1. A Postmaster is required to give no tice by letter, (returning a paper does no answer the law) when a subscriber does not take his paper out of the office, and a neglect to do so makes the Postmaster responsible to the publisher for the pay-

2. Any person who takes a paper from name or another, or whether he had subscribed or not is responsible for the pay. all the counties of the District. 3. If a person orders his paper disco

tinued, he must pay all arrearages, or the publisher may continue to send until pay-ment is made, and collect the whole office or not. There can be no legal discontinuance until the payment is made. 4. If the subscriber orders his paper to be stoped at a certain time, and the pub-

lisher continues to send, the subscriber is bound to pay for it, if he takes it out of the Post-office. The law proceeds on the ground that a man must pay for what he

leaving them uncalled in prima Jacia evidence of intentional fraud.

# The Old North State

SALISBURY, FRIDAY, MARCH 19, 1869

### LOCAL AND STATE ITEMS.

NEW ADVERTISEMENT .- Large Stock of Goods for sale at Jenkin's Corner .-M. W. Javis, agent. Sale of Valuable Law Books, -Andrew

Murphy, assignee.

The Equitable Life Assurance Society of the United States .- A. A. Harbin, Agent, Mocksville, N. C.

& Co., Wilmington. Death to Bed Bugs .- At Dr. Sill's. Long Red Mangel Wurzell beet seed;

At Dr. Sill's. N. C. R. R. Stock Wan'ed-at this

Attachment Notice .- W. R Sharpe Executors Notice .- Col H. C. & Capt. J. M. Jones.

St. Cloud Hotel-New York. Dr. Lawrance's Celebrated Womans Friend .- J. H. Baker & Co., Norfolk Va The claracter of Doctor Lawrence, and the success of his other remedies warrant us in recommending this.

Within & few months past Obadiah Woodson of this place has had several valuable hogs stolen from him, and Tab to complain, but thought it was hard to treat him that way,—that eight inches high. 24 years of age, brown the regues did not leave him even the complexion, bluck eyes, woolly hair; and is charged with the murder of Charles of the Carolina Farmer is a gem of typical him another visit —this time skin. paid him another visit,-this time skinng the bog and leaving the skin and head. We are requested by Obadiah to say that he is now perfectly satisfied that Daniely near Marlville, in Bladen county see that North Carolina can afford such riod, it is difficult to conceive how the people could have lived without it. Is it less his hogs have been taken by persons who are disposed to do as they are requested. and hopes they will pay him no more a few days, we give place to here. On visits in their line of business, or if they should to inform him of the time as he wishes to be present superintending the

We notice with pleasure that our enterprising fellow citizen, Dr. T. W. Keene, is cularging his tobacco factory. We notice this fact with the more pleasure as we infer from it that the Doctor expects to continue the buisness permanetly in our place. We would regret to part with a citizen of so much enterprise parties who had set fire to the fence for an contains very full lists of Jobbera' prices

Mr. Stewart made a very narrow esescape by seizing hold of the sheeting of the roof and drawing himself upon it.

The Dubuque Iows Herald gives the following recipe for knocking a town stiff and dead :- "If you wish to kill a town, put up no more buildings than you are obliged to use yourself. If you should hight, yet is perfect in features as a man accidentally have an empty building, and of ordinary statute. He was riding on any one should want to rent it, ask almort a wagon load of rails, and in crossing a three times its actual value. Look at mud hole in the road, fell from the top of every new comer with a scowl. Turn a fit, he being subject to them. When America. It is full of good, sound sense, Sec. 4 The plaintiff shall file his comcold shoulder to every business man or found a few minutes afterward he was and practical information. It gives away p'aint in the Clerk's office on or before the merchant seeking a home among you .- lying face downward in the mud, quite Go abroad for wares rather than purchase dead. No marks or bruises were found Go abroad for wares rather than purchase of your own merchants or manufacturers at the same prices. Refuse to advertise, so that persons at a discance will not suppose any business is being done in your town. A prompt and close observance of these rules will ruin any town in two years."

dead. No marks or bruises were found upon him, or anything to indicate that he had died by violence. Mr Chambers to every woman in its "Ladies' Club." Published at \$38 Broadway, N. Y., \$3.00 per year. Send 15 cents for a specimen.

The Manufacturer and Builder.—This publication for March is on hand. It fully not be publication for March is on hand in its valuable full-is be brought, otherwise the suit shall, on more time to which the suit shall, on more time for hand in its brought of the full is brought to the full is brought to the full it is brought to the full is brought to the full is brought to

#### EIGHT JUDICIAL DISTRICT.

The spring term of the Superior Courts for this Judical District will be held as follows-continuing two weeks, if neces-

1st Monday in April. Rowan, 24 Davidson, 1st Foreythe, 3d " June. Stokes, 5th Surry, 2nd Yadkin, 4th

We publish the above for the benefit of our readers, as our paper circulates in

Changed his Headquarters.—Col. Wm. F. Beasley, Agent for the Southern Soramount, schether is be taken from the ghum Company of Louisville, Ky., has changed his headquarters from Tarboro' to Greensboro'.

> The dead body of a white female child was found in a yard on Broad street yesterday. The coroner held an inquest, and Drs. Rice and Bates held a postmortem examination and pronounced the child still born; the jury rendered a verdict of necordance, with the above testimony. Parentage unknown.

Noteworthy .- Robbins, colored of the House, returned to our Clerk yesterday, one dollar, it being the sum that was over paid through mistake in a settlement with im. The act is highly creditable to him. Sentinel.

Good News ! Good News !- Let the Bells ring; let the cannon be fired; let the cannon be fired; let us all rejoice! Whoop, whoop, hurrah! hurrah! The House determined last night to adjourn on the 29th inst. It is to be hoped that the Senate will agree. If so, let boufires be lit from the mountains to the seaboard. It will be the best news that North Carolina has heard for ten years. Oh! what a saving to the State -\$1500 gent, Mocksville, N. C.
New Crop Molasses.—O. G. Parsely
Co., Wilmington.
Death to Bed Bugs.—At Dr. Sill's.

Harbin, a day, besides millions spent in wild appropriations. Let all rejoice—old and middle aged and young. Blow your born Billy, and "cound the loud timbrel" Gen.

"O'er Carolina's dark sea."-Sentinel.

The Thomas Case. - The case of the State vs J. W. Thomas, on an indictment for perjury, we lersu was finally disposed of last week, in our Superior Court, by and immediate action be taken, the disease the entering of a nol pros. This was, we is likely to find its way in so many parts presume, a proper disposition of the case. It affords us gratification to see so old almost a matter of impossibility. and prominent a citizen as Mr. Thomas, after having been so long held under a heavy charge, go honorably out of Court. We learn, further, that the costs of this case fall upon Guilford county.

Greensboro Patriot.

Reward -His Excellency Gov. Holden offers a reward of two hundred dollars for send for a copy. Address N. P. Boyer & the apprehension of Robert Cade, who Co., Publishers, Parkeaburg, Chester

Ontrage in Bladen County .- Anotherout nections will be more fully developed in in the South should subscribe to some the night above mentionen a fence around whole household at once proceeded to the fire and engaged in extinguishing it, which required some little time to accomplish.
As Mrs. Daniels returned to the house, she heard a sound like a buggy being driven down the road. On examining the premises it was discovered that a trunk containing \$140 in geld, \$40 in silver and

and energy.

Mr. Samuel Cauble, a carpententer of this place met with a serious accident on the place met with a seriou The morning succeeding this occurrence a gentleman by the name of Taylor this place met with a serious accident on Wednesday last. He was engaged in building a house for Mr. J. Stewart when the scaffolding gave way, precipitating him to the ground from a light of twenty one feet. He received severe internal injuries, but it is boped they will not prove fatal.

The morning succeeding this occurrence of some of the papers. The leading quotations are, the for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for each issue, up to the time of going to was riding along the road vbout four miles for Mr. Daniels house and was shot at the sample contented by the issuing of a summons.

Sec. 2. The summons shall be commenced by the issuing of a summons.

Sec. 2. The summons shall up to the time of Mr. Daniels was riding along the road vbout four miles for Mr. V. T. Scotts, of the datevanted to the sample counting the actions shall be commenced by the issuing of a summons.

Sec. 2. The summons shall up to the time of Mr. Daniels of the county because of the datevanted to the sample counts of the summons shall up to the time of the summons shall up pers laying around.

occurred to Mr. Curtis Chambers, more men. Subscription price, \$5.00. familiarly know as "The Little Man," dress New York Mercantile Journal, P. he being a dwarf of about three feet in O. box 1919, New York. of ordinary statute. He was riding on a wagon load of rails, and in crossing a mud hole in the road, fell from the top of the load to the ground, it is supposed in a state of the model of the model. This is justly called the "Queen of the Monthlies." It is the only real woman's magazine in day of the term.

years."

Fire in Stanley.—We regret to learn that the dwelling and out houses of Mr.

J. D. Hearne, of Stanley county were considered by the processive about Bishop Atkinson's sermons. This was the Bishop's regular wisit to this part of his diocese. Eigh visit to this part of his diocese. Eigh Uo., 37 Park Row, N. Y. saved from the buildings, the family bare- teen persons were cofirmed - fifteen white

#### PERIODICALS.

Enlarged.—The Goldsboro Daily Mes enger has been much enlarged and im-

In April the editor of the Messenger will allso commence the publication of a German Newspaper, to be called "Die Nord Carolina Staats Zeitung" The Staats Zeitung, like the Messenger, will be a Democratic paper.

The Edenburgh Review .- This, our favorite of the British Quarterlies for January is on our table. It is an unusually interesting number, as the table of contents will show. The following are the healthiest season of the year articles contained in this number to

1. Spain under Charles II. 2. Lord Kingsdown's Recollections of

the Bar. 3 Casarian Rome.

4. Trenche's Realities of Irish Life. 5. The Legend of Tell and Rulli.

6. Government Telegraphs.

7. Dean Milmans's Annals of St. 8. Hunter's Annals of Rural

9. General Ulyses Simpson 10. Mr. Bright's Sp Address the Leonard Scott P 140 Fulton St., New York.

The Cattle Plague - In the March number of the American Stock Journal is long and valuable article by Prof. John Gamgee on the Lung Plague in Cattle Of all the cattle diseases pleuropneumonia is in the long run the most destructive, breause the most insidious and the least likely to rouse a people to united action for its effectual suppression. To ingore its presence is, however, to insure that the cattle mortality of America like that of England, will be at least doubled in a few years' time. Rational means, energetic action, and earnest cooperations between the different States and the central government may, with a moderate expenditure now, save many millions annually in the not distant future.

There are at present no proper restricions on the sale of infected stock, and in another year or two, unless some definite almost a matter of impossibility.

The Editors of the Journal being extensive breeders and dealers in cattle, have printed an edition of over half a million for gratuitous distribution among our Farmers. We hope all will avail themselves of this generous offer and

unusually- large number of seasonable rage occurred at the residence of J C. and interesting articles. We are slad to says the Wilmington Journal, on Tres- a splendid contribution to the agriculturday night last which, as some of its con- al literature of the day. Every farmer good agricultural publication; and we the premises of Mr. Daniels was discov- know of none better adapted to their ered to be on fire. As it was near the wants than the Carolina Farmer Price house and somewhat threatening, the \$2.00 per year. Address, Wm. H. Bernard, Wilmington, N. C.

This very successful paper, published every Thursday, by the New York Mercantile Journal Company, is devoted ex-(without regard to party polities). It contains very full lists of Jobbers' prices in all kind of goods, carefully corrected for each issue, up to the time of going to SECTION 1. The General Assembly of price, with an extended review of the the There are indications as to who are the thieves and would-be murders. Prudence will not permit a further disclosure at present.

price, with an extended review the plaintiff, or one or more or markets in each number. A permit the detendants reside, and shall command the Sheriff, or other preper officer, to summore the complaint of the plaintiff, and swer the complaint of the plaintiff, and

money value in its valuable full-sized third day of the term to which the action

Marcus Irwin, Esq.; are to run the Standard. "Under which king, Bezonin?" Sentinel. Carolinian, and we hope his life and health may be spared many years for puzzle picture, and lots of stories and Sec. 7. That all writs of summon in

THIRD LOD

mencement of the planting at all years experience has enabled a sent to the public one of the plete, comprehensive and libera by any assoc ted States, gass e, who have

and furnished with steam power sufficient to operate all machiners that may come. Our accommodations for stock are also large, and the facilities for hay, water and

and standing

n unsurpassed. Orienus presents to day one Rots for all kinds of labor We, therefore, extend a invitation to the Manufacturers. Agome exhibitors at our Thin

#### For the Old North State SUGAR FROM SORGHUM.

MR. EDITOR :- Until within the last car or too, it has been maintained and elieved, that it was impossible to make hrystalized sugar, from the juice of the biness Sugar cane, as it is commonly alled. But within the last year, it has cen fully and satisfactorily demonstrat-d, by Professor Lawrence W. Smith, of wille, Kentucky, that very excelle merchantable augar may be so made; and

nachinery and process, baving been patented are offered for sale by Agents in different parts of the country, and I have in indistinct recollection of having seen the advertisement of one of the Agents, I think, at Tarboro', N. C. It does not cost more than lifty to sixty

The Agent states, that good sugar may oe made to cost only six cents a pound;

and that the Syrup of superior quality will not cost more than 30 cts. per gallon. If these statements are true, and I have no reason to doubt them, from my personal knowledge of Prof. Smith, and his pre-eminet attainments, as a scientific and practical Chemist; does it not hold out a thirty days before spring term, 1870. strong indocement to some of our more energetic Farmers to investigate the sub-

sugar cane, and the blessing of its syrup, cases. during the late war I when, as is known, it contributed to the support of thousands upon thousands of our people. In looking back upon that long and gloomy pe-

by many persons, only a little further south, that I woulder why every one of our farmers, no matter how small their operations may be, do not cultivate it. The syrup, the folder, the seed, are all valuable for man, and every kind of stock; and now, more than all, if good sugar can be made of it, it will prove a greater bless-The New York Mercantile Journal.— ing yet; and why not avail ourselves of

## NEW STAY LAW.

OF CIVIL PROCEDURE IN CER-

or Court of the co

be dated on the day of its

Sec 3. The officer to which the sum-ous is addressed, shall note on it the ly of its delivery to him, and shall exe-

the Court shall grant to the defendant unsaved from the buildings, the family barely escaping with their lives. The fice is
thought to have been accidental.

On Dit.—That Gen. Clingman and
Marcus Irwin, Esq.; are to run the
Marcus Irwin the colored to make rectangle in the country to make and the te

ivil actions now in the hands of the Sher If or Clerk shall be returned by said offi- To the People of the Southern States

for trial at Spring Term, 1869. Provided ing been thus ascertained, samples of the further, that issues of law or fact which ole were forwarded to ten thousand physical base been joined in pursuance of laws and including all the leading practitioners in "Stay laws" shall be considered as aving been illegally joined, and all such ctions shall be placed upon the appearance dockets at Spring Term, 1869, by actions shall be placed upon the appearance dockets at Spring Term, 1869, by the Clerks of the Superior Courts, and the pleadings therein shall be made up and issues joined at such term as provided in is net, unless in any county the time of

this act, unless in any county the time of and term shall have passed, in which case such action shall be placed upon the trial docket at Fall term, 1869.

Sec. 8: No sale of acy property, real or personal, under executions issued from any Court in this State, shall be valid to pass title, unless the property, whether real or personal, shall bring three-fourths of the value there, and or return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the value there, and on return of such of the schapps, as one of the guarantees of the subject of the guarantees of the subject of the guarantees of the subject of the guarantees of the schapps, as one of the guarantees of the schapps, together with an unallowed character of the schapps, togeth

Sec. 9. In order to ascertain the

be exposed to sale under execution and shall certify such appraisement to the aberiff or other officer; and in case such appraisers shall not be able to agree upon the valuation of any property, they shall choose a third person, and the appraisement of the three or a majority of them shall be taken as the true value thereof, and in case either party fail to make the choice, the sheriff shall make the selections for him or them. Such appraisement, certified as before directed, shall be returned by the sheriff with the execution to the Court from which it issued: Pron which the property is situated, to the Court from Which it issued : Procided, That no proceedings under this sec-tion shall prejudice the lien of any credi-tor, or discharge the Sheriff from any liability for the safe keeping of such proper-

Sec. 10. That no property shall be sold under any deed of trust or mortgage, until the debts secured in said deed of trust or mortgage, are reduced to judgments according to the provisions of this act.

Sec. 11. All executions shall be tested as of the next term day before the day on which they issued, and shall be returnable to the term of the court next after that from which they bear test: Provided, That no sale of property, under execution obtained at fall term, 1869, shall be made until

Sec 12. The provisions of this act shall lot apply to pro Sec 13. Nothing in this act shall operation of the Code of the names of the way, Mr editor, have our people so soon forgotten the value of the Uhinese to be arrested and held to bail in certain that he has

Sec. 14. All laws and clauses of laws, See. 14. All laws and clauses of laws, inconsistent with the provisions of this act are suspended until the first day of January, Anno Domini, eighteen hundred and seventy-one; and this act shall be in force from and after its ratification. And force from and after its ratification, and shall continue in force until the first day I have seen it cultivated so profitably, of January, eighteen hundred and seven-

[Passed March 16, 1869.7

## MARRIED :

In Salem on the 4th inst, by Rt. Rev. G. F. Bahuson, Mr. JAMES A. REICH to Mies PAULINA MILLER, both of Salem.

On Tuesday the 26th of January, by E D Terrell, Esq., at the residence of the bride's father, Mr Win H Wilkins to AN ACT SUSPENDING THE CODE of Stokes county, N. C.

> On the 18th of Feb., by the same, at he residence of Wm Young, Mr William Alexander to Miss Martha J., eldest

aac H. Pitts, aged 35 years, 1 month and 7 days. He was burried with Ma-

In Winston, Pab. 22d, Walter Le, infant sale of H. C., and M. M. Miller, aged six months.

# ALISBU MARKETS MAR 19, 1869.

EFUNTED BY J. A. MCCONNAUGHEY, GROCER.

orn, per bush, of ob its.,	80 to	90	#
" Meal, bush. 46 "	IR to	95	1
opperas, per pound,	♣ 10 to	99	Ŧ
andles, Tallow, "	- 20 to	90	Ł
Adamantine,	25 to	00	ŀ
otton, per pound,	25 to	98	Ŧ
" Yarn, per bunch,	2 00 to	2.95	Ł
ggs, per-dozen,	12 to	10	В
pathers, per pound	454 to	451	£
our, per sack	5.00 tu	0.50	۴
sh, Mackerai, ' 7. 1.	82	1.00	ľ
	20 to	99	l.
· · · · · · · · · · · · · · · · · · ·			Ľ
uit, dried, apples pealed		- 8	Ľ
unp'id,		00	١.
" Peaches, pealed,		16	ı.
unpealed		10	L
ather, upper, per pound,		75	1
" soie, " "		35	13
n, har,		8	ı
castings, "		10	17
ills, cut,		7	
lasses, sorghum, per gal		50	1
" West India, "		00	i
" Syrap. "		1.20	Ĵ
ions, per bashel,		60	3
rk. per pound,		12	J
tatoes, Irish. per bushel,		75	E
" Sweet. "		70	7
gar, Brown, per pound,		16	H,
Clarified. "		20	
Crushed Pulverized	. 20 to	90	

iff or Clerk shall be returned by said officers to the next term of the Superior Court and such writs, together with all writs of moments in civil actions heretofore returned in which no final judgment has been rendered, shall be placed by the Clerk on the docket of the Superior Court at the next ensuing term, and the pleadings in such actions shall be conducted according to the rules prescribed in this act. Provided, Thall all civil actions in which issues have been joined shall stand for trial at Spring Term, 1869. Provided manufactured. Its purity and properties having been thus accordined. Samples of the article were forwarded to ten thousand physicians.

favorable. Such a preparation, they said, fong been wanted by the profession, as no a ance could be placed on the ordinary liquors commerce, all of which were more or less as torated, and therefore unit for medical purpo

whether the amount was equal fuc simile of the proprietor's autograph signature was attached to each label and cover, his name and that of the preparation were embosses. 9. In order to ascertain the value ed on the bottles, and the corks were sealed with the property exposed to sale, under the ceding section, it shall be the duty of prior to the introduction of Wolfe's Schiedam Aromatic Schuapps, in 1851: and the label was Aromatic Schuspps, in 1851; and the label was ser, who shall be a citizen of the deposited, as his trade mark in the United States by which the property is situated. District Court for the Southern District of New

up with common gin, the most deleterious of all liquors, and thus made his name and brand a over for poison.

The public, the medical profession and the

sick, for whom the Schiedam Aromatic Schnapps is prescribed as a remedy, are equally interested with the proprietor in the detection and suppression of these nefarious practices. The genuine article, manufactured at the establishment (it being Coart week) I will sell at public sale, of the undersigned, in Schiedam, Holland, its distilled from a barley of the finest quality, a d flavored with an essential extract of the berry of the Italian juniper, of unequalled puricy. By a process unknown in the preparation of any other liquor, it is freed from every acrimonious

other liquor, it is freed from every actimomous and corrosive element.

Complaints have been received from the leading physicians and families in the Southern States of the sale of cheap imitations of the Schiedam Aromatic Schnapps in these markets; and trivellers, who are in the habit of using it as an antidote to the baneful influence of unwholesome river water, testify that cheap gin, who were the sale of th as an antidote to the baneful influence of wholesome ever water, testify that cheap put up in Schiedam bottles, is frequently paed off upon the anwary. The agents of the dereigned have been

liquor in the world that can be uniformly depen-ded upon as unadulterated; that he has challenged investigation. analysis, comparison, and deal the preparation which bears his name, seal and trade mark, has come off triumphant. He therefore feels it a duty he owes to his fellow-citizens generally, to the medical profession and the sick, to denounce and expose the charlate who counterfeit these evidences of identity, and he calls upon the press and the public to aid him

in his efforts to remedy so great an evil.

The following letters and certificats from the leading physicians and chemists of this city will prove to the reader that all goods sold by the undersigned are all they are represented to be.

UDOLPHO WOLFE.

25 PINE STREET, NEW YORK.

UDOLPHO WOLFE, Esq. Present:
Dear Sir: I have made a chemical examination of a sample of your Schiedam Schnapps, with the intent of determining if any foreign or injurious substance had been added to the simple distilled spir-

The examination has resulted in the conclusi

DEAR SIR: I have submitted to chemical malysis two bottles of "Schiedam Schnapps," which I took from a fresh package in your bonded warshouse, and find, as before, that the spirituous liqur is fres from injurious ingredi-ents or falsification; that it has the marks of being aged and not recently prepared by me chabical admixture of alcohol and aromatics.

Respectfully, FRED. F. MAYER, Chemist. NEW YORK, Tuesday, May 1

Underso Wolfs, Esq., Dear Sir: The want of pure Wines and Liquor for medicinal purposes has been long feit by the pro-fession, and thousands of fives have been sacrificed by the use of adulterated articles. Left ium fre-mens, and other diseases of the orain and nerves, so rife in this country, are very rare in Europe, owing, in a great degree, to the difference in the purity of the sublituabil.

the spirits sold.

We have tested the several articles imported and sold by you, including your Gin, which you sell under the name of Aromatic Schiedam Schnaps, which we consider justly entitled to the high reputation it has a quired in this country; and from your fation it has a quired in this country; and from your ng experience as a foreign importer, your Bottle ines and Liquors should meet with the same de

We would recommend you to appoint some of the respectable apothecaries in different parts of the city as agents sale of your Brandles and Wines, where the concan obtain the same when needed for arrowes.

With a special concess in your new enterprise, anyour obedient savants,

Wild incoess in your new enterprise, dayour obedient savants, MOTT, M. D., Professor of Surgery, Medical College, New York.

J. M. Othan, M. D., Professor of Clinical College, New York.

J. M. D., Professor of Clinical etc., No. 14 East Sixteenth Street.

LEWIS A. SAYRE, M. D., No. 799 Broadway.

H. P., DEWEES, M. D., No. 791 Broadway.

JOSEPH WORSTER, M. D., No. 230 Broadway.

JOSEPH WORSTER, M. D., No. 230 Fourth st.

JOSEPH O'REILLY, M. D., No. 230 Fourth st.

B. I BAPHAEL, M. D., Professor of the Principles and Practice of Sargery, New York Medical College, etc., No. 91 Ninth street, and others,

BOTTLED WINES AND LIQUORS. imported and bottled by himself expressly for medicinal use. Each bottle has his certificate of MISCELLANEOUS.

### Executor's Notice.

HAVING qualified as Executors of H. C. lones, Dec'd., all persons holding claims against his estate are bereby notified to give notice of he nature and amount of their claims to James M. Jones, Salisbury, N. C.

All persons indebted to the estate will please make around payment either to James M.

make prompt payment either to James Jones, or to H. G. Jones, Jr., at Charlotte, JAMES M. JONES, JR. H. C. JONES, JR.

#### State of North Carolina. DAVIE COUNTY.

W. R. Sharpe against Penelope Massey, Attachment levied on Lands. In this case, it appearing to the satisfaction of me, one of the Justices of the Peace of the County of Davie and Sta'e aforesaid: that the defendant is a non-resident of this State: It is ordered that publication be made for four weeks in the Old North State, for the defendant to appear at the Court House in Mocksville, Davie County, on Saturday, the John of April 1860, and plead answer or denur to plaintiff's suit, or the same will be taken pro confesso, and or the same will be taken pro confesso, at heard ex parte. JESSE GREEN, J.P. March 6, 1869.

#### Ten Cents Reward.

I UE ABOVE REWARD will be Mason and Ellen Mason. All pers warned against harboring said childre Penalty of the law. G. G. MASON, Fulton, N. C., March 11, 1869. 10:3t

### TRUST SALE OF LANDS!

By VIRTUE of a Leed of Trust to me executed by Joseph F. Chambers, for purposes therein mentioned, I will ex-se to public sale at the Court House door

#### IN STATESVILLE.

on Tuesday, the 30th day of March next, (it being Court week.) that well known and valuable tract of Land, near Waddeli's Turn-Out, on the W. N. C. R. Road, whereon Worsham Honeycutt now lives, bounded by P. B. Chambers, S. B. O. Wilson and others

CONTAINING 572 ACRES. Terms-Twelve months Credit .-Sale at 12 o'clock, M. ALSO, At the Court House door,

# IN SALISBURY,

about 180 Acres of land, known as the Thomas Chambers tract. Said tract lies near Third Creek Depot, in Rowan county, and adjoins Wm. Barber, Elizabeth Barke, John Burke

and others.

At same time and place I will offer for sale ten shares of stock in the Bank of Cape Fear. Terms: Twelve months oredit. Sale

at 12 o'clock, M. WM. R. FRALEY, Feb. 8, 1809 —12-2.n. Tructs

Superior Court, Rowan Count m'ra of Wm. H. Horah, Dee'd .:-

The above named defendant, who is resident of this State, will take notice the plaintiffs in this case have obtained a war of attachment against him, returnable be

the Clerk of the Superior Court of Rows County forty-two days from the date of the summens, viz : the 3d day of March, 1869, exclusive of the day of service. This action is ounded upon a Single Bill, executed by said John Allison to Wm. H. Horah, Dec'd dated January 25, 1859, on which is a credit of two bundred dollars, October 12th, 1860. -There is due from the defendant to the plain tiffs \$213.99, which they claim with interest from the 12th day of October 1860. And the defendant will also take notice that if he fails to appear at the office of the Clerk of the Superior Court of Rowan County, at Salisbury N. C., on the return day of the warrant, a above stated, the Plaintiffs will take judgment against him for the whole demand, principa and interest. A. JUDSON MASON, C.S.C 10:4t:pr fee \$7 FO.

# ASSIGNEE'S SALE

# Land and other Property.

WILL SELL FOR CASH, to the highest bidder, at the residence of Arthur Neely's, 45 miles South West of Mocksville, on Friday, the 26th day of March 1869, Three Tracts of Land containing 864 Acres. Also—One Tract on Hunting Creek, con-taining 41 Acres, adjoining the lands of Rob-

ert Blackwell, Mary Crenshaw and others. Also—At the same time and place 2 Head of Horses, 3 Mules, 1 Jack, 26 Head of Cuttle, 20 Head of Sheep and Lambs, 2 Wagons, 1 Buggy, 1 Carriage, 750 lbs. of Bacon, Lard and other articles not necessary to mention.
ALLEN A. HARBIN, Assigne
Mocksville, March 5, 1889

# To N. Carolina Farmers.

PLANT CANE and make your own Sugars and Syrups by Weller & Hatcher's patent-ed process. Sugar thus made will cost about 6 cents per pound, and Syrup about 30 6 cents per pound, and Syrnp about 30 cents per gallon. District, County and Individual Rights for sale. Send for circulars with full particulars. Agents wanted. WM. F. BEASLEY.

Sole Agent for North Caroline

Greensboro', N. C. Ralcigh National Bank of N. Carolina.

THE DIRECTORS have resolved to increase the Capital Stock of this BANK to FIVE HUNDRED THOUSAND DOLLARS. Persons wishing to subscribe to the same will please communicate with.

The Ku-Klux-Klan is About ! T AM READY to exchange Leather for good Hides, Kip and Calf Skips, Bark, Tallow Lime, Hops, Barley, Corn, Rye, Oats, and country produce generally.

I will also Tan good Hides, Kip and other Skins, for one-balf.

I return my sincere thanks to a generous public for their liberal patronage in my differ-ent businesses, in this county, for the last twenty years.
Moses L. Brown's old stand, corner of Le

and Liberty Street.

MARTIN RICHWINE.