### Miscellancous.

boring as with persistent requests to pub- fascinate, and, in so doing, lead many and regulations adopted by the Board for the proper Government of the schools: their desire for literature by a perusal of the following 'thrilling romance,' which President, has either one of two ways am gratified to say that the pupils have no have prosured for our columns at great to assert its Constitutional suprema borne themselves in a very commendable

other's arms for, about two hours, and the dust and whose opinions rust on the shelves of law libraries. Congress

and thou shalt out thy fill; for there are partition Judges, or as many more as there of them left for disper. They may be necessary, of whom the re

Fly my angel, my beau. 'Tis Catha- United States; and the powers of the rine Arabella, I know." And she fell people of the United States, to do

The old woman agood face to face with Eugene; she aske? what he had been doing to the gai; and he said the been done." doing to the gai; and he said 'he hadn't done nothing. She grabbed the remain-ing pie, and with the ferocity of a tigress chucked it at him.

flage maidens plant onions over the

Themselves - Yesterday morning Mr. J. more than a week, for the purpose of 11 Philyaw, the county jailor, received noting down the names, and dividing into five grades or classes the whole numas, two of the prisoners who escaped her of pupils enrolled. I found the agfrom jail on Friday night has had arrive gregate number of pupils on the different and in the city on the steamer North Carrolls to be 135. Their classification was oline from their bone in Bladen county effected with some difficulty, but not to and were anxious to surrender themselves the entire satisfaction of your superinteninto his custody again. After some little den', owing to the great variety of textsearch the jailor found them, and oure books in the hands of the many and the enough, they voluntarily surrendered as want of them in those of a few, How-

case has been continued. It seems that Miss Lou Utaman the third, Miss Maggie after their escape they returned to their Bostian the second and Miss Jennie home in Bladen. After remaining there a Howard the first. day or two, they were persuaded by a As was anticipated, the separation of gentleman of their section that it would the children of the same family rendered which the escape was effected, Weinington Journ

THE CONNECTICUT AND MICHI-GAN ELECTION.

tributed for Connecticut and the frame of worthy character, and which are, indeed, indispensable to the success and prosperity at least a thousand majority, but is ty of the means chosen for the education and improvement of the great number of white hildren of the great number of worse than in Connecticut, Mesers. Howard and Chandler have been boasting that their State would lead off in the tion - Wash. Cor. M. Y. World.

Official Figures.—The following payments

at this time! Devil, miscellaneous, and foreign intercourse, interest on the public debt,

13,900,000 7th 27 5 12-4250 uterior (Pengions and Indiana)

hers were required to pay the appropriation Expenses of the regular army, or at the rate of the wonderful for him to attempt to do so. If was presented by the work of the year! This is the way it wishes of all could be expected that my sea became and remains entirely well.

Yours truly.

From Washington.

From Havana, great activity is reporting the second of the dock varies and fortifications at the dock varies and fortifications at the second of the dock varies and fortifications at the second of the dock varies and fortifications at the second of the s

are considered the Alabama bill. Con-enterable difference of opinion exists. the good of their offspring.

REVOLUTIONARY

We hold the following, as taught by the New York Tribune, to be re THE PATAL MINCE PIE .- volutionary and dangerous doctrine. Some of our friends who have been But, unfortunately, its boldness will

can either impeach and remove the A voice fractured the suilness of the Judges of the Supreme Court for conquired majority shall be able to con Two mines pies had disappeared, and the third was about to share the same that the third was about to share the same in short, represents the people of the

## COMMISSIONERS.

chacked it at him.

Her sim had been too true. She his him in the pit of the stomach and be fell schools, I have the honer to submit the following report for the month ending, willage maidens plant onions over the state of the state of the submit the following report for the month ending, willage maidens plant onions over the submit the following report for the month ending, willage maidens plant onions over the submit the following report for the month ending, willage maidens plant onions over the submit the following report for the month ending, willage maidens plant onions over the submit the following report for the month ending, will be submit the following report for the month ending, where the submit the following report for the month ending, which is the submit t

When I entered upon the duties as su lace where lie the lovers, at last united. perintendent of your schools, my first Two of the Escaped Prisoners surrender which had then been in session a little this prisoners, with professions of sorrow ever, the whole number was divided into that they should have escaped from custody. They were taken in charge and are now again confined in juli.

These two prisoners are charged with teachers: your superintendent taking a Physician who is an experienced Pharmaceutist teachers: your superintendent taking and that his remedy is an efficient and themselves are charged with teachers: murder and were to have been tried at charge of the most advanced or fifth class, this term of the Criminal Court, but the and giving to Mrs. Barker the fourth,

be far better for them to return and let the law take its course, whatever it might be, than to remain fugitives from justice and charge of the class or grade to which he belonged, created some diseast existence. Acting upon this proposition, they returned as stated. No information can be gained from them, and they are for this law to be regretted to be regretted to the fact that the larger number in the manner in the more from the fact that the larger number of the children is to be regretted. ber of those who were stopped are not now attending school at all. parents reflect for a moment apon the imraded, in order that the teacher may de The so-election of Governor English full justice to her pupils, however limited in Connecticut, and the repudiation of the Congressional policy, in the defeat of no longer hesitate to send their children the negro suffrage constitution in Michigan, have occupied the attention of the public mind here to day, to the exclusion of impeachment, legislation, and in fact almost everything else. The Republicans are very much depressed over the tripult. With the amount of money contributed for Connecticut and the flame of the structure of the considerations of a most liberal and worthy character, and which are indeed. routhy character, and which are, indeed, and improvement of the great number of

white children of our town. Others, I am persuaded, are kept from school because the teacher to whom they work of negro suffrage, and rebuke the were assigned did not happen to be the popular vote of Ohio last fall on the same favorite or choice of their parents, or They have grossly deceived their perhaps of the children themselves. This at assesses. The dispatches from excuse for denying children the blessings Michigan to day continue to represent an of a free and much needed practical edu constitu- cation is far less charitable, as it regards the relations of the parents toward the Board of Commissioners, and estant well be justified on the part of parents, since each teacher is fully competent to do am were made at the Treasury during the month each teacher is fully competent to do am of March, and are worthy of particular notice ple justice to the class committed to her charge, or, at least, it should be presumed

\$3.745,000 Neither of the causes to which I have 6462 000 referred can reasonably be regarded as 2.865.000 sufficient to justify the parents in keep-5.508.000 ing their children from school, and, I presume, none will attempt to excuse him-It is thus seen that fourtees millions of dodjoyment of this whimsical projudice when the home the computation and by a Budged Comment for one months.

It is thus seen that fourtees millions of dodjoyment of this whimsical projudice when the home ten effects with an invertee and exmade by a Budged Comment for one months. ande by a living Congress for one month's welfare of his children. It would really when the people's money is squandered in the wishes of all could be gratified, but maintenance of a vast standing army in the wishes of all could be gratified, but use of prace, for what there is not a particle it was expected and most earnestly hoped cessity, and the only object of which is to that those most interested in the success per wideness and lossuy thousands of of our school system would yield whatle partisan officers; and to reward plant ever l'itle personal disagreements might or Radical elections. A mugle studies vall to such an extent as to deprive their stence of the army alone costs the countrillors of the advantages to be derived we millions more than that the children of the advantages to be derived partments of the Government during an ea-partments of the Government during an ea-partments of the Government during an ea-l regret to say that twenty or twenty-five Necy Adams who was accused of extrava- pupils whose names were originally on the rolle, are now deprived of the benefits of your schools, either on account of the causes which I have stated, or the airdast Washington, April 6 M.—Twelve ne unpardonable indifference of parents—
proces awarmped a bust at Arcandale Fish.—But while these schools are kept open—
y (on the Potomas) and were all drowns free to all the white children within our e sporate limits, and especially to those

There are now enjoying your wise and

enerolent system of public schools, one hundred and thirty five pupils; and although the number continues to increase from day to day, there is ample accom-

modation for many more.
Strict regard has been paid to the rules "Congress," after removing the good order has been maintained, and I trouble and at theavy expense: ey, as the creator of the Supreme manner, the largey number of whom ful-She three herself upon his breast and as the immediate representative of studies to the most sanguine expectations of your superintendent. I desire As she ceased weeping, he grouned an States over the representatives of that dibly. There they sat entwined in each generation whose bodies moulder in prompt compliance with the rules adopted the shelves of law libraries. Congress for the government of the class. Should they continue to manifest alike interest and influence in behalf of our public A voice tractined the surfaces of the Surgest the Supreme Constitution differently achools, we may confidently look forward mines pie to cat. Then ale lifted up her from the construction placed upon it to a day, not far distant, when they shall tear distant exercise med eyes to the starry heavens, by the High Court of Imperchanent, be the pride and bear of our lown These classed her hands wildly and exclaimed; or it can reorganize the Supreme schools now offer splendid advantages to Come with size to the kitchen, love, Court so as to make it consist of the young, and if properly entained.

Publication ordered by the Courses

On account of the unparalelled demand for the Rosadulis, I have moved my Labora tory from Wilson, N. C., to 29 Hanover Street, Bultimore, Md.

THE GREAT SOUTHERN

Health Restorer,

The best Blood Purifier in the World

DR. LAWRENCE'S CELEBRATED

FOR THE CURE OF

SCROFULA, in all its forms.

STOR AS

Consumption in its early Stages. Enlarge-ment and Ulceration of the Glands, Joints. Bones, Liver, Kidneys. &c., Hheumatism. White Swelling, Mercurial Afections. Sure Eyes, Old Sores, Diseases peculiar to Fe-males, Eruptions of the Skin, General Bad Health, and all other Diseases caused by an impure State of the Blood.
The following, among many hundreds of our st citizens, testify to its numberful efficacy.

a Physician who is an experienced Pharmaceutist ob-Chemist, and that his remedy is an efficient and duable one in Scrothia, Ac. It having performed me remarkable cares in this vicinity.

1. D. Moore, M. D., W. A. Duggan, M. D. L. A. Stith, M. D., E. Barnes, M. D., J. Winstend, M. D., R. W. King, M. D., R. G. Barham, M. D., S. Woodward, M. D. Wilson, S. C., Oct. 81, 1867.

I hereby rectify that I am personally acquaints with the above named Physicians, and they are a rectionen of respeciability, and standing in the

T. C. DAVIS, Mayor of Wilson. November 1st, 1907.

FROMEN COUNTY, N. C., May 24, 1867. I year Nr.—Presses send use Immediately, per Expression Tachorn, have dozen more bettles of your finestials. I have corefully examined its Portunia. and have used it in my practice in a number of cases. I am well pleased with it. I think it beyond doubt the best Alterative layer used. I have tried it in several classes of Narofula and No ofulous affections. So, with much satisfaction to myself and patients. I have therefore, no hesitation in recommending it to Plysicians and others, as the most reliable Alterative new known.

# A. B. NOBLES. M. D.

Will Curethe worst Cases of Scrofula.

Read the statement below, and despair

WILSON COUNTY, September 10, 1857. DR. J. J. LAWRENCE:
Dear Sir—My youngest daughter, aged five years, has been decadfully afflered with Seminia nearly afflered in the control of the said there was no hope of cure. Diring the fast spring she was younged over the control of the said there was no hope of cure. Diring the fast spring she was young line over, her bedy and limbe being covered with seven and blot here with fare and eyes ladds of extended and waster. overed with sores and blott-less—with fare and eyes did p decrated and swolfen. Whilst in this condi-ing a manadrised by Dr. L. A. Stiff to try your condules. I at once procured three bottles, and mmenced giving its her. The effect was magi-il. In less than a month to my great astonishment

in less than a till. I am, sir.
Yours, with respect and gratitude,
W.W. BURNETT.

### ROSADALIS CURUS ALL SHIM DISTICRES.

WILSON, N. C., September 15, 1867. LAWRENCE ! ras vectorated with what proved to be impur

J. B DANIEL

Consumption, in its early stages, can cured. My daughter has been cured of a deer seated

became of the Luces (pronounced by our Physica Consumption), by your Resection Mas B. ANN SMITH. Baltimere, Murch 4, 1867.

# ROSADALIS

Is a Potent Remedy in all

Chronic Diseases.

From G. W. Blownt, Attorney at Law, Wilson I have been cored of Chronic Inflamati

the eur bud Portial Deplaces, of ten years manding, by KOSADALI-GEO. W. BLOUNT.

Wilson, September 13, 1867.

Purrous stru, Va., Aug. 28, 1867.

Copt. J. H. Baker—Str. For the last sevels of eight years I have been reverely officied y troublesome form of SALT RHUK was a ch I have never been able to obtain the light test perceptible retter from any of the many re eitles which I have no various times applied, on 11 chanced to try Dr. Lewronce's Residuis. In less than one month I found myself ulmost sixtley cared of my troublesome cruption.

a blood purifier, with the most gratifying results Truly I can say, that of all the medicines khay ver used before, nous have been as happi beneficial in effect so the Randa's, and I won't

wast cheerfully recummend it to the public and to all seff-ring humanity.

Very respectfully, yourn, &c.,

MRS. E. N. BOGGS,

Opposite the Crawford House.

I hereby certify that I was cured of a "Chi ic affresion of the Kidneys" lip, the use of mis-buttle of Dr Lawrence's Roundubs, and the eore advise others suffering with the "Kalney Discuse," to try the Resoldelle. R. D. ALLEY.

Wilson, August 3, 1867,

## ROSADALIS

Will Cure the very Worst Cases of Chronic Rheu-

matism.

Thereby certify that I was cured of long satisfing Chronic Rh. mattern, by taking low bottles of Dr. Lawrence's ROSADALIS.

JAMES WILLS,
Wilson, N. Ca-May S, 1867.

LF The ROSADALIS the roughly evadicates

very kind of humor had bad taint, and restore 12 It is Perfectly Hamilton, never produ-ing the slightest injury.
It is not a Secret Quack Ramedy. The arti-

lev of which it is made are published aroun-ach hott'e, and it is seed and endorsed by th PREPARED ONLY BY DR J J. LAW ENCE, Chemist, 29 Hancrer St., Baltim

Price \$1.50 Per Bottle. per For Sale by all principal Drug

ists in the United States. For sale in Salisbury, by Jno. H. E. niss, and G. B. Poulson, and Druggists everywhere. jan 21-w:tw3n

40 Years Before the Public,



January A. D. 1868. 11:6:\$8) J. G. MARLER, c.c.o. THE SOUTHERN HEPATIC PILLS.

That old, long known and well tried remoty for all Isilians discuses, rewed by a DISEASED LIVER.

They are made and sold by G. W. DEEMS werer, who has removed to Haltimore

Mill, where he can have access to the purest and best medicines, on the next favorable terms. He will a ways keep on hand a large supply and will sell to his customers, wholes, le an retail, at the shortest notice, For the opinionarious of these ve-

hey cortain one article which firs probable ever before been used as a medicine, an chichia a powerfulagest in cleaning the Liver (which gives them an advantage over every other Pill heretofore offered to the public.) The composition used in these Pals is carefully pre-ared by the hand of the discoverer, and may e used by the most feeble patient in the mischeste situation, either male or female; an rom their peculiar combination are highl trengthening, mild in their action on the law els, and indeed, in a climate like ours when colds and coughs are almost an infalling con-sequence of the sodden changes to which al-are sold, ct, every one at all liable to suffer from the influence of these causes, will find the great est security in having his liver and bowels wel-

cleaned by these invaluable Pills, Where these Pills are known, especially, the southern States, where they have been id soluted so extensively, they need no recogn neglation—their merits are so well knowns. their results, which have given flesh a reputs tion that has brought them into great demand. They therefore are destined to be, at no distanday, the only remedy recognized and need by the positive scheme bilians diseases are an provalent. The advantage in this treatment there tore, is, that a core most be radical and com plete without the necessity of breaking down the system in one part to remove a disease is

They can be sent to any point in the United PRICE—For one box, 23 crots.—D.4. \$2.50—Half Gro \$10-Dne Gross, \$15 - Three Grove, \$50- Fire Gross, \$7 The each must either arosupatiy the order for the Mod eine or it will be sent C. G. D. Orders should be address

G. W. DEEMS, No. 28, Sours Calgoos Preser,

where they will be premptly attended to.

For these Medicines call on all respectable Druggist
storywhere, and the all the Bruggista in Satissuur. JOHN H. ENNISS.

Druggist, Special Agent GUILFORD LAND AGENCY OF

NORTH CAROLINA. and JANDHOLDERS who wish to Sell

Agricultural or Mineral Lands, Water Power Mills, Town Lots, or Real Little of any kind, will find it to their advantage is large and well selected. A large and varied assortment of Foreign & place their property in our handa far sale. We have great hedlites for procuring pur beir establishment. chasers for all such property. JNO. B. GRETTER.

General Agent, Greensboro, N. C.

de Co., on Saturday the 25 It may of April 1868; one battel good Brandy, seized for forfeiture for violation of the Revenue Laws of the U. States, and inclaimed, after having bean duly

Dec. 2, 1867.

advertised as the law directs, S. H. WILEY. Col. Int. Rev. 6th Dist, N C THE Sale of the Lands of R. W. Grif. Salisbury, April 34, 1868-tds13

Reatly Executed at this Office. [apr-4 w detw td]

MONTGOMERY COUNTY.

Court of Pleas and Quarter Sessions,

PRIVION YO MAKE REAL RECORD ASSETS.

In this case it appearing to the satisfaction of the court that the defendant william seart and rice, Mary Senart, Colin Bird and wife, Nancy Bird and John C. Rowden, are non-resident of this State, it is therefore ardered that publication be made in the Watchman & Old North State, notifying the defendant to be and appear at our next works, notifying said defendants to be and appear at the next term of this court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be held for the county of Nontgemery, at the court to be heard as why the preyer of the petitioner should not be heard as possible of the State, it is therefore an even to be and appear at the next term of this court to be and appear at the next term of this court to be and appear at the next term of this court to be and appear at the next term of this court to be and appear at the next term of this court to be and appear at the next term of this court to be and appear at the next term of the court to be and appear at the next term of the court to be and appear at the next term of the court to be and appear at the next term of the court to be and appear at the next term of the court to be and appear at the next term of the court to appear at the next term of the court to appear at the next term of the court to appear at the next term of the court to appear at the next term o House in Proy, or the men woman in all them and therefore noise or plead to the plaintiffs petition, otherwise the same will be heard ax parts and judgment fendered pro confesso as to them.

Witness, C. C. Wade, clerk of our said Court at files the first Monday in January A. D., 1868.

8.60: pr f \$8.

## State of North Carolina. ANSON COUNTY.

January Term, 1868.

ohn J. Colson, administrator of James A. Robinson, vs. Thomas A. Robinson and others.

R spearing to the satisfaction of the Court that the defendants Thomas A. Robinson, James Bell & wife. Mary Bell, James Kimbrough & wife. Ann Kimbrough, Joseph Robinson, Calvin Robinson, Melvins Robinson, and Arthur Robinson reade by you did hunts of this Nate, R is ordered by the Court that publication be made for six weeks, successively, in the Waxensan & Old North Stars, a paper published in the town of Salisbury, notifying the said Thomas A. Robinson, James Bell and wife. Ann Kimbrough, Joseph Robinson, Latvin Robinson, Melvina Robinson, and Arthur Robinson to be sundageer at the next term of this court to be held for the county of Anson, at the court-house in Wades hore on the second Monday in April next, then and there to plead answer or demur to mid petition or judgment pre confesse will be readered against the Court House in Salisbury, on the first Monday in May next, and there to judgment pre confesse will be readered against to be held for the County of Rewan, at the Court House in Salisbury, on the first Monday in May next, and there to judgment pre confesse will be readered against to be held for the County of Rewan, at the Court House in Salisbury, on the first Monday in May next, and there to answer, demur or plend to said petition, saliesultigment pro conferon will be readered against them and the same will be heard exparte as to them. Witness, Pattick J. Coppedge cierk of said Court wise judgment will be taken pro conferon as were judgment will be taken pro conferon as were judgment will be taken pro conferon as were judgment will be taken pro conferon as to office, the petitioners granted. Witness, Obadiah Woodson, Clerk of our mid Court at Office, the first Monday in Februa-

State of North Carolina. Court of Pleas and Quarter Sessions,

Morrison, Gaither & Co. Justice's Judgmen M. Howard. I appearing to the satisfaction of the Court, that A. M. Howard, the defending in the ase, is not a resident of North Carolina; It is herefure, ordered by the Court that advertise nent be made for six weeks in the Watchman and Old North State, motifying the said defendant that unless he appears at the next Term of his Court, to be held on second Monday in April, next, at the court house in Yadkinville, nd plant, answer or show cause why the

he land lever upon will be ordered to be sold o satisfy plantiff's debt. Witness, J. G. Marler, eleck of our said Court at office, in Ya kinville, the second Monday in

State of North Carolina, ANSON COUNTY.

Court of Pleas and Quarter Sessions. January Term, 1868.

Vincent S. Garrett, Attachment levied on land Christopher C. Kirby,

It appearing to the satisfaction of the Court that the defemiant Christopher C. Kirby, resides beyond he limits of the State, of an concentr himself that ft in theretogo articred by the court, that publication be made for six weeks, successively, in the tion be made by the Nouth State. a paper published in the town of salisbury, notifying the said Christopher C. Kledy to be and appear at the text term of this court to be held for the county of 2 m nerm of this court to be held for the county of An-son, at the court-boxes in Wasterstore, on the sec-ond Monday in April revt. then and there to plead answer or densir or judgment final will be rendered, aminds him, and lands levind on condemned to sat-infy the plantatio debt. interest and costs.) Witness, Patrick J. Coppedge clerk of said court at office in Wadesbord, the 2d Monday in January, A. D., 1998.

P. J. COPPEDGE, Clerk.



NEW ERA DENTAL SCIENCE

MECHANISM And Charges Reduced.

W. F. BASON, Dentist,

WOULD repectfully make known that he ins returned to Salisbury with abundant sup-illes of everything new in his Profession, and ter 20 odd years active practice, hopes to

14 No one need be detered from fear o Je Office corner of Innis & Church Street Salesbury, March 13, '68

CUSHINGS & BAILEY WHOLESALE Booksellers and Stationers No. 262 Bultimore Str., opposite Hanover,

BALTIMORE. A RE prepared to offer to the Country Trade,
A Goods in their line, at prices that will
actiquate favorably with those of any other

Their Stock of SCHOOL, LAW, MEDICAL MISCELLANEOUS BOOKS

Anierican Stationery onn always be found a They keep constantly on hand a full supply of BLANK BROKS of different styles and or their own manufacture. Having a Binders connected with their Store they are, at all times, able, at short notice, to fill orders for

Blank Books, roled to any pattern, or of any NOTICE—with BE SOLD AT Orders, received by man, was not the store of J. K. Burke propert attention.

Your are requested to call and examine the property of the purchasing when the property of the purchasing when the property of th desired style of Binding.
Orders, received by mail, will meet with where tweetend

Sale Postponed.

fith dec'd. has been postpoued to Monday of May Court, when it will take place at the Z. W. GRIFFITH, Adm'r.

State of North Carolina, State of North Carolina, State of North Carolina

ROWAN COUNTY.

Court of Pleas and Quarter Sessions Feb. Superior Court of Law, Spring Term 1868
reary Term A. D. 1868.

James M. Johnson et Lelayette VanEston J. J. Summerell, Ex't'r of Ellen Fulton ve. Da-

varies as to hum.

Witness, Obadish Wordson, Clerk of our said.

Court at Office, the first Monday in February, A. D. 1868, and in the unicty-second year of our Independence.

OBADIAH WOODSON, Clerk. pr adv \$8 00-6w:12

Court of Pleas and Quarter Sessions, State of North Carolina, ROWAN COUNTY.

> Court of Pleas and Quarter Sessions Feb. ruary Term, A. D. 1868. Julius R. Simonton and wife ex. Henry B.

ry, A. D. 1868, and in the mucty-second yes of our Independence.
OBADIAH WOODSON, Clerk. pr adv \$8 00-6w:1L

State of North Carolina YADKIN COUNTY. Court of Pleas and Quarter Sessions,

JANUARY TERM, 1868. A. C. Baker, admir., ps. Heirs at law of W. PETITION TO SELL LAND.

I' appearing to the satisfaction of the Court that Ebenezer Parks and his wife Dolly, & James Mathis and his wife Sarah, defendants in this case, are compressionly of the State of North Carolina, it is, therefore, ordered by the Court, that publication be made for six weeks in the Walchman and Old North Eate, maily-ing said def-miants of the filing of this petition, and that unless they appear at the next Tecur of Court, to be held at the court house it. Yadkinville, on the second Monday in April a xt, and answer the petition, the same will be taken pro confesso and heard or purice as to them.
Witness, J. G. Marler, clock of our court, at
office in Yackinville, the 21 Monday in January, A. D. 1868. J. G. MARLER, co.e.

State of North Carolina,

STANLY COUNTY. Court of Pleas and Quarter Sessions,

February Term, 1868. M. Witty vs. J. R. Mendenhall

ATTACHMENT, the court that publication be made forsix weeks in the Watchman & Old North State, notifying the said J R Mendenhall to be said appear at our pext court of Pieus and Quarter sessions to be held for the county of Standy at the court-house in Albemarla on the second Monday in May next, and show cause, if any he has, why the property levied on shall not be condemned to the use of the plaintiff Witness, Lafsyette Green, clark of our said court at office in Albemarie, the second Monday in February, A D 1968.

L. GREENE, C. C. C.

9:6w pr fee \$8. by A. W. Stone, D. C. State of North Carolina, STANLY COUNTY.

Court of Pleas and Quarter Sessions. February Term 1868.

W. H. Reces va. J. R. Mondonball ATTACHMENT.
It appearing to the satisfaction of the bat the detendant, J. R. Mandenhall r that the detendant, J. R. Mendeuhalf resides, beyond the lamits of this State. It is especially the court that publication be made for all weeks in the Watchman & Old North State, notifying the said J. R. Mendeuhall to be and appear at our next theirt of Pleas and Quarter Sessions, to be held, for the county of Stanly, at the court-borne in Albernarie on the second Menday in

borne in Albemarie on the second Menday in May next, and show cause if any he has, why the property levied on shall not be condomined to the use of the plaintiff.

Witness, Lakyette Green, clerk of our said court at Albemarie, the second Monday in Fab-ruary, A. D., 1-68.

9:6w (pr f \$8)

State of North Carolina, MONTGOMERY COUNTY.

ourt of Pleas and Quarter Sessions, January Term, 1868.

dents of the State. It is therefore, ordered by the Gourt State publication be made in the WATCHWAN A O.G. NONEL SPARE, a paper published in the town of Satisfact, and the Satisfact, and the state of Satisfact, and appear of the next term of this court to be held in the county of Montgomery, at the court-house in Tray on the first Monday in april sext, then and there to plead, answer or descur to the plaintiff's patition, or the name will be heard ax parts, and journant rendered proconcisos as to them.

Witness, C. C. Wade, effects of our said court at office, in Troy, the trat Monday in January, a, vo. 1898.

VADRIN OUTTY
Court of Pices and Quarter Semions
James Armstrong to A. M. Howard

Attachment levish in Dod.

I's appearing to the antidaction of the Court, in this case, that the defendant A. M. Bow-pre, is a near resident of the State of North Carolina, it is, sherefore, ordered by the Court, that publication he made he six weeks, in the First-harm and Old North State notifying the said defendant to be and appear before the district of our Court of Pless and Caarter Sessions, to be holder on second Monday by April next, at the court-house in Yadkinxille, then and there to plend, answere ar replexy or the same will be heard as parter, and the hand levied on condemnted to 'satisfy plaintiff's debt, and an order of sale granted.

Witness J. G. Markey, elected assemid Court at office, in Yadkinxille, the second Monday by January. A. D. 1808.

anuary. A. D. 1868, 11:6:48) J. G. MARLER, e.s. State of North Carolina DAVIDSON COUNTY.

Court of Pleas and Quarter Sessions, Feb.
runry Term, 1968.

John H. Welborn, Adm'r, of I. K. Perryman,
dec'd, as C. M. Perryman, Andrew Porryman, Frank Furtyman, & wite Photo, Wit.
Perryman and wife Estabeth, J. D. Perryman and Robert Perryman, Heirs at Law.

Petition to touke Real Estate America T appearing to the maintention of the Court

I T appearing to the maintenant of the Court. That the detendance J. D. & Robert Personant, are non-testigents of this State; It is therefore offered that publication be made in the Muchmon & Old North State, a paper particle of in the town of Schelary. N. C. for six exceptive weeks, multiping said the counts to be said appear at the next term of this Court to be field for the County of Davidson, at the Court House in Lexinglan, on the meanod Manedon in May next. Then and there to answer the particle of the plaintiff in the case, otherwise the particle and the plaintiff in the case, otherwise the particle produced as as them.

Witness Jao Hants, Clerk of said-Court, at Office, in Lexington, the second Monday of Rebruary, A. D. 1868.

J NE HAINES C. C. C.

Pr. selv. 88 00 - 60:12

State of North Carolina, DAVIDSON COUNTY. Court of Picus and Quaster Sessions, Feb.

Purry Term, 1868.

The petition of Livy Perryman against the Hers at Law of L.K. Perryman, dee'd, so C. M. Perryman, Andrew Perryman, Prook Perryman and seile Elizabeth, J. B. Parry-

Petition lat Dower. IT appearing to the satisfaction of the Court, it at the defendants, it D. & Robert Persysulation are non-residents of this State? It is therefore ordered by the Court that publication by fore ordered by the Court that publication by the Watching & Old North Sints. to, forms soorewive weeks mulifying and de-lerebatts to be and appear at the next tenu of the Court to be held for the County of David-win, at the Court House in Lexington, on the second Monday of May next. Then and there to shower the position of the plaintiff in this case, otherwise the name will be heard as per-fe and, judgment rendered, pro-confines as to them.

thems.
Witness JEO. Harkes. Clerk of said Court at
Ullies, in Lexington, the second Monday of
February, A. D., 1908.
JNO. HAINES, C. C.
pr. adv. \$7.00—6w:12 State of North Carolina

ROWAN COUNTY.
Lourt of Pleas and Quarter Sessions, February Term A. D., 1868.
J. C. Bamback, et. Tilman Austin. Zer out Matschment Jak the Court that the defendant Throng Assign, is a non-resident of this State, it is, therefore ordered that publication be made for six weeks in the Watchman & Old North State, notifying

in the Watchman & Old North State, notilying used detendant to be and appear at our next Court of Flexe and Quarter Sections to be held for the Court got llower, at the Court Home in Sa's-bury on the first Monday in May next, and their and there show cause, if any he had why the property levied on bhall not be condended to the use of the plaintiff.

Witness, Ousdan Woodses, Cork of our said Court at Office, the first, Monday in Fabring, A. D. 1868, and in the sinisty-second year of our independence.

OBADIAH WOODSON, Chest.

pr. adv. \$8.40—0w:12

pr. adv. \$8 00-0w:12:0 50 post-State of North Carolina. ROWAN COUNTY Court of Pleas and Quarter Sessions Po-ruary Yerm, A. D. 1868. D. A. Davis va, W. Q. Young.

IT appearing to the estimation of the Cathat the defendant, W. G. Yonnig, is a resident of this State, it is, therefore, order that publication be made for an weeks in Watchman & Old North State, not from seat O. Watchman & Old North Stelle, adulying the metal court of these and Question Sections to be held for the County of Rewart, at the County of Rewart, at the County of the first Monday in May beat, and then and there show cause if any he has, why the property levied on shall not be constroned to the use of the plantal.

Witness, Obediah Waceleen, Clerk, of our take Court at Office, the first Monday in Pebria-ry, A. D. 1808, and in the ninety-second ry, A. D. 1868, and in the mi year of our Independence, DBADIAH V OUDSON, Clerk, pr adv \$5 00 - 0w:15