agreed to. Yeas 19, nays 20.

The question recurring on the passage of the bill, Mr. McLean called for the yeas and nays, and the bill was rejected. Yeas 18, nays 22.

A bill to establish a College to educate teachers and ministers of the Gospel of ate should proceed to elect. the colored race, was rejected on its second reading.

The bill to legalize the transfer of registered bonds of this state to bearer, passed its second reading. The bill to extend the charter of the Wilmington, Charlotte and Rutherford Road, passed its second reading, and on motion of. Mr. Harris, of Rutherford, the rules were suspended and it passed its third read- 71 o'clock, P. M.

SATURDAY, March 4. Mr. Winstead introduced a resolution authorizing the public Treasurer to pay o'clock, A. M. the service. Mr. Jones of Wake offered teet immigrant labor, an amendment so as to include W. H. Mr. Dann, a bill to consolidate the Hamilton of Wake, in its provisions, who North Carolina Rail Road Company and annually. Mr. Cowles, an amendment Road Company. so as to include Wade Lindsay. The question arising on the passage of the were called, and the resolution passed by reading. a vote of 25 yeas-14 mays.

On motion of Mr. McKay, the vote by which the bil relating to negroes, In the Sheriffs of their respective counties dians, and persons of color and mixed to collect arrears of taxes, but they blood was defeated, was reconsidered, shared the same fate. and the question recurring on the passage of the bill on its second reading, the Public Treasury, to counties devasta the yeas and nays were called for, and ted by the Federal armies, for the relief the House in support of the bill. the vote stood as follows-Yeas 25 mays of the suffering poor, was rejected on

On motion of Mr. Howard, the bill al lowing the Banks to close up their busi ness, was taken from the table and referred to the Committee on Judiciary.

On motion of Mr. Bynum, the resolution de claring what debts are void and those that are not void was taken from the table, and made the special order for Monday next at 101 o'elock.

HOUSE OF COMMONS.

SATURDAY, March 4, 1866. An engrossed bill to authorize the Public Treasurer to receive and invest the land script, donated to this State by Congress for the endowment of an Agricultural and Mechanical College passed its several readings.

ON CALANDER. An engrossed bill to authorize the Wilmington Charlotte and Rutherford Rail Road Company, to extend said road from the town of Rutherfordion, by the most practicable route westward, to some point of intersection with the western extension of the North Carolina Railroad, at or near the town of Asheville in Bun- and nays were ordered ou motion of Mr. House of Commons proposing to go into an election of Solicitor for the 4th Judicial District slender means left for rebuilding an escombe county; had its first reading and was Henry. referred.

A bill to incorporate the Carolina Joint Stock Insurance and Trust Company.

The bill for collecting Revenue, heretofore made the special order for Monday next, was taken up for consideration, on motion of Mr. ment, passed its third readings.

Mr. McNair, from the special Committee, to which was referred, a resolution of inquiry relative to the suffering poor in the regions devastated by the Federal Armies, submitted a report, accompanied by a resolution to loan \$5,000 for the space of two years to counties so devastated, from the Public Treasury. The resolution passed 1st reading; and the House anjourned until Monday morning 10 o'clock.

SENATE.

TUESDAY, March 6. The Senate was called to order at 10

o'clock, A. M. Mr. Howard introduced a bill to amend

draining, daming and low lands, on his postpone. motion the rules were suspended and the bill passed its third reading. A message from the House transmit-

ting the following bills:

Bill to extend the time for collecting taxes under the Revenue Ordinance of the Convention; bill to incorporate the North Carolina Mining Company; bill for the relief of the owners of lands and and it was adopted-ayes 26, nays 21. houses; bill to amend chapter 79, of the revised code, entitled salaries and fees; bill to amend chapter 75, of the revised to the Committee on the Judiciary. code, entitled Notaries.

On motion of Mr. Howard, the rules were suspended and the bill passed its third reading.

On motion of Mr. Wilson, the bill es-

subscribe for stock in the National Banks, same; bill to authorize the banks of the been the cause of the rash act. Barth or end of the Union. - Rich. Dispatch. came up, and was rejected by a vote of citate to subscribe for stock in the Nas was married last New Years. A few 21 to 46.

Manufacturing and Agricultural Associa- Legislature. tion, in the United States, came up, and was indefinitely postponed.

the town of Salem. Bill to authorize the question, public Treasurer to make special deposits.

dressed the Senate as follows: State provides that in case of the death, vote, which resulted as follows, Messrs. ox team, and attnough the unstance was absence from the State or inability of the Settle and Scales being in nomination.— only one and a half miles, they were out two nights and one day. Four young two nights and one day. Four young of justice as to make every Southern Judges shall successively, or as arranged by them.

and mixed blood was resumed, the question arising on the adoption of the amendment offered by Mr. Ferebee to strike out the 3rd section. The yeas and nays out the 3rd section. The year and nays resign the position of the session, were called, and the amendment was not which is now near at hand, in order that you may fill it again.

At the close of the Speaker's remarks he left the chair, and the Clerk announced that there being no Speaker, the Sen-Mr. Wiggins nominated Mr. Ferrebee.

and Mr. Arendell nominated Mr. Winstead. Two ballotings were had with the fol-

lowing result each time : Mr. Ferrebee 20-Mr. Winstead 22. Several efforts were made to go into

another election which failed. On motion, the Senate adjourned till

HOUSE OF COMMONS.

Trespay, March 6, 1866. The House was called to order at 10

the sum of one hundred dollars annually Mr. Jenkins of Warren, introduced a to John True who had lost both arms in bill to encourage immigration, and pro-

had lost both eyes, the sum of 50 dollars the Atlantic and North Carolina Rail

ON CALENDER.

Twenty or thirty bills for the relief of resolution as amended, the yeas and nays sundry Sheriffs were rejected on second

> Mossis, Burton, Waugh and Ferrell derivented like action on bil's to allow

> A resolution authorizing loans from second reading.

> A bill to amend section 64, chap. 60, Revised Code was laid on the table.

A bill to incorporate County Line. re enact chapter 70 Revised Code (in re- ed to testify ! lation to the Militia) and amend the same; an engrossed resolution ocncerning Public Printing and Binding; and a suspension of the rules.

An engrossed bill concerning salaries and fees passed its several readings.

On motion of Mr. Hoke a bill to raise

in the National Banks. The question recurring on the passage resolution, asking concurrence, viz:

of the bill on its 2nd reading; the year

pon its merits. Messrs Smith of Hertford, McAden, Hutchinson and Waugh, addressed the House in favor of the bill; Messrs. Caldwell and Henry opposed its Smith, of Hertford. The bill with slight amend- passage. The bill passed its 2d reading. Scales. A bill for the benefit of Common

Schools, was put on its reading. Mr. Hutchison offered an amendment, lows: which was offered on the second reading of the bill by Mr. Smith of Hertford, abolishing the office of Treasurer of the Literary Fund, and appropriating \$50,-000 from the Treasury for the benefit of the Schools, empowering the county court to lay taxes for the same purpose.

On motion of Mr. Cameron, the amendment was amended by striking out "fifty" and inserting " one hundred" before the word "thousand."

Mr. Harper moved that the bill be indefinitely postponed. The yeas and nays chapter 40 of the Revised Code entitled were ordered, and the House refused to height of this excitement the preacher called

The House then adjourned.

SENATE.

Wednesday, March 7. Mr. Whitford introduced a resolution proposing to go forthwith into the election of Solicitor of the 4th Judicial Circnit. The ayes and noes were called for

Mr. Wilson, introduced a bill for the protection of millers, which was referred

Mr. Morehead introduced a bill to inwhich was referred to the committee on following:

A message from the House transmittional Banks; a resolution in favor of nights after the wedding a young gentle

STAY LAW.

to regulate the sale of spiritous liquors in siderable discussion ensued, pending the of Monday morning.

The hour of adjournment having a rived, the Speaker adjourned the Sena till to morrow at 10 o'clock A. M.

An engrossed bill to amend chapter 40, revised code, in relation to draining,

A bill supplemental to the act to charseveral readings.

session) of sundry acts heretofore passed. Passed its several readings.

A bill to authorize the Western N. C. Railroad to borrow money on the faith and credit of the State; passed 2d read

put on its 3d reading.

The Judiciary Committee had reportbill to raise revenue from taxing railroad receipts." (The substitute proposes to levy a tax of one per cent. on gross refrom the transportation of freight, to be knave, applied to the payment of the public debt.)

ordered on motion of Mr. Hoke.

ed its indefinite postponment. Meesrs. Caldwell and Dargan opposed

Messrs. McAden and Hoke supported

The question recurring the bill was indefinitely postponed. Yeas, 47; navs, 46.

was put on its 3rd reading.

and Waugh opposed its passage.

by this bill that each party to a suit he-Mr. Smith answered in the affirmative.

Mr II. said, then the responsibility resolution in favor of disabled soldiers; as to the credibility of witnesses-thereof the bill.

its 3rd reading.

a Sinking Fund was made the special the Governor, transmitting in response to a restituted, and no longer. order for eleven o'clock a. m., to-morrow. olution of the House, vorrespondence relative On motion of Mr. Hutchinson, the to cotton belonging to the State. The message House reconsidered the vote by which and correspondence were sent to the Senate with was rejected the bill to authorize the a proposition to refer to a committee of three Banks of the State to subscribe for stock on the part of the House, and two on the part

Resolved. That a message be sent to House of Commons proposing to go into an The bill was again discussed at length holding an office incompatible therewith. The message apponuced the nomination

> Senate of Hon. Thos. Settle. The House cou curring, proceeded to vote as follows : Mr. Blackmer having nominated Hon. A. M.

Mr. Baxter, from the committee that superintended the vote, reported subsequently as fol-

Whole number of votes cast 146. Necessary to a choice 74. Mr. Settle received 106 votes,

The House then adjourned.

MORE AWFUL THAN THE JUDGMENT A celebrated preacher of the seventeenth century, in a sermon to a crowded audience, described the terrors of the last judgment with slipping away, and those concerned will such eloquence, pathos and force of action, that some of his audience not only burst into tears but sent forth piercing cries, as if the Judge himself had been present, and was about to pass upon them their final sentence. In the cries, as he was about to add something still this tax, by which the people will be remore awful and astonishing than anything be lieved of the burden for the present. emn voice, addressed them thus: "In one in readiness to pay at any moment, so as which you have just now exhibited will be sti- so within the limited time of sixty days ded; the remembrance of the fearful truths from the 15th February, ultimo. which excited them will vanish; you will return to your carnal occupations or sinful pleasures with your usual avidity, and you will treat all THE PRESIDENT AND THE FANATICS. you have heard 'as a tale that is told !" "

corporate the Concord Mining Compny, apolis Herald of Wednesday records the

SALISBURY, N. C., MARCH IN

Of all the impossible things, we can conceive of nothing within the range of human attempt, etc., passed its several readings under a which would be more certain of failure, than by one Jacob Blackwelder, on the persuspension of the rules.

A bill supplemental to the act to char, that of attempting to renew the war for Southon motion of Mr. Manly, and passed its If the people of the South were as rich in all the ern independence, and a Southern Confederacy. resources of war, men included, as in 1861, they could not, after the experience of the last four A resolution, reported from the Fi- could not, after the experience of the last four on Sunday last, and he cut the throat of

fering, their most ardent desire is to be left to the quiet pursuit of those pesceful occupations on which they depend for restoring the comfort of their families. They know perfectly well that their future happiness is bound up in the desti uy of this great Country, and that the best pos-A bill to raise a Sinking Fund, was sible way to secure that happiness is to keep the peace themselves, and to frown down-crush out-those who would attempt to disturb it. It paper to-day. Also, Derosset & Co., General Comed a substitute for this bill, entitled "a is perfectly idle and absolutely wicked, for any man to assert that there is any, even the slightest, inclination on the part of the people of the South to re-open hostilities with the North. It is a truth so manifest on all sides and in every ceipts of railroads from travel, and one thing, that he who runs may read; and any one half of one per cent. on the gross receipts asserting the contrary, must be either a fool or a

Now we admit that there are silly persons in the South who habitually sneer at every thing The question being on the adoption of pertaining to the United States Governmentthe substitute, the year and nays were its Congress, its President, its military leaders. its soldiers, &c. And the same persons profess Mr. Cowan opposed the bill and mov- as constantly their undying love to every thing pertaining to the late Confederate Government. They are like the harmless gnats which dance in the evening sun light, obvious enough to attract the attention of passers, but too insignifi cant to respire concern. Shall these be accepted as the indicators of the popular continuent in the South If so, then we are undoubtedly "robels. the will not our judges " wan and watch" long A hill improving the law of evidence, enough to see whether or not any of these teger ble Confederates have got any night in them ! Messrs. Smith of Hertford, Blackmer, Have they any gans, ammufation, money, cred-Manly, Cameron, and Dargan addressed it, or any thing else by which they can give shape, form, or force to their ridiculous absurds-M. ssrs. Jenkins of Warren, McNair nes! When tried by a sensible test, they will be found amounting to nothing -sporting noth Mr. Holderbery asked the gentleman mgs; and yet, designing, sore headed, defeated from Hertford, if it was contemplated men, (see Standard of the 6 h.) seriously and with malice, set about magnifying this class of Lodge, Ancient York Masons; a bill to fore a single magistrate, should be allowlovalty, and deliberately set to work to root it

If President Johnson and the United States Congress would re-appoint W. W. Holdwill devolve upon the justice of deciding on Provisional Governor of North Carolina, and passed its 2nd and 31 readings under a fore he should vote against the passage tives to Congress, members of the State Legisla ture, Magistrates, Sheriffs, &c., for the Counties, The question recurring the bill passed and do all things in North Carolina according to his own will, we think it would be "all right" A message was received from His Excellency in this State just so long as his power was con-

> We may be under the necessity of issuing our paper in half-sheet form a little longer than we expected, and beg of the Senate; also transmitting the following our friends not to get out of patience are sure, than to them. We have rather as that office is now vacaat, the person elected tablishment twice demolished, but perseverance overcomes all obstacles, and so we confidently look forward to success.

Surely it is not asking too much to request all who are judebted to the proprietor of this printing office for job

The U.S. Land Tax.—The tax payers of Rowan are delaying to respond to the call for Taxes on land. The time is do well to keep the subject before them, and be prepared to do their duty in the premises.

There is a prevalent notion that the legislature, now in session, will make apon them to dry their tears and cease their some arrangement for the payment of had yet brought before them. Silence being However this may be, we would at least obtained, he with agitated occuntenance and sol- advise all tax-payers to hold themselves quarter of an hour from this time the emotions to avoid the penalties of a failure to do

In a speech made by Mr. Johnson at Nash ville shortly before the close of the war, he de-TRAGEDY IN INDIANA .- The Indian-clared that the peace of the Union could not be permanently restored and re-established until both of two factions should be overthrown, From a gentleman who has just are to wit: those respectively headed by Mr. Davis to-night. rived from Edinburg, Bartholomew Co., and Mr. Sumner, which, he held, were equally tablishing the rate of interest was taken ting the following bills and resolutions we learn that Jacob Larth, of Taylors. responsible for the war. He added that the end up, and on motion of Mr. Cowles was was received, viz a bill to incorporate ville, went into his room Monday morn- of Mr. Davis was soon to be, and that that of Contry Line Lodge, No. 224, A. G. M.; ing, locked the door, laid himself on the Summer and his faction must follow in proper The bill for the relief of the people, 1:11 to re-enact chapt. 70, of revised bed, and deliberately blew his brains course. It is very plain that, having made easy bethereigner the Banks of the State to code multiple militia, and to amend the cost. Description in raid to have anthorizing the Banks of the State to code, entitled militia, and to amend the out. Domestic infelicity is said to have be mind on the score of the Soura, ne may now

Good! How ardently every good man Bill to authorize the formation of an disabled soldiers; a resolution directing man called and took Mrs B. to church must wish the President success. No English and American Vine and Wool the publication of certain acts of the without consulting the bushand. When one not of our number in the South, she came home, to Mr. B.'s enquiry as knows the mental struggle passed through to where she had been, she curtly replied by the masses of the people in giving up as indefinitely postponed.

If it to chauge the jurisdiction of the that it was none of his business. A sep the people in giving up that it was none of his business. A sep the Union, in 1861; and they did it then, aration ensued, ever since which Barth ting the following bills, viz: Bill relating being the special order for 11 o'clock, has been the prey of a settled melan not because they hated it; but because to debts contracted during the war. Bill was taken up on is third reading; con- cholv, which culminated in the tragedy they honestly believed that the Governs ten cents per mile to and from his residence, to the ment of their fathers, in the hands of the A message from the Honse concurring Three young ladies were lately frozen-faction led by Sumner and the like, At 12 o'clock, Mr. Speaker Settle ad- in the proposition to go forthwith into to death near Chain Lake, Minnesota, would be perverted and used for their opthe election of Solicitor of the 4th Judi. They attempted to return home from a pression and degradation. They were Sex arors: - The Constitution of the cial Circuit. The Senate proceeded to singing school in a snow storm with an the first offenders—the first disturbers of

been jealous of his wife, for some time nance Committee, to authorize the pubyears, be induced to risk them in another strug- his wife, causing her death. A coroner's lication, (with the acts of the present gle. But they are not only poor, but fired of jury, summoned for inquisition, were inthe very idea of war. Reduced to absolute suf. vestigating the case when our informant left the county.

All mail matter intended for Deep Well, N. C., should be sent witz. China Grove.

We call the attention of those interested in Southern Cotton and Woolen Manufactories, to the advertisement of Millward & Winebrener, in our mission Merchants, Wilmington, N. C.

Read the advertisement of A. J. Mock & Co., and you will find where you can get something new, beautiful, and of the latest style.

CONGRESSIONAL PROCEEDINGS.

WASHINGTON, March 5. House -- Mr. Bingham, from the Committee on Reconstruction, reported the following joint reso-

" Whereas, The people of Tennessee have made known to Congress their desire that the constitutional relations heretofore existing between them and the United States may be fully established, and did on the 22d February, 1865, by a large popufor vote adopt and ratify a constitution of Government, republicar in form and not inconsisten: with the constitution and laws of the United States. and a State Government has been organized under he provisions thereof, which said provisions and . laws passed in pursuance thereof, proclain and denote lovalty to the Union; and whereas the peopie of Tennessee are found in a condition to exersee the functions of a State within this Union, and can only exercise the same by the consent of the law making power of the United States.

Therefore, the State of Tennessee is hereby dedared to be one of the United States of America on an equal footing with the other States upon the xpress condition that the people of Tenuesses will namtain and enforce in good faith their existing constitution and laws, excluding those who have cen engaged in rebellion against the United States respective periods of time therein provided for, and small exclude the same persons for the like respective period of time from eligibility to office, and the State of Tennessee shall never assume or pay any debt or obligation contracted or incurred in aid of the late rebellion, nor shall the said State ever, in allow him to appoint Senators and Retresenta- any manner, claim from the United States or make any allowance or compensation for slaves emancipated or liberated in any way whatever, which conditions shall be ratified by the Legislature of Tennessee or the people thereof as the Legislature may direct before this act shall take effect."

Notice was given that this resolution will soon be called up for consideration.

Messrs, Washburne and Boutwell, (Republicans) and Mr. Rogers, (Dem) dissented from the views of the committee. The resolution is given in tull, as it shows the policy adopted by the Reconstruc-tion Committee as to all the late insurrectionary

Mr. Rodgers submitted a minority report from with us. It is more distressing to us, we the Reconstruction Committee, providing for the admission of Tennessee Representatives, on taking the oath required by the Constitution. The Speaker laid before the House a message

from the Governor of North Carolina enclosing the resolutions of that State accepting the apportionment of public lands for agricultural Mr. Stevens objected to the reception of the pa-

r, saying it was perfectly well known that North Carolina was not recognized as a State. The House by a vote of 38 against 100 refused to receive it. Senate-Mr. Wilson introduced a joint resolution for the representation in Congress of States work, &c., both on old and new accounts, lately in rebellion. It provides that they shall be to call and pay him. If you were in his entitled to representation upon their adoption of laws repealing all distinction in civil rights on acplace you would not think so, and he count of color, and conferring the right of suffrage hopes a hint on the subject will be suf- upon all colored men who have served in the army. vho can read the Constitution, and who pay a

> Committee on Reconstruction. The pending constitutional amendment on the subjectof representation were discussed.

SENATE.

MONDAY, March 5. Mr. Jasper Ethridge, Senator elect from the county of Onslow in place of J. N. Sanders deceased, appeared, presented his credentials and was

Reports from standing committees were submitted and filed as follows: Mr. Wiggins from the committee on Finance, a bill concerning the Dismal Swamp Canal, recommending its passage.

Mr. Blount, from the committee on Insane Asylum, a bill for the better regulation of the government of the Insane Asylum, recommending its passage. On motion of Mr. Arendell, it was ordered to be printed.

SPECIAL ORDER.

The resolution declaring what debts are valid, and what not valid, under the Ordinance of the Convention, was considered on its second reading. The resolutions were read seriatim.

On motion of Mr. Shober, the rules were sus pended and the revenue bill was taken up. The bill was read section by section, pending which the hour for adjournment arrived, when the speaker adjourned the Senate till half past seven o'clock

HOUSE OF COMMONS.

Monday, March 5.

The Journal of yesterday was read and approved

and rosin, introduced by Mr. Hoke on Saturday, were taken up and adopted. Mr. Scoggins introduced a resolution concerning

of the General Assembly Resolved. That the Speaker of the two Houses ecrive six dollars per day early, and each member four dollars per day, the Principal Cierks each five dollars der day : Assistant Cierks each, four dollars ner.day; the Door Keepers'cach, four dollars per Capitol over the most direct road. Referred,

the per diem and mileage of officers and members

EPECIAL ONING At 12 o'clock, M., the special order was taken ap, viz; a bill in relation to the Judiciary. This bill passed its 2nd Feading. [It provides that the Judges heretofore elected to held the Sopreme and

The House then adjourned.

THE FREEDMEN'S BUREAU.

WARRENOVON, March 5. Major General Howard has issued a circular let-ter to the Assistant Commissions of the Freedmen's Bureau, giving instructions for dealing with the question of matrimony among the freed people.— They are to consult the State laws with regard to the marriage and divorce of white persons, and embody them for the benefit of the freedmen, as far as can be done, in a circular, and desiring them to frame such a system of marriage rules as would be approved by the State authorities, with the formal approval of the Governor on the subject

The Tennessee Delegation.

Washington, March 4.-The Reconstruction committee is expected to report to-morrow a will recognizing Tennessee as a State in the Union. The Republicans seem to be divided on the programme.

INFORMATION WANTED.

GEORGE W. MORAN, a soldier in the late Southern army, 26th N. C. Troops, was taken prisoner, and when last heard from, he was brought from Point Look Out to Aiken's Lands ing. Any information concerning him will be thankfully received, and papers throughout the country will confer a great favor on his mother by giving this paragraph one or more insertions .- Charlotte Guardian.

MARRIED.

In Beaufort ea. N. C., on the marning of the 20th Feb., by Rev N. Colin Hughes, Capt. Rort & Crawford, of this city, to Mrs. Carrie Crautoric of

The gallant Cap ain was invincible in war, but in time of profound peace, has succombed-unsoudtionally - and gone over to the victorious party. No

February 14th, 1866, by Rev. Samuel Rothrock Mr. John V. Fisher and Mes Catharine L, only daughter of Jacob Holshouser, Esq.

February 1st, 1866, by the Rev. S. Schere, Mr. Francis Veno and Miss Susan A. Hartman all d Rowan county.

At Beck's Church, in Davidson county, on Sonday, the 18th of February, by the Rev. Mr. Conder Mr. EICHARD HUMPHREYS, to Miss SARAH ANN, eldest daughter of Mr. Anderson Owen.

NEW SPRING GOODS!! A. J. MOCK & CO.

GREAT ATTRACTION!

Wholesale & Retail Merchants,

NO. 4 MURPHY'S BUILDING,

SALISBURY N. C., MARCH 8rn, 1866. WE ARE NOW receiving a large and beautiful selection of SPRING and SUMMER GOODS which we offer at reasonable prices for cash and BARTER. In our stock may be found all of the newest and latest patters, both in I adies and Gents dress goods. Our stock consists of the following

classes of goods, besides many other things not enu General assortment of Day Goon-A beatiful selection of the newest

Ready made Clothing, Ladies and Gents Hats Shoes and Boots, all descriptions,

Hardware, Glass and Crockery Ware Buttons, Thread, and Yankee Notions, in great variety.

Our Goods will be found of the most desirable styles, having had the good fortune to dispose of a our last seasons stock, in the way of dress goods We shall take much pleasure in showing our goods and the citizens of Salisbury and Country generally are cordially invited to come and look at our beautax on real or personal property. Referred to the tiful selections. Even should they not want to purchase, come and let us show our goods. You may

> them where to get cheap and beautiful goods .-Country Merchants are invited to call and examine our great variety of Goods, 1mo-w-10 March 12, 1866

> see some one who wants to buy, and you can tell

A. J. DEROSSET, W. L. DEROSSET. GRAHAM DAVIS

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W ILL give personal attention to the purchase and sale of produce of every description, and to re

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DEALERS in Machinery and Supplies of every description, for Cotton and Woolen Manufactories, Also, Oak Tanned Leather, Belting, Cord, Clothing, cotton and woolen yarns, warps, starch, oils, dye stuffs, &c., &c. Advances made on consignment of cotton and woolen yarns. Orders solicited, which shall receive prompt at

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teution.

WR. MILLWAND.

The medersigned have formed I co-partner dip. Boyden & Bailey,

In all matters of flugation arising in the countries Rowan, Cabarras and Meckleuburg NATHANIEL BASYDEN W. H. BAILEY.

. TAILORING BUSINESS.

DESPECTFULLY of rme his old friends Apatrons that he has removed his Taylor St. doors above his old stand, opposite Sprague Brotin store, and is now premired to do all to him in the latest and most approved style try produce taken in rachauge for work

WILMINGTON, N. C. ceiving and forwarding goods. March 12, 1866.