

THE OLD NORTH STATE 'TRI-WEEKLY.'

TERMS OF SUBSCRIPTION.—(1) RATES—CASH IN ADVANCE.

Tri-Weekly, One Year \$1.00, Six Months .75, One Month .25. Weekly paper, One Year \$3.00, Six Months 2.00, Ten Copies One Year .20, Twenty Copies One Year .40.

ADVERTISING RATES

TRANSIENT RATES. For all periods less than one month One Square, First Insertion .10, Each subsequent insertion .08.

Table with 4 columns: Size, 1 mo., 2 mos., 3 mos., 4 mos. 1 Square, 5 00, 7 00, 10 00, 15 00.

Special Contracts will be made with those who desire to advertise for a longer term than four months.

Ten lines of solid minion type, or about an inch lengthwise of the column, constitute a square.

Court Advertisements.

State of North Carolina, Davidson County. Court of Pleas and Quarter Sessions, November Term, 1866. R. K. Perryman, Adm'r.

STATE OF NORTH CAROLINA, DAVIDSON COUNTY. Court of Pleas and Quarter Sessions, November Term, 1866. J. M. Thompson, Adm'r.

STATE OF NORTH CAROLINA, DAVIDSON COUNTY. Court of Pleas and Quarter Sessions, November Term, 1866. J. M. Thompson, Adm'r.

State of N. Carolina, In Equity.

James W. Clarke, vs. James Broderick, Ann Chilton and R. J. West, Adm'rs.

State of North Carolina, In Equity. CABARRUS COUNTY. Fall Term 1866. James D. Hill, vs. G. B.

DISSOLUTION.—THE CO-PARTNERSHIP heretofore existing in the town of Salisbury, between W. C. Roberts, W. C. Porter, and A. P. Eckel, under the name and style of W. C. Roberts & Co., dealers in Drugs, is this day dissolved by mutual consent.

Blackburn & Holder, PUMP MAKERS. TENDER THEIR SERVICES TO THE CITIZENS of Salisbury and the surrounding country.

THE OLD NORTH STATE.

Thursday Evening, Jan'y 3, 1867.

The Congressional Excursionists on Their Way Southward. Vice-President Foster and his party were at Nashville on the twenty-fourth.

The reception at Nashville was nothing less than an ovation. A dinner was given in the evening that called together, in the large dining room of the hotel, the representative men of the city and many of the ladies.

Senator Ramsey, on being called for, expressed his gratification at the unexpected kindness received at the hands of the citizens of Nashville, and hoped for a speedy settlement of all difficulties.

General Howard and Representatives Laffin, Thomas and Kerr made speeches of a similar character, and were most happy in their efforts, and greeted with great applause.

Incognito.

This is the legitimate result of the slanderous and mendacious publications with which their journals teem, and which will certainly be erected by the experience of this trip.

The Radical party refuse to admit Southern representatives mainly for the reason that they fear for their ascendancy in Congress. We have good reason to think, that if they could believe that the Southern delegates would not to a man unite with the Democratic party, and thus restore the ancient supremacy of that party, many who now oppose the admission of the Southern delegates would favor it.

All of those who professed to desire to see the existing difficulties settled, attributed much of the intolerant spirit manifested by the North to the intemperate and defiant tone of the Southern Press.

The dominant party in Congress have carried Radicalism to such an extreme that the people are now prepared to witness almost any action on their part without evincing surprise.

The Reaction Against the Robin.

The robin has been for many years a favorite with sentimental people in this country, who have stood between him and gunshot wounds, and encouraged the increase in our orchards, until of late a reaction has begun against him.

"The red breasted robbing is a bird muchly doted upon by Seminary girls and poets.

"Gentlemen farmers also encourridge the robbing becous he swallereth insex when he cant get sno or anything else to eat.

"His wobbling to his fennel friends at evening didn't pay for his gobbling choico fruit all day.

Abolish the Income Tax.

The Philadelphia Evening Bulletin (radical) insists that "the most onerous and odious of all taxes, the income tax, should be removed. At the time it was imposed, it was the general understanding that it was essentially temporary, and a year or two would see its end.

SUPREME COURT—DECISION RELATIVE TO MILITARY TRIBUNALS.

WASHINGTON, Dec. 31. The opinion of the minority delivered by Judge Chase, and that of the majority by Judge Davis, are published. It is impossible to telegraph it entire, and the arguments are so close that a synopsis would do injustice to the learned judges.

WASHINGTON, Dec. 31.

The opinion of the minority delivered by Judge Chase, and that of the majority by Judge Davis, are published. It is impossible to telegraph it entire, and the arguments are so close that a synopsis would do injustice to the learned judges.

In Judge Davis' elaborate opinion, the following paragraph appears: "It can never be, in this country of written constitutions and laws, with a judicial department to interpret them, that any Chief Magistrate would be so far forgetful of his duty as to order the execution of a man, who denies the jurisdiction that he is convicted him, after his case was before Federal Judges with power to decide it; who, being unable to agree on the grave questions involved had, according to known law, sent it to the Supreme Court of the United States for decision. But even the suggestion is injurious to the Executive and we dismise its further consideration. There is, therefore, nothing to hinder this Court from an investigation of the merits in this controversy. And no graver questions were ever considered by this Court, nor one which more nearly concerns the rights of the whole people: for it is the birth right of every American citizen, when charged with crime, to be tried and punished according to law, &c.

PAIN KILLER!

IT IS A BALM FOREVER WOUND.

Our first physicians use and recommend it: use; the Apothecary finds it first among the medicines called for, and the wholesale Druggist considers it a leading article of his trade.

MEDICINE OF GREAT MERIT AND VIRTUE IS FULLY AND PERMANENTLY ESTABLISHED.

AND IT IS THE GREAT

Family Medicine of the Age.

TAKEN INTERNALLY, IT CURES

Dysentery, Cholera, Diarrhea and Cramp and Pain in the Stomach, Bowel Complaint, Pains of the Licer Complaint, Dyspepsia, or Indigestion, Sore Throat, Sudden Colds, Coughs, &c., &c.

TAKEN EXTERNALLY, IT CURES

Boils, Felons, Cuts, Bruises, Burns, and Scalds, Old Sores, Sprains, Swellings of Joints, Toothache, Pain in the Face, Neuralgia, and Rheumatism, Frostbit Feet, &c., &c., &c.

Pain is supposed to be the lot of us poor mortals as inevitable as death, and liable at any time to come upon us. Therefore it is important that remedial agents should be at hand to be used on an emergency, when we are made to feel the excruciating agonies of pain, or the depressing influence of diseases.

STATE OF NORTH CAROLINA, DAVIDSON COUNTY.

Court of Pleas and Quarter Sessions, November Term, 1866. R. K. Perryman, Adm'r.

STATE OF NORTH CAROLINA, HILLSBORO COUNTY.

Court of Pleas and Quarter Sessions, November Term, 1866. J. M. Thompson, Adm'r.

Equity Sales of Land.

BY ORDER OF THE COURT OF EQUITY of Cabarrus County, I will offer the following tracts of Land for sale, for partition.

200 Acres or more.

Belonging to the estate of Jacob Troutman, deceased, lying in Cabarrus county, adjoining the lands formerly owned by David McKeck and others, on which is a valuable Gold Mine.

NOTICE TO SETTLE.

All of the Notes and Accounts belonging to the firm of BROWN, COFFIN & MOCK, are in my hands for collection, and all parties indebted to the firm will please call on me, at my office, and settle.

NOTICE TO SETTLE.

All of the Notes and Accounts belonging to the firm of BROWN, COFFIN & MOCK, are in my hands for collection, and all parties indebted to the firm will please call on me, at my office, and settle.

VALUABLE PLANTATION for Sale.

For sale a Valuable Plantation lying on the Yadkin River, in Davidson County, sixteen miles Northwest from Lexington, and fourteen miles Southeast from Salem, contains about 240 acres of land.

VALUABLE PLANTATION AND FLOURING MILL to Rent.

AS AGENT OF COL. GEO. T. BARNES, I wish to rent For Cash, the plantation and mill owned by the late Dr. Saml. Kerr. The plantation has about 1000 Acres of open land.

NOTICE TO SETTLE.

All of the Notes and Accounts belonging to the firm of BROWN, COFFIN & MOCK, are in my hands for collection, and all parties indebted to the firm will please call on me, at my office, and settle.

NOTICE TO SETTLE.

All of the Notes and Accounts belonging to the firm of BROWN, COFFIN & MOCK, are in my hands for collection, and all parties indebted to the firm will please call on me, at my office, and settle.

VALUABLE PLANTATION for Sale.

For sale a Valuable Plantation lying on the Yadkin River, in Davidson County, sixteen miles Northwest from Lexington, and fourteen miles Southeast from Salem, contains about 240 acres of land.

VALUABLE PLANTATION AND FLOURING MILL to Rent.

AS AGENT OF COL. GEO. T. BARNES, I wish to rent For Cash, the plantation and mill owned by the late Dr. Saml. Kerr. The plantation has about 1000 Acres of open land.

Coming Collapse of the Radical Party.

The dominant party in Congress have carried Radicalism to such an extreme that the people are now prepared to witness almost any action on their part without evincing surprise.

Abolish the Income Tax.

The Philadelphia Evening Bulletin (radical) insists that "the most onerous and odious of all taxes, the income tax, should be removed. At the time it was imposed, it was the general understanding that it was essentially temporary, and a year or two would see its end.

SUPREME COURT—DECISION RELATIVE TO MILITARY TRIBUNALS.

WASHINGTON, Dec. 31. The opinion of the minority delivered by Judge Chase, and that of the majority by Judge Davis, are published. It is impossible to telegraph it entire, and the arguments are so close that a synopsis would do injustice to the learned judges.

WASHINGTON, Dec. 31.

The opinion of the minority delivered by Judge Chase, and that of the majority by Judge Davis, are published. It is impossible to telegraph it entire, and the arguments are so close that a synopsis would do injustice to the learned judges.