## The Paily Standard.

### City and State Items.

Another Outrage.

On Saturday night about 8 o'clock, Mr. William Fort, a respectable and industrious citizen was found lying in the ditch, near Mr. Jefferson Fisher's lot, on the north side of Nash square, in this City, with a severe wound on the back of the head, toward the left side, and another over the right eye, of which he died yesterday about 1 o'clock .-He was discovered by Master Heartt, son of Mr. L. E. Heartt, and taken to his home, in an unconcious state, from which he did not recover up to the moment of his death. Dr. McKee was called in, but the case was beyond the aid of medical skill. This was, without doubt, the work of an assassin and robber, as the pockets of Mr. Fort were found turned outward and their contents gone. We have seldom been called upon to chronicle a more glaring and atrocious act of villainy.-Mr. Fort was a peaceable, quiet and industrious citizen, and leaves a wife and four children, who were dependent upon him for sub-

This is but another instance of the constantly increasing acts of lawlessness in our midst, and the fact that, as in former cases of first Monday in February. outrage, no clue has been obtained of the ter instance of burglary and highway robbery, is recorded, with scarcely a day's interthe suppression of these outrages and the arrest or driving away, those who are engaged self. in their nightly commission.

sistence.

We respectfully suggest that the Mayor call a meeting of the citizens at the Court House, at an early day, to take this subject into consideration, and to deliberate and exchange views as to the best and most effectual mode of providing agaist the evil complained of, and of detecting and punishing the perpetrators of these devilish acts. The one with whom we have conversed in regard down and robbed, which, however, did not they had about their persons. It is high time a stop was put to these proceedings, and if the authorities do not take steps in that direction, the people at large will be necessarily compelled, in self defense, to take the matter in their own hands.

We again respectfully urge the calling of a public meeting by the Mayor, believing that it will be attended with beneficial re-

P. S.—We have since heard it suggested that Mr. Fort was not murdered merely for the sake of money. It is known that he unfortunately killed a deserter during the war, and it is now suggested that this had something to do with his untimely end. Without designing ourselves to give credence to such a rumor, it is nevertheless believed by many to be founded on just suspicions. At any rate, it is a most terrible condition of affairs, when a man's life is not safe while walking an hundred yards at night from home. Let steps be at once taken for the suppression of

A Row on the Cars.

We learn that as the train on the North-Carolina Railroad was coming east a few nights ago, a man by the name of Farmer, an employee in the smith's shops of the Company, got on at Company's Shops, with a view of coming to Raleigh, but not having the necessary pass absolutely required of all employees of the road when going in the trains, and without which no conductor is allowed to pass them without pay, the conductor told him, when the train stopped at Haw river, that he must either exhibit a pass, pay his fare, or get off the train. He swore he would do neither, whereupon the conductor called assistance and was about to proceed to put him off, when he knocked under and agreed, if they would open the door, he would get off without more trouble. He accordingly stepped off the platform, and being drunk, staggered to the verge of the hill at the end of the bridge and tumbled down, hurting himself considerably in his descent.

Moral.-Drunken people, without passes, who won't pay, had better keep off railroad trains when conductors are on who are concientious in the discharge of their duty.

Delicious, refreshing, purifying, preservaapplied to the famous Sozopowr, in thousands of households every day. And why? Simply because all the virtues mendaciously claimed for other dentifrices, actually exist in this wonderful preparation,

\$50 REWARD

Stolen from the Stables of the subscriber, the night of the 13th inst., two Mules, sm good order; one of the Mules is a black Ho Mule, nine or ten years old, ears erect and quick motioned. The other a light Bay, aix or seven years old, was trimmed and roached last Spring; has a small white mark on each side of her back; caused by a burt from barness. Any information so that I can get them, or delivered will be rewarded as above.

dec 16—3tpd

H. O. PARKER. H. O. PARKER.

A. T. M. Lander & Co.

# Daily North-Carolina Standard.

"LIBER TY AND UNION, NOW AND FOREVER, ONE AND INSEPARABLE,"-Daniel Webster.

VOL. I.

#### North-Carolina Legislature.

SATURDAY, Dec. 16, 1865. Senate met pursuant to adjournment. Journal of Friday read, and the Senate proceeded to the discharge of the public bus-

The bill to amend an act incorporating the Tuskegee Turnpike Company was read

first time and passed. The bill to regulate the terms of the Supreme Court and for other purposes, passed ts third reading.

Bill for the relief of the late sheriff of the county of Craven, read second time and laid on the table, Bill relative to the town of Fayetteville,

read first time. Bill to repeal the 10th section of chapter 12th, revised code was read first time. Mr. Howard from the committee on the

ludiciary, reported the bill relative to clerks and sheriffs, and recommended that it do pass. Rules were suspended, and the bill passed its several readings. On the third reading, the yeas and nays were called; whereupon Mr. Gash moved to lay the bill on the table, which motion did not prevail .-The bill was then passed, yeas 22, nays 10, On motion of Mr. Howard, the rules requiring bills to lay over, were suspended for

the day. Mr. A. J. Jones, from the committee on internal improvements, reported back the bill relating to the Western North-Carolina Railroad company, and recommended that it do pass. Further action thereon deferred to

Mr. Warren rose to a personal explanation. His attention has been called to a communiact, shows the total inefficiency of the pres-ent police system of the City. Instance af-linder, in which the following language in reference to himself occurs: "And it is to be regretted that he allowed himself to become bery, is recorded, with scarcely a day's inter-mission, and yet there has not been the first Mr. Warren disclaimed any such complicity. detection or arrest of the perpetrators of He did not know the author of the article in these crimes. No man's life or property is question, but he must have known that the accusation was untrue-he pronounced it safe, and we therefore call upon the City au- false. No member of this Legislature could thorities, in the name of the entire people, say he had approached him on the subject of for the initiation of some means adequate to the office to which he had recently been elec-

> The bill reported from the Judiciary committee relative to the paupers of the State, was, on motion, deferred to the adjourned session in February. The following engrossed bill from the

House was read the third time. WHEREAS, doubts may exist as to the validity of appointments made, and other acts done at the several sessions of the General Assembly in the State since the 20th day of May, 1861, and whether such are within the terms of the ordinance of the convention suggestion meets the approbation of every ratified the 18th day of October, A. D. 1865. entitled "An ordinance declaring what laws and ordinances are in force, and for other purposes." Now, in order to the removal o

1st. That all appointments and elections terminate so fatally, the parties being only bruised and relieved of the surplus valuables Assembly not inconsistent with the Constitution of this State and of the United States. and the obligations of the citizens of the State to the government of the United States, are hereby declared to be valid to the same extent and in like manner as if no question had been made of the lawful authority of such General Assembly.

2d. That this act shall be in force from its ratification.

Mr. Warren moved to defer further action on the subject to the first Monday in February next. Not agreed to. Mr. Arendell then moved to adjourn till

Monday morning, 6 o'clock, and on this motion the yeas and nays were called, and resulted, yeas 15, nays 18. The question then recurring on the pas-

sage of the bill on its third and last reading, Mr. Jones, of Wake, addressed the Senate i opposition to the bill, at length, as did Mr Arendell. Messrs. Ferebee and Howard in favor of the bill. Mr. Arendell then moved to lay the bill on the table; Mr. Ferebe called for the yeas and nays, which resulted yeas 11, nays 15. The question then being on the passage of

the bill on its third reading, was again discussed by Messrs. Hall and W. D. Jones. Mr. Warren then moved to adjourn unt Monday morning, 6 o'clock, which motio did not prevail; yeas 3, nays 16-no quorur

being present. The motion to adjourn was again made and resulted-yes 2, nays 14-no quorum being present.

A call of the House was then made, whe appeared that 27 Senators were absent. Mr. Howard then moved that the door keepers go in search of the absent Senator and request their attendance. At 31 o'clock Mr. Arendell appeared an rendered a valid excuse for his temporar

It appearing evident that a quorum woul not appear again in the Senate during the present session, and a debate having bee indulged on points of order, &c., until afte 4 o'clock, the Reporter closes his report b' offering his thanks to honorable Senators fo the many acts of courtesy shown him durin the session now at an end. The Reporter he endeavored to lay an impartial report of the proceedings before the public, and feels grat ified that they have been so construed.

HOUSE OF COMMONS. SATURDAY, Dec. 16, 1865. The Speaker called the House to orde:

Prayer by Rev. C. H. Wiley. Mr. Manly for the judiciary committee re perted back a bill to carry into effect an or dinance of the Convention to provide for the election of clerks and sheriffs, and recom-

mended its passage.

Also, on a resolution of inquiry in regarto the validity of elections of officers of com-mon schools and trustees of the University ve, indispensable, exquisite, are the terms bents not having disqualified themselves in the sense of the ordinance of the Convention.

vacating offices, &c. The committee reported a bill interpreting the scope and meaning of the ordinance of the Convention on the subject, which passed the several reading under a suspension of the rules.

Mr. Hölderby introduced a bill to increase the per diem and mileage of jurors and with nesses, which was referred to the committee on salaries and fees.

A message was received from the Senat transmitting the following engrossed bill-and resolutions: A bill to revoke certain wills, and

A bill concerning advancements; both referred to the judiciary committee.

A report from the committee on the asy lum of the Deaf and Dumb and the Blind Progress will please copy 3 times and send with a proposition to print, which was concurred in.

### RALEIGH, N. C., MONDAY, DECEMBER

A resolution embodying the understanding of the General Assembly in adopting the Constitutional amendment of the United

States in regard to slavery.

Mr. Waugh moved to lay the resolution on the table, and it was not agreed to, yeas 27, navs 51.

YEAS—Messrs. Beasley, Bryson, Burton, Candler, Coates, Faircloth of Greene, Flythe, Garland, Harper, Henrahan, Holderby, Horton, Moore of Chatham, Murrill, Nicks, Newsum, Page, Palmer, Potter, Roseboro, Sharpe, Smith of Columbus, Waugh, Webb, Wilson, Yellowly and York-27.

NAVS—Messrs. Arrington, Ashworth, Bax-ter, Black, Blackmer, Blair, Bonner, Burgess, Caldwell, Cameron, Carson, Chadwick, Cowan, Craig, Crawford, Davis of Carteret, Dunn, Everett, Foster, Furr, Gaines, Gidney Hawes, Holmes, Houston, Jenkins of Gaston, Jenkins of Warren, Joyner, Judkins, Kenan, Kinney, Lee of Gates, Leigh of Tyrrell, Logan, Luke, Manly, McAden, McEachen, Mc Intosh, McKay, McNair, Melson, Moore of Alamance, Moore of Martin, Murphy, Niven, Smith of Guilford, Smith of Hertford, Thigpen, Trull and Whitley-51.

Mr. NcKay moved to amend by adding after the words, "we have accepted and ratified the said amendment in the sense given to it by the Hon. Wm, H. Seward, Secretary of State of the United States," the words "and in accordance with the reconstruction policy as laid down by President Johnson." The amendment was discussed by Mr. Me-Kay in favor, and Messrs. Jenkins of Warren and Smith of Hertford in opposition. On its adoption the yeas and nays were ordered and

the amendment rejected, yeas 33, nays 40. YEAS-Messrs, Ashworth, Beasley, Black, Blackmer, Blair, Bryson, Candler, Carson, Coates, Craig, Dunn, Faircloth of G., Flythe, Furr, Garland, Harper, Holmes, Horton, Jenkins of Gaston, Kinney, McDonald, McIntosh, McKay, Murrill, Nicks, Newsum, Palmer, Roseboro, Sharpe, Smith of Columbus, Waugh, Webb and York—33.

NAYS-Messrs, Arrington, Baxter, Bonner, Burton, Caldwell, Cameron, Chadwick, Crawford, Davis of Carteret, Everett, Foster, Gaines, Gidney, Hawes, Holderby, Houston, Jenkins of Granville, Jenkins of Warren, Joyner, Judkins, Kenan, Lee of Gates, Logan, Luke, Manly, Marler, McAden, McEachen, McNair, Melson, Moore of Alamance, Moore of Martin, Murphy, Niven, Smith of Guilford, Smith of Hertford, Thigpen, Trull, Whitley

The resolution was then adopted on a call of the yeas and nays. Yeas 54, nays 25. YEAS-Messrs. Arrington, Baxter, Bonner, Burton, Caldwell, Cameron, Chadwick, Cowan, Cox, Craig, Crawford, Dunn, Everett, Flythe, Foster, Gidney, Hawes, Henrahan, Holderby, Hoke, Houston, Hyman, Jenkins of Gaston, Jenkins of Granville, Jenkins of Warren, Joyner, Judkins, Kenan, Lee of Gates, Leigh of Tyrrell, Logan, Luke, Manly, Marler, McAden, McDonald, McEachen, Mc-Intosh, McKay, McNair, Melson, Moore of Alamance, Moore of Martin, Murphy, Niven, Newsum, Smith of Columbus, Smith of Guilford. Smith of Hertford, Thigper, Trull, Gaines, Harper, Holmes, Horton, Kinney, Murrill, Nicks, Palmer, Potter, Sharpe, Webb, Wilson and York-24.

A Resolution in favor of Briggs and Dodd, referred to the committee of Finance. Mr. McDonald introduced a resolution to request Gen. Ruger to release Benjamin Robinson of Cumberland county, who had been arrested by military order, which was laid upon the table on motion of Mr. Blackmer. A message was received from the Senate transmitting engrossed bill, being a general bill for the relief of those who have suffered T. J. MITCHELL. by the burning of the records in the several counties of the State-referred to the Judi-

ciary committee. By Mr. York, a resolution instructing the Finance committee to inquire into the expediency of modifying an ordinance of the Convention in regard to the tax on spirituous liquors distilled in the State.

By Mr. Page, a bill to increase the tax on the distillation of spirituous liquors from grain in this State; referred to the committee of Finance.

The bill to carry into effect the ordinance of the Convention for the election of Clerks and Sheriffs, was taken up and passed the several readings.

On motion of Waugh, the House took a recess until half past three o'clock to-day.

AFTERNOON SESSION.

The House met pursuant to adjournment. A message from the Senate transmitting engrossed bill to decrease the expenses of Sheriff's in making returns—passed the several readings under a suspension of the rules. On motion of Mr. Judkins the House adjourned to meet at four o'clock on Monday morning.

A GEORGIA DESPATCH FROM THE PRES-IDENT.—On the 12th instant, the Provisional Governor sent the following despatch to the LEATHER Legislature:

WASHINGTON, Dec. 11 .- "The Governor elect will be inaugurated, which will not interfere with the Provisional Governor. You will receive instructions in a few days in regard to being relieved. Why cannot wou elect a Senator? I would issue no commissions to members of Congress, but leave that for the incoming Governor. We are under obligations to you for the noble, efficient and patriotic manner in which you discharged the duties of Provisional Governor, and you

will be assisted by the government.

ANDREW JOHNSON, President. A committee was appointed to wait upon Mr. Jenkins, and learn when it would suit him to be inaugurated. It is understood that he is desirous to know his real status before taking his seat.

—A letter from Milledgeville to the Macon Journal, says "that distinguished Georgian, Hon. A. H. Stephens, is here, to aid, by his wisdom and prudent counsel, this legislative body to replace Georgia among the sistertion. His very presence is like a blast from Roderick's horn—worth a thousand men."—
His health is bad, and he looks more like a FIRE AND BULGLAR PROOF SAFES. dead man than a live one."

-Mr. Otar son, formerly city editor of the New York Times, is to have the editorial management of that paper during the absence of Mr. Raymond in Congress. Mr. Gray still remains general editor at the Tribune establishment. Mr. Croly, the managing editor of the World, has been quite ill, but is now able to resume his duties. Mr. Hudson, managing editor of the Herald, has also been very sick. James Gordon Bennett, Jr., is now going through the necessary training prior to Decoming "the old man's" successor.

New York has one policeman for every 400 residents; Boston for every 500; Chicago one for 656; Baltimore one for 800; Philadelphis one for 1,050.

ADDRESS OF JONATHAN WORTH. GOVERNOR ELECT OF NORTH-CAR-OLINA.

Gentlemen of the Senate,

and of the House of Commons : If I were about to enter on the discharge of my duties you would expect me, according to usage, on this occasion to declare my views on some of the subjects likely to require excutive action.

As the ordinance of the Convention under which I have been elected, provides that I am not to act until the Provisional Government shall be discontinued, and as that discontinuance may not occur, during my official term, I deem it premature and inapproate to discuss subjects on which I may not be allowed to take action.

I regard it, however, as a fit occasion for me to declare, that the people of North Carolina, impoverished by the late desolating war, and discouraged by the uncertainties of the future, ardently desire a restoration of the Union, and of civil government. The animosities which produced and grew out of the war, on our part, are raipidly passing away. All good and wise men feel that the common good of our whole country requires the suppression of the sectional criminations and recriminations, from which have sprung our national calamities. I am sure that the great body of our people desire that national amity shall be restored. Such I am assured and believe is the general feeling among those we lately called our foes. Such is peculiarly the case amongst the brave men who perilled their lives in the respective armies, ately engaged in mortal combat. The brave are always generous.

Admonished by the recent past, surely the virtue of this great nation will not again surrender itself to the guidance of turbulent sectional leaders.

I am sure all our people, if now admitted into full communion with the United States, upon the terms prescribed by the President. (with all which terms we have fully complied,) would perform all their constitutional obligations, with as much fidelity as any people in the Union. Unfounded distrust will not beget kindness and confidence. We ought to be judged by our acts. To them I appeal for the verifications of my assertions.

We honor the generous magnanimity and elevated statesmanship exhibited in the President's plan of reconstruction. It looks to ermanent good of the whole nationand in view of the appalling difficuties with which he was surrounded, is probably the wisest practicable plan which could be desired. We have promptly and almost unanimously complied with all its provisions-by declaring our ordinance of secession null and void by amending our constitution abolishing slavery, repudiating our war debt, ratify the amendment to the constitution of the United States forever prohibiting slavery in the States and by solemnly taking an oath renewing our allegiance to the United States all these acts are held insufficient to enti-

do anything which will be held satisfactory. I will vouch for North Carolina, if not Carolina my most profound thanks for the distinguished honor they have done me, in electing me as their chief magistrate, -and if I shall be called upon to perform the dutles of the position, I shall most fervently implore the Giver of all good to inspire me with ability to discharge my duties in a manner acceptable to the State, and promotive of the best interests of her people. [Prolonged Ap-

tle us to confidence, we can scarcely hope to

MITCHELL & ALLEN,

WHOLESALE DEALERS IN HARDWARE, 22 Pollock St., Newbern, N. C.

TAVE IN STORE, AND OFFER FOR SALE 200 doz, assorted Locks.

1,000 pairs Hinges.
500 gross Screws.
300 doz. Knives and Forks. 150 doz. Pocket Cutlery. 100 doz. Taper, Cross-cut, Mill Saw, and Bastard Files.

A full stock of Carpenter's, Coopers', Machinist's, Blacksmith's, Turpentine, and Saddlers' Tools, to which we invite particular attention. 50 kegs Horse Shoes. 100 kegs Cut and Wrought Nails.

100 sets Buggy and Wagon Rims 100 " Spokes
100 " Hubs and Axles. Spokes. 100 Ladies' and Gent's Saddles, Bridles Harness, Whips, Collars, &c., &c.

50 kegs Powder. CROSS-CUT.

CIRCULAR

AND RUBBER

BAR AND SHEET IRON.

LEAD, TIN, AND HOLLOW WARE. We keep and are constantly receiving,

PLOWS, SHOVELS. HOES, FORKS. AXES, STRAW CUTTERS,

CORN SHELLERS, &c

SOLE AGENTS for the celebrated Queen of the South " COOK STOVE.

Also; Agents for FAIRBANK'S Platform and Counter Scales,

Which we sell at Manufacturer's prices.

dec 15-tf AFORD FEMALE COLLEGE. The 30th Session will open on Monday the 12th of February, in the magnificent building erected by the Grand Lodge of North-Carolina. For Circulars, showing the course of Instruction, terms, regulations, &c., apply to

J. H. MILLS. dec 16-2taw12t Oxford, N. C. HHDS. BRIGHT BACON SIDES.

10 half bbls. Lard.
10 kegs
20 palls
10 tubs Mountain Butter.
In store and for sale by
dec 18—if B. P. WILLIA B. P. WILLIAMSON & CO. A CHARLES

NO. 205.

ETNA LIFE INSURANCE CO., WILLIAM H. CROW, GEN. AGENT, OFFICE-North of the Capitol, Wilmington St., Raleigh, N. C.

Facts to be Considered. There are but few subjects presented to the mind of man upon which there are not a great variety of opinions, and about which there are not protracted discussions. But there are a few facts o well established, and so uncontrovertible that they are universally assented to. One is that all men now living, will soon be called upon to gather up their feet and depart to the land of the dead. "One generation goeth, and another cometh, and we have no abiding city here," is a matter about which there is no dispute. Another is, "Of the day, and of that hour, knoweth no man." Whether death cometh at the twelfth hour or the cock-crowing, is of equal uncertainty to

ground us, to take their final leave, in that sad circle centres all our earthly interest. The last earthly rational thought of Husband and Father, is Wife and Children, (if worthy of sustaining such endearing relations.) Another is, no man living knows what may be the result of his efforts to secure a competence for his family. "Riches take to themselves wings and fly away," has been realized by how many? Adverse winds of tomorrow, may take the places of to-day's prosperous gales; under currents which the most penetrating eye cannot see, or the strongest arm control, may in an evil hour sweep away the hard earnings of years. Another is, no man ever has, or ever can assume more sacred obligations, than Husband and Father. Hence it is said, that he that will not provide for his own household worse than an infidel. Now, what Husband anc Father is there bat-

tling with the difficulties of life, knowing as he must, that uncertainties attend every effort, and wait upon every enterprise, that he has not with earnest voice, and anxious heart, called to the future to unlock its barred gates and reveal to him the result of this or that undertaking. But the only voice that comes from that land of silence, le, Verily, thou knowest not what shall be on the

Such are some of the few facts about which there is no controversy, and such are some of the uncertainties that ever have, and ever will, gather around our pathway through life, and which have in generations past, and will in generations to come, trouble and oppress the Husband and Father. Now in view of these facts, responsibilities and uncertainties, it is for you to judge and decide upon the propriety, necessity, and duty, of making a policy on your life for the benefit of your family. Will it not relieve you of your present anxiety to know that a certain portion of the fruits of your labors are secured to that family Remember that whatever you pay for a life policy is paid to them. The stranger intermeddleth not

Remember also, that \$5,000 paid to them in that day when the heart and flesh shall fail you, will be more to them than \$10,000 while you are here to provide for them. Also remember, that the diminished in the settling of your estate, and that from generation to generation, Life Insurance has answered the end for which it was ordained, as fully, to say the least, as any institution of man's creation, and that its primary object was, and still s, to secure the family against the stern realities of want, and to relieve from corroding anxiety those who have assumed family responsibilities. Do you say "I know it would be wise in me to take out a policy and I intend to do so soon; but just now I want to use all my funds in my business." Friend, if it is wisdom in journal all, it is folly to defer it, to-morrow is in eternity, all, it is folly to defer it, the self of to-morrow," Sufficeent unto the day is the evil thereof.' Procrastination is the thief of time.'

The Ætna Life Insurance Company offers you all the inducements to insure that can be found in any company. Its assets are over a million and a half. It has a surplus of \$300,000 over and above what is required to reinsure all its policies. Its ing as large dividends to its policy holders as any other Company. Its officers are competent busi-ness men. Its assets are as permanently and as safely invested as any other company can invest theirs, and from which as good interest is being received. It pays its losses as promptly, is as particular in the character of its risks, and as yet t is a stranger to litigation.

November 28. DHOTOGRAPH AND FINE ART GALLERY.—The subscriber takes this method of informing the citizens of North Carolina that he has taken the Photograph Gallery formerly occupied by E. Hunt, on Main Street, renovated and refitted it in a first class style, and is now prepared to execute all kinds of pictures known in his line, from the smallest miniature to a lifesize portrait colored in oil. Persons having pictures of deceased friends, may send the likeness, with description of person, color of hair, complexion, &c., and obtain a picture of any size, colored in bil. A splendid stock of material al-

ways on hand. Plair, and fancy cases, and card de visites made at the shortest notice.

The subscriber flatters himself that after a practical experience of 16 years, he will be able to please even the most fastidious. He is determined to keep pace with the times, and that none may have cause to send work in his line beyond Raleigh to get it better executed, or on better

Particular attention given to the making of Children's Likenesses. Citizens and strangers are invited to call and examine specimens of the art, whether they desire a likeness or not, over the store of M. Grausman, Main St. Cloudy weather makes no differ-The trade can be furnished with instruments, stock and materials. J. W. WATSON.

Raleigh, oct 5-3m LARGE SALE OF HOSPITAL PROPERTY. MEDICAL PURVEYOR'S OFFICE.

NEW BERNE, N. C., Dec. 6th, 1865. WILL BE SOLD IN THIS CITY AT PUB-VV lie auction on Wednesday and Thursday, 20th and 21st days of December, 1865, a large lot of Hospital Property, consisting in part of about 3000 Biankets, 2000 Hair Pillows, 1000 Dressing Gowns, 1000, Mattresses, 5000 Sheets, 2000 Shirts and Drawers, and many other articles of bedding.
Also, books, a lot of standard medical works,
100 U. S. Dispensatorys, 30 Wood's and Bennett's
Practice, 100 Erichsen's and Gross' Surgeries, 100
minor and military Surgeries, and many others. A large lot of new and second hand household furnishing goods will be sold: such as Wash Basins, Knives and Forks, Spoons, Kettles and Pans, Candlesticks, assorted Dishes, Pots of all kinds, Looking-glasses, Funnels, Plates and Mugs, Cooking Stoyes, Tables, &c., &c. Also, Surgical and Dental Instruments, Amputation and Pocket Cases, and every variety of appliances. Teeth extracting instruments and Syringes for surgical injuries.

Terms cash, to be more fully made known at respecting these time of sale. Any information respecting these

stores can be obtained at this office. Asst. Surgeon U. S. Vols., Medical Purveyor's Dept. N. C.

LAND FOR SALE, LEASE, OR RENT. VALUABLE FARM CONTAINING FIF-A teen hundred acres. About one half is in a high state of cultivation, lying in Wilson County, on the waters of Toenot Swamp, 10 miles south of Wilson and 4 miles north of Stantonsburg. There is inexhaustible quantities of the best kind exhaustible quantities of the best kind There is inexhaustible quantities of the best kind of mari and muck, a large quantity of both are now thrown up ready for immediate use. There is also on the premises a large new dwelling house with six large rooms, all with good fire-places, barns, stables, gin-house, cotton-press, and all necessary out-houses, all in good repair.

The most of the land is well adapted to the culture of cotton. For futher particulars apply to REUBEN BYNUM, Stantonsburg, N. C., or C. J. ROUNTREE, Wilson, N. C.

W. H. MCRARY & CO., General Commission Merchar its WILMINGTON, N. C.,

Have recently been appointed Agent state of North-Carolina, of the PACIFIC GUANO COMPAN Y.
and also Agents of the Unadulterat ed Flour of in
Bone Company.
We expect a supply of these it avaluable fertillizers in a short time, and solleit orders for the
same from our old customers and
farmers generally.

DISTRICT OF NORTH-CAROLINA. ALBEMARLE DISTRICT COURT, 2nd Monday in

1. The rules of practice of the Courts of the United States in cases of Admiralty and Maratime jurisdiction on the instance side of the Court, prescribed by the Supreme Court of the United States at the Japanese form 1845 and the United States at the January term 1845, and the rules of said Court in addition and in modification of the same, are hereby adopted as rules of practice in this Court in all cases of Admiralty and Maratime ju-

2. Upon filing Libels in the office of the Cleri Court (except libels for Seamen's wages the libellant, his agent or proctor, shall enter into stipulation in the sum of two hundred and fifty iollars, with good security, before the Clerk of this Court to pay all costs and expenses which shall be awarded against him or them by any decree of this Court, or upon an appeal by the appellate Court; and in case the libellant prays for warrant of arrest of property, and ask for such process to issue, the libel shall be verified by oath or affirmation before the Clerk, a Commissioner of the United States, or any State officer authorized by law to administer oaths; and in such case the libellant shall enter into aciditional stipulation before the Clerk of this Court, with good securi-ty, in the sum of five hundred dollars, to pay all damages which shall be awarded against him by any decree of this Court, or upon an appeal by the appellate Court, and thereupon the Clerk shall issue the process prayed for; Provided, however, That when the libel claims salvage, and avers that the libellant has possession of the property and is ready to deliver it to the Marshal, no stipulation shall be required before process issues.

3. When the libel is for salvage, the value of the property shall be appraised by the Commissioners of Navigation for the port of Edenton, and the bond or stipulation to be taken by the Marshal from the claimant, shall be the amount of the appraised value. 4. In case of arrest of property by the Marshal he shall cause public notice thereof, and of the time assigned for the return of said proceess and

the hearing of the cause, (which shall be the next regular term of this Court, unless a differerent day is specially ordered by the Court) to be given in some newspaper published in this district, for three weeks, and in event there shall be no such paper published, then in some paper published in the City of Raleigh.

5. When a libellant, claimant or respondent re sides out of this District, the libel, claim or answer may be sworn to by the Proctor, Agent or

Attorney, in fact. If the personal answer, unde oath, of the libellant, complainant or respondent to averments or interrogations shall be demande and it shall appear to the Court that the ends of justic require such answer, a Commissioner or edimus potestatum may issue to take the same. 6. In addition to that which is required to t stated by 28rd Supreme Court rule, the libel shall aver the amount of the debt, damages or salvage for which the action is brought, this amount with the addition of two hundred and fifty dollars in a suit in rem, and one hundred dollars in a suit in personam, shall be endorsed by the Clerk on the the act of 3rd March, 1847, or the Court or Comalssioner to take, and the defendent or claimant give the bail or stipulation required by law or he rules of the Court. In cases of salvage the libel shall also state the value or estimated value of the property saved, the names of the principal salvors, and that the suit is instituted in their behalf, and in behalf of all persons interested or as-sociated with them. It shall also have annexed to it a list of the names of the salvors and of all other persons entitled to share in the salvage, and also any agreement of consortship existing among them, so as to enable the Court to decide the salv age according to the rights and interest of the

7. Whenever it may become necessary, three disinterested appraisors may be appointed by the Clerk of the Court; and all appraisments shall be made at the costs value of the property, and if there be different kinds of goods, then the separate value of each kind shall be assessed, and such ament shall be filed in the Clerk's office discharge. Such appraisors shall be allowed ten-dollars for each day for the time they may be engaged necessarily in making such appraisements.

8. Parties, their Agents, Proctors or Attorneys, may apply for special terms of this Court, and in case a special term of Court shall be ordered by the Court, then it shall be the duty of the Clerk to cause notice of the time and place of holding me, at the Court House door in the town of Edenton for twenty days prior to the sitting of the same, and notify the parties, their Agents. Proctors or Attorneys in all suits to be tried at such time.

9. The 1st, 2d, 4th and 9th rules of practice in relation to Attorneys and Proctors, official newspapers, and the manner of forming Juries, adopted at Fall term 1858 of this Court, are affirmed and the residue of said rules are hereby repealed. Ordered by the Court that these rules be published in the N. C. Standard for 6 weeks. nov 28-1916w | SAMUEL T. BOND, Clerk.

WE MUST SELL QUR GOODS

BEFORE JANUARY 1st., As we close our buiness in RALEIGH on that date. We shall sell for

TWELVE DAYS.

At prices to SUIT CUSTOMERS. Regardless of Cost! When on Thursday and Friday, December

28th and 29th, the balance will be Sold at AUCTION ! We are in EARNEST, and mean Business.

Dry Goods. Millinery Goods,

The Stock consists of

Clothing. Liquors,

Country Merchants

GRAND AUCTION GEO Z. FRENCH & Co's..

Thursday and Friday, December 28th and dec 14-istjan1 TUSTUS KINSEY, 1

Andrew Case and Joseph
O'Daniels.

In the bill of complaint of Justus Kinsey against
Andrew Case and Joseph O'Daniels, filed before
Ho'L Daniel G. Fowie, Judge, &c., at chambers
in Raleigh, it appearing to the satisfaction of said
J'adge that Andrew Case, one of the defendants,
's a non-resident of the State, the said Andrew
Case is hereby notified to appear before said Judge
at chambers, in Raleigh, on or before January 15th
1866, and answer said bill of complaint, or the
same will be taken pro confesso as to him.
It is ordered that this notice be published in the
Raleigh Standard for twenty days.

By order of said Judge:
dec 11—20t

W. S. MASON, Clerk.

NOTHER HORSE STOLEN!

Taken from my stable, near Morrisville, N. C., on the Chapel Hill Road, on Monday night last, a BLACK HORSE, medium size, roached mane, inclined to turn to the right side, both hind feet white, right has more white than the left, drooped rump, ahod before, one shoe loose. I will pay \$35 for the return of the horse, or \$50 for the horse and thief.

Mrs. E. J. HAWRARD.

No paper in the South has adv. superior to the Star Lard.

500 Silver Tespots and Coffe Urns, 500 Silver Chafing Dishes, 1000 " Ice Pitchers, 2500 " Syrup Cups, with 5000 Silver-Goblets and Dr

baskets, 5000 dozen Silver Tea Spoons Forks,

250 Gents' Gold Hunting case
Watches,
250 Ladies' Gold and Enameled
Hunting Case Watches,
500 Gents' hunting case silver
Watches,
500 Gold Vest and Neck Chains,
5000 Gold Vest and Neck Chains,
5000 Jet and Gold Bracelets,
5000 Jet and Gold Bracelets,
2000 Chatelaine chains and guard do
7000 Solitaire and Gold Broocnes,
5000 Opal and Emeraid Brooches,
5000 Mosaic, Jet, Lava and Florantine Ear Drops,
7500 Coral, Opal and Emeraid Eardrops,

drops, 4000 Cal. Diamond Breast-pins, 3000 Gold Fob and Vest Watch-keys,

4000 Fob and Vest Ribbon-slides, 5000 sets Soltaire sleeve butens studs, &c., 2000 Gold Thimbles, Peneils, &c., 1000 Miniature Lockets, spring, 3000 Gold Toothpicks, Crosses, & 5000 Piain Gold Rings, 1000 Score set and Signet Rings,

1000 Stone set and Rings, 5000 Chased Gold Rings, Diamond Riv 1000 California Diamond Rings, 7500 sets Ladies' Jewelry, Jet at Gold,
6000 sets Ladies'
Pearl, Opal and other stones,
1000 Gold Pens, Silver Extension
Holders and Pencils, 5000 gold pens and gold extension holders, 15 25 5000 Ladies' Glit and Jet Buckles, 5 4 15

and Balls, Certificates of the various articles are first put into envelopes, sealed up and mixed; and who ordered are taken out without regard to choice and sent by mail, thus giving all a fair chance. On receipt of the certificate, you will see who you are to have, and then it is at your option to send the dollar and take the article or not. Purchasers may thus obtain a Gold Watch, Diamond Ring or any set of Jewelry on our list for ONE DOLLAR.

SEND 25 CENTS FOR CERTIFICATE. In all transactions by mail, we shall charge for forwarding the Certificates, paying the postage and doing the business, 25 cents each, which must be enclosed when the Certificate is sent. Five Certificates will be sent for \$1; 12 for \$3; 85 for \$5: 100 for \$15. \$5: 100 for \$15.

AGENTS.—We want Agents in every Regiment, and in every town and County in the Country, and those acting as such will be allowed 10 cents on every Certificate ordered by them, provided their remittance amounts to One Bollar. Agenta will collect 25 cents for every Certificate, and remit 15 cents to us, either in Cash or Rostage Stamps.

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BRANSON & FARRAR MAPS! MARS! Large Map of North Carolina Pocket Map of North Carolina Pocket Map of Virginia, Pocket Map of the United States, BRANSON & FARRAR.

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ARY RABSES of the Indians of North Carolins. From the gifted pen of "Charite Vernon."

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The usual deduction made to the trade.

Call for Catalogues containing prices.

BRANSON & FARRAR.

nov. 6—tf Baleigh, N. C.

Headquarters Dep't of B. Carolin RALEIGE, North-Carolina, Nav. 17, 1965.

The time during which citizens were permitted to retain the public animals is, their possession having expired, all such animals will be collected and turned in to the Quartermaster's Department, to be disposed of in accordance with existing orders and regulations.

By order of Brevet Major General Russia:

J. A CAMPBELL

Assistant Adjutant General

In accordance with the above Checular, person to whom Horses and Mules have been loaned by the undersigned, will be required to return them to me at Raleigh, without delay, or to my authorto me at Raleigh, without delay, or to my authorised Agents at the following points, viz:

To A. M. Robinson, at Oxford, between the 90th and 27th day of December, 1865—or

To N. S. Johnson, at Fayetteville, between December 20th, 1865, and January 3d, 1866.

Sales of this property, together with a lot of Wagons and Harness, will take place

At OXFORD, December 27th, 1866.

At FAYETTEVILLE, January 3rd, 1866.

At RALEIGH, January 9th, 1886.

By order of Brevet Brig. Gen'l J. F. Royn. By order of Brevet Brig. Gen'l I. F. Born.

A. M. GAROUTTE. Capa & Asse Q. M.