## THE TIMES

Pcrblaiked Eveiny Tneasday.
J. II. Disimel. Loral Elitor.
 The only place wis reathed quee

We iepre that Cougrest will not gorrv it elf west he Wilsow lill, but jant let it pass

Mr. John Lawrence Sullivan has been kovered out by a woral. He conswied.

Mr. Clevelend may have made nome mistakes in the Hawaliun matter,but mate by litule Ben.
A matter of bemocracy
There are 61,915,000 peorple in the United Stater whas tax burdens would be lighened by the pas age of the income tax law, and 85,000 whos. butcens would he increased. This incrense would. of course, fali mort beavily. upon the 85,000 individuals woo wold pay it than the benefit wooll accure, individually to the 64 $915,00 \mathrm{u}$. But the $8 \overline{8}, 000$ gare the men whom the privile es of governmen most benefit. Thedrich man is uni versally aided and protected by the taws. From...the very beginning , tlme the wide injustice has been con onized in law that the burdens o state nust be borne by the poor. As forms of government thave jeliange - , this truth has still remained a featur of every government. The feudal barrons paid no taxes; then came the villeins, Nowalays in the milder monarchies of Furope the rich are still exempt, protected by laws हew in paraseology and iaentical in pur port. In free America, it is.still true that the expenses of state are paid by the poor. and the Aegis of the law spreads protection above the ric The Mckinley act was a toure acro cious forin of this_immemorial ceass injustice than any medieval mandate ever 18sued. It was a tyrenny mar ked as a law, a vast extortion sanct fied by the livery of legal formula. A tax on incomes will be a concess ton wate long sutfering and long suffering and long paying a.asses and a notification to the privi'ged thet they nust at last pay something for their privileges. The rieh hasw been paupers to the poor throngl the slmonry of taxation long enough Tbey slould now do thir. Nowhing could bo more utterly absurd than uis demagogue taik to the effect that a tax on incomes is a penalty imposed upon energy. It is to more a tax upon euergy or ability to tax the proit of the millionaire than it is penalty upon frugality and industry to tax the farmer's accumulation of acres. or the income of the mechanic as it goes, week by week, into the orick and lumber of the cottage the is building. Every man's inveswent are laxed except the :man whose in vestments are so vast that sctual ex

We tra ianil comidenty ex, eet thas
Thiv present Cungress will enset into all ideas of juntice :or the riphts of

The prembent and t. b income tax.

The New York Heraid claims that Mr. Clearland will activet, oppase till.and ure the wflence to iefer: : pa-ta:- We hope that the Heralh pratioy un the 1at of the 1 resitite
 cratic party. Mr. Cleavlards a fli tean if revenue tasation, mat it in eqrea
If:"oped that he will not helray hi: his polices und , iews a: une bidding

## - the detriment of the general peotple

 The system of taxation has lony beeborne all the brolens of gevernman and the rich and prisi leged lave been exempr. It is true statemanship ane urue Democracy that theso favored an fortunata ones shouldidety last do some thing toward maiutaining the govern
ment which is the source of all thei advantages The income tax provides for thas just distribation in a way eminently equabie fair and Demacratic
$W$ e sincerely hyy land will not ally himsalr with plutoc racy and seifishress,in vidation tion of the sood of the Demoeratic Farty and the Americ in people.

There is a goond moral in Jane T..: lor's story of the disconte te. l peat dulum, which began_une gloomy da to calculvte how mary times it would have to swing backward and far ward in an hour, snd then in a day,
then in a week, then in a montl, and Lhen in a year, and then in ten years How was it possible to do so muctio or to work at all any given moment with the dark prospect of so muct work betore it? So the penduium
stopperi. Nor could it be inducell to start again, till it was reminded that
hough it would lave so many times ot tick in the whole year, it had the yhar to do it in, an 1 was only requir The anxicty which men heap tour hemselves ${ }^{\text {andises }}$ greatly from for eting this, and trying to provid Comorow's work to-day. But leave to mornw till it comes-take care of he minutes, and the hours will tal tine. sul each swi $q$ of the pendu lum for Gool. that should be the rule of life -Cliristian Standari.

Oe of hestrangest superstitions of Chumen is the awe with which they regetd the cuekroach. Jotin tolds the ugly thack pest as some thing sacred, claiming thas it is she fally favorel br the cols and a pars ticuiar fayorite of he geest Joss. The ?nost unfortanate misnap that an befall a Cluneman is to step on a coekroach. Instantly visions or terrible disasters and calamities ise before him. In some instane:s the suleratition has beea known to prey so on the minds of the
tals as to drive them insane.

## HERETTIS, AND A PRETTY ONL TOO. \% \% \&


 जHze $\$ 18$ W上 AL: SECAS MT WITABLAN UR WALTHAM MOVE WX's YRON \$3 TO \$12.50 In fact we carry in stook warly every thing nee your money as any me can, whis intenis paying for what hey buy
 eedier, oil, shuttles. and all bind of pieces for mactines. Thanzing the trade for their past liberal patronage we kimily invith te and all to come to see us and we will do our hest tu please you.

GANEY \& JORDON
$\frac{\text { legal notices. }}{\text { notice or land sale. }}$


By virtue of a power of sale co
tai.ed in a certain Mortgaze Deei executed by J. E. Holmes and wife and recorded in Baok H No 2 pages 38 9, Records of Harnett county. -w
will sell at public saie for ea-h. the court house door in Lillington e the Thd day of Febrnary 1894 o'lock 31. A valuaibe tratet of lan
in Upper Litcie River township. nett coanty, containing 107 acre more or lees.
This January the 1st 1894.
J. A. Burnes \& Co.


## Ry Notice:

By virtue of authority given me in
an order of Sale issued of the Superior Court of ilarnett county, on the Ith day of December, 1893. I wiil sell at the court house door in L/1
lington N. C.. on Monday the Fith day of February 1894, at 12 o'elo $k$ M. $?^{2}$ seres of land uncoverad by der in the dower tract belonging the estste of S, D. Stephenson a ceased. lyman in Buckhorn ceased. Iyyu, in Buckhorn township,
Harnetu county, N. C., anjoining the lands of B. F. Gardner and the dower tract of the Stephenson estate lying on the Northington ra ad. Th dover tract will be sold as stated above, subject to the dower rulits Mrs. Candie Gardner.
Terms of sale cash.
This January 1 1st
N. A. $\mathrm{Sm}_{\text {milh }}$

Commisiont

ATLANIIC COAST LINE. WIL:INGTON AND Y AND BRANCHES condensed sionilub



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 SOLE AGENTS.June 29th 1 v .
legal Notict

## NOTICE



## NUTICE OF MORTGAGE

By virtue of a power of sale contained in a mortgaye deed. execuled to mo and duly registered in Book H
No. 2. P. Pige 163, Records of Harneit county. I will sell at public saie et
the Court House door at Lillingtinn on the 1.t day of March 1894 at 1 oc. ock M a certain house and lot in the town oi Dunn, known as the Mack Parker place. This is one of the most desirable buildings in the town, the house being new, well fin
tohed, with 2 good sizsed ronmbeing on the corner of two prominent streets, and a well of splendid waser on the lot. Titte is good. This Janl
1ith 1894. J J . Wade. Murtygree F. P. Jungs, J. Wa

