As Adam saw her prime. The sun's eye had a sickly glare, The earth with age was wan; The skeletons of nations were Around that lonely mane Some had expired in fight; the brands Still rusted in their bony hands; In plague and famine, some,

Earth's cities had no sound nor tread;

That shall creation's death behold,

And ships were drifting with the dead To shores where all was dumb. Yet, prophet-like the lone one stood, With dauntless words and high, That shook the sear leaves from the wood,

As if a storm passed by; Saying, "We are twins in death, proud Sun. Thy face is cold, thy race is run, 'T is mercy bids thee go, For thou, ten thousand thousand years, Hast seen the tide of human tears,

That shall no longer flow.

What though beneath thee, man put forth "His pomp, his pride, his skill, And arts that made fire, flood, and earth, The vassals of his will; Yet mourn I not thy parted sway, Thou dim discrowned king of day; For all these trophied arts and triumphs, that beneath thee sprang. fealed not a passion or a pang. Entailed on human hearts.

Go, let oblivions curtain fall Upon the stage of men; Nor with thy rising beams, recall Life's tragedy again. Its pitcous pageants bring not back, Nor waken fresh, upon the rack Of pain anew to writhe, Stretched in disease's shapes abhorred, or mown in battle by the sword, Like grass beneath the scythe.

Even I am weary, in yon skies To watch thy fading fire; Test of all sunless agonies, Behold not me expire. My lips, that speak thy dirge of death, Their rounded grasp and gurgling breath To see, thou shalt not boast. The eclipse of nature spreads my pall, The majesty of darkness shall Receive my parting ghost.

"This spirit shall return to Him That gave its heavenly spark; Yet think not. Sun, it shall be dim When thou thyself art dark. No! it shall live again, and shine In bliss unknown to beams of thine, By Him recalled to breath, Who captive led captivity, Who robbed the grave of Victory, And took the sting from Death.

'Go, Sun, while mercy holds me up On nature's awful waste, To drink this last and bitter cup Of grief that man shall taste, Go, tell the night, that hides thy face, Thou saw'st the last of Adam's race On earth's sepulchral clod, The dark'ning universe defy To quench his immortality, Or shake his trust in God!

ORDINANCE TO CHANGE THE JURIS-DICTION OF THE COURTS AND THE RULES OF PLEADING THEREIN.

provided, shall have exclusive original juris- judgments for \$60 or more, not dormant, diction to hear, try and determine all actions shall be transmitted, together with the warof debt, covenant, assumpsit or account, rant or other papers, by the Justice to Spring good man, Jefferson Davis, now suffering where the sum, due or owing, amounts (prin- Term 1867, of the Superior Court, and notice under a protracted and painful imprisoncipal and interest) to sixty dollars or more. thereof shall be given the defendant at least writs in debt, covenant, assumpsit or account | ior Court the same proceedings shall be had | proposition was made for united, earnest shall be returnable to Spring Term and be as on judgments from the County Court, acserved at least thirty days (Sundays excepted) | cording to section 7 of this ordinance. before the return day. Within the first three | Sec. 12. Be it further ordained, That all doubt that prayer is wont to be offered for days of the return term, should the defendant writs of scire facias to subject bail, issued from him daily by many warm and pious hearts. pay to the plaintiff, or into Court to his use, the Superior or County Courts upon judg- But what I desire is a more general, ferone-tenth of the debt or demand, (principal ments in actions of debt, covenant, assumpsit vent and constant appeal to Heaven for his and interest,) and all costs to that time, he or account, shall be returned to Spring Term, shall be allowed until next Spring term to 1867, of the Superior Courts, and should the plead. At the said Spring Term, should the tenth, fifth, and half of the judgments be paid desendant pay to the plaintiff, or into Court from Spring Term to Spring Term, time to all might not desire to unite in the prayer, to his use, one-fifth of the residue of the debt plead shall be allowed, according to section 3 at least by all pious hearts, and from every or demand, and cost, he shall be allowed until of this ordinance. the succeeding Spring Term to plead. At the said Spring Term, should the defendant pay dinance shall not apply to judgments for costs ion as to the form of such petitions. That to the plaintiff, or into Court to his use, one- only. half of the residue of the debt or demand, he | SEC. 14. Be it further ordained, That this or- ment of those who offer them. The great shall be allowed until the succeeding Spring dinance shall not apply to the remedies for the end is, that fervently desired by the entire Term to plead. At the said Spring Term the collection of Town, County or State Revenue. South, and, as I believe, by a large and replaintiff shall have judgment for the residue of his debt or demand: Provided, however, That the plaintiff, if required, shall file his debt or demand in writing, and if the defendant shall make oath that the whole or any part thereof is not justly due, or that he has a counter claim, all of which shall be particularly set forth by affidavit, then the defendant shall only pay the instalment required, of what he admits to be due, and the Court shall the action is by or on behalf of infants, still able to the above please insert it in their order a jury, at the same or some subsequent

in 1860. Sec. 4. Be it further ordained, That all in the year 1860.

term, to try the matters in dispute between

the parties, and at the next Spring Term the

defendant shall be allowed time to plead only

a judgment shall be dismissed on motion: tute proceedings in equity, in like manner, islature.

Provided, That those now issued shall be dis- to the end that he may obtain relief.

missed at the cost of the debtor.

stituted in that Court. said Superior Courts. At the Spring Terms statement. as if issued by the same Court.

SEC. 8. Be it further ordained, That the vent judgments from becoming dormant. Sheriff in each County shall return all writs | Sec. 21. Be it further ordained That any of fieri facias and venditioni exponas issued Sheriff, Clerk, or other officer, failing to exetions of debt, covenant, assumpsit or account when the execution thereof devolves on him, to the next term of said Court, without sale; or issuing, receiving, or executing any pro-Equity on money demands to Spring Term, rule of Court, as penalties and fines were re-1867, without sale.

count shall hereafter issue from the County by any assignee or endorsee, or officer of said Courts, nor shall said writs on such judgments bank or corporation, it shall and may be lawrior Courts, except in cases where defendant trial any note or certificate of deposit issued fails to comply with the provisions of this or- by said bank or its branches, or other corpoproceed according to the regular course of for payment or not, any law or usage to the the Court.

of fi fa or venditioni exponas on judgments in ry costs against the plaintiff, unless there has the writ shall be credited one-tenth, issued ny manner. and immediately returned "Indulged:" Pro- SEC. 23. Be it further ordained, That "An act vided. No plaintiff shall be allowed to take to change the jurisdiction of the Courts, and the said one-tenth without first entering his the rules of pleading," ratified the 11th day assent to said return: And, provided further, of September, 1861; an act entitled "An act That such assent and return shall not preju- to restore the Courts and for other purposes," vided further, That at Spring Term, 1868, the the Courts and the rules of pleading therein," P. O. Lock Box 66. have indulgence in like manner.

upon all warrants before Justices of the Peace | General Assembly shall have no power to refor a demand (principal and interest) of \$25 peal, alter or modify this ordinance until the or less, should the defendant pay one-fifth to third Monday of November, 1868, and this orthe plaintiff or to the collecting officer for his dinance shall take effect and be in force from ase, he shall be allowed six months to plead, and after its ratification. and at the expiration of said six months, should he pay as aforesaid one-half of the residue, he shall be allowed six months more to plead, and at the expiration of said six months plaintiff shall have judgment and execution for the residue. Upon demands (principal and interest) of less than \$60 and more than \$25, the defendant shall be allowed SECTION 1. Be it ordained by the people of twelve months instead of six, on each pay-North Carolina, in Convention assembled, and it ment: Provided, That the plaintiff shall file is hereby ordained by authority of the same, his claim in writing, and if the defendant, on That the jurisdiction of the several Courts of oath, shall deny the same, or present a counthe State, and of Justices of the Peace, ex- ter claim, the Justice shall proceed to try the the State, and of Justices of the Teace, except as provided in this ordinance, shall be same. Upon judgment the defendant shall be lead journal which is kindly appropriated be allowed a stay of execution for six or to "correspondents," for whose "views the Sec. 2. Be it further ordained, That the twelve months, as the case may be, upon payseveral Superior Courts of Law, at the Spring ing one-fifth, and afterwards one-half, as be-Terms thereof only, unless otherwise herein fore judgment: Provided, That all Justices' SEC. 3. Be it further ordained, That all twenty days before Court; and in the Super-

ceedings shall be subject to the provisions of spirit and with due submission to the will this ordinance as if commenced by writ or of God.

Sec 16. Be it further ordained, That where minors at the return term, and the interest papers? exceeds one-tenth, the first payment shall be increased to the amount of interest due, not to exceed one-fifth of the whole debt.

the admitted amount, and whatever the jury provisions of this ordinance shall not be con- floor, and placing a hen whose beak also may find him indebted over and above the strued to extend to any debts or demands has been whitened with chalk in the axis same: Provided further, That should the de- contracted, or penalties incurred, since the of the line, and nearly touching it. She fendant fail to pay the first or any subsequent first day of May, A. D., 1865, or which may instalment, then and in that case the plaintiff be hereafter contracted or incurred, but that shall be entitled to proceed to judgment and the remedies for the recovery of the same execution according to the course of the Court shall be in all respects similar to the remedies and catalepsy. By blowing gently on her

write in action of debt, covenant, assumpsit | Sec. 18. Be it further ordained, That any away with much squaking. or Courts, shall be returned by the Sheriffs to Spring Term, 1867, and all actions of debt, covenant, assumpsit or account, now pending in the Superior Courts, shall be continued to Spring Term, and if the defendant has entered his pleas, he shall be allowed to withdraw the same, and take the benefits of section 3 of this ordinance.

OPPOSITION TO THE OCEAN TELEGRAPH.—

A New York inventor proposes to build a ship for \$8,000, which will cross the Atlantic in two days and a half. His theory is, solicit the encouragement of the public and the assistance of his pleas, he shall be allowed to withdraw the same, and take the benefits of section 3 of this ordinance. or account issued to Fall Term of the Superi-or Courts, shall be returned by the Sheriffs to forth in section 1, chapter 50, Revised Code,

SEC. 19. Be it further ordained, That every SEC. 6. Be it further ordained, That the executor or administrator shall file, on oath, Clerks of the several County Courts shall at the termination of two years from the time transfer all actions of debt, covenant, assump- of his qualification, a full statement of his resit or account, now pending in their respective Courts, to the Spring Term, 1867, of the of the assets, particularly setting out all mon-Superior Courts, and the said Spring Term ey collected and how disbursed, and, on moshall be deemed the return term thereof, and tion, the Court may allow further time to setthe said actions shall stand as if originally in- the estate, from year to year, not exceeding three years: Provided, That on each SEC. 7. Be it further ordained, That the motion to extend the time, a supplemental FEBRUARY...... Clerks of the several County Courts, if re- statement shall be filed: Provided, That any quested so to do by the plaintiffs, sixty days before the Spring Terms, 1867, of the Superior Courts, shall transmit to said Spring file interrogatories which the executor or ad-Terms certified copies of the judgments in ministrator shall answer, before his motion actions of debt, covenant, assumpsit or ac- for time is allowed: Provided further, That count entered on the dockets of their Courts, the Court may also extend the time for pleadtogether with the writs of fieri facias or ven- ing: Provided further, That all executors or APRIL...... ditioni exponas issued thereon, and shall issue administrators, who have heretofore qualified, notices thereof to the defendants, which noti- shall be allowed until the County Court next ces shall be served at least thirty days before after the first of January, 1867, to file their

aforesaid, the Courts shall, on motion order | SEC 20. Be it further ordained, That all acts, the said judgments to be entered on the min- and parts of acts, suspending the operation ute dockets: Provided, The same were not of the statutes of limitation in the Revised said judgments shall be taken and held to be since the first day of September, one thoujudgments of the Superior Courts and writs sand eight hundred and sixty-one, barring nance, following the writs transmitted from ed: And, provided further, That nothing conthe County Courts and preserving liens, tained in this ordinance, or in the acts hereby repealed, shall be so construed as to pre- August

from the County Court on judgments in ac- cute any of the provisions of this ordinance, and shall return all writs of fi fa or venditioni cess whatever contrary to the provisions of exponds, issued on similar judgments from this ordinance, shall be subject to a penalty the superior court of decrees of the Court of of five hundred dollars, to be recovered by October covered in 1860.

SEC. 9. Be it further ordained, That no writs | SEC. 22. Be it further ordained, That in all of fi fa or venditioni exponas on judgments in actions brought by any bank or other corpo- November actions of debt, covenant, assumpsit or ac- ration having exercised banking privileges, or issue from or to the Fall Terms of the Supe- ful for the defendant to set off by plea or on DECEMBER..... dinance, and it is directed that plaintiff may ration, whether the same has been presented contrary notwithstanding, but said plea or SEC. 10. Be it further ordained, That no writs set off, or set off on trial, shall not avail to caractions of debt, covenant, assumpsit or ac- been a tender of such payment before suit count, or decrees for money demands in Equi- brought: Provided, That should defendant ty, shall issue from Spring Term, 1867, without require the debt to be scaled according to the permission of Court, and should the defend- scale of depreciation of Confederate currency, ant within the first three days pay one-tenth | then and in that case the said notes or cerof the judgment or decree and costs, then tificates of deposit shall not be a set off in a-

dice any lien the plaintiff may then have by ratified the 14th of December, 1863; also, act virtue of said fi fa or venditioni exponas: Pro- entitled "An act to change the jurisdiction of defendant upon paying one-fifth of the resi- ratified the 10th of March, A. D., 1866, and due of the judgment or decree and costs shall all laws in conflict with this ordinance, be and the same are hereby repealed.

SEC. 11. Be it further ordained, That | SEC. 24. Be it further ordained, That the

[Adopted by the Convention, June 23, 1866.] EDWIN G. READE, President. Jas. H. Moore, Secretary. R. C. BADGER, Assistant Secretary.

DEPARTMENT OF STATE. I, ROBT. W. BEST, Sec'y of State in and for the State of North Carolina, do hereby certify that the foregoing is a true copy of the original on file in this office. Given under my hand the 26th day of June, A.D. '66 R. W. BEST, Sec'y of State.

From the Southern Churchman. JEFFERSON DAVIS.

space in that convenient corner of your val- ness and promptitude. Editor is, very properly," not to be consid- BLANKS.

My object is to crave an interest in the prayers of all Christians for that great and ment. I have often wondered that no which he is a member, though I cannot relief by Christians of the South. This might surely be made, if not publicly where Executed with dispatch, family altar, where true sympathy and respect is felt for him. I make no suggest- at must be dictated by the feelings and judg-SEC. 15. Be it further ordained, That this ordinance shall not apply to proceedings by attachment, unless the defendant replevy and give bail, and then and in that case the pro-

> FAITH. P. S. Will such Editors as are favor-

A very singular experiment in hypnotism has been many times repeated in France. upon payment of one-fifth of the residue of SEC. 17. Be it further ordained, That the It consists in marking a chalk-line along a will soon sink into the most complete hypnotic sleep, accompanied by insensibility

such orders and decrees as to right and jus-tice may appertain; and said proceedings of the water, and thus receive no resistance at the same time at law; and any surety, be-fore paying the debt of its principal thus at-tempting to defraud his creditors, may insti-SEC. 5. Be it further ordained, That dormant judgments shall only be revived by actions of debt, and every scire facias to revive tempting to defraud his creditors, may institute the creditor's right to proceed at the same time at law; and any surety, become to its motion. Probably he is the man who once seized the straps of his own boots and lifted himself into a seat in his State Leg-

CALENDAR FOR 1866.

TO BE DRAWN AT GROVER'S THEATRE Washington, D. C. September 27th, 1866. 30.017 VALUABLE PRIZES Will be presented to ticket holders, including

\$25,000 IN GREENBACKS!! Number of tickets issued, 125,000. Price \$1 each. Five for \$4 50, sent by mail on receipt of price, and three cent stamp for return postage. Good inducements given to reliable Agents. The drawing will positively take place on the above date. All communi-

cations should be addressed to VINCENT, BUTTERFIELD & CO., 346 Penn. Avenue, Washington. D. C. August 21, 1866. 20-6w.

PAY UP.

THE Accounts due ROBINSON & MYROVER, and ROBINSON & SMITH, which were transferred to the undersigned in the settlement of the business of those concerns are in the hands of Mr. J. H. MY-ROVER for collection.

BENJ. ROBINSON.

July 31.

ME HAVE NOW on hand A NEW JOB PRESS.

With a good selection of PLAIN AND ORNAMENTAL JOB AND DISPLAY TYPE, Mr. Editor: Please allow me a brief And are prepared to do work with neat-

> BILL-HFADS, Business Cards, BLANK DEEDS. LABELS POSTERS,

TAX RECEIPTS. &c. &c. &c. &c. &c. and on favorable terms

THE NEWS

July, 31 1866, BUSINESS CARDS. PRINTED per HUNDRED or THOUSAND, at the lowest prices, at the NEWS OFFICE.

Blank Warrants for Sale

NEWS OFFICE. at the FOR SALE. FIRST RATE BUGGY, not new, but in good A repair and fine running order. Will be sold very NEWS OFFICE. cheap. Apply at

July 31. 17-IN Press.-To be Issued as soon as Possible-A YOUTH'S HISTORY

THE GREAT CIVIL WAR. 1 vol. 16mo. Illustrated. Price \$1 50.

The undersigned have in press, and will issue as soon as possible, the above work. It is designed to furnish the youth of our country a candid and impartial History of the Great War through which we have

There will be a Weekly and Se the proprietors will strive to off reliable and interesting journal.

While a free discussion of impartial History of the Great War through which we have shall be in all respects similar to the remedies for the recovery of debts which were in force in the year 1860.

Sec. 18. Be it further ordained, That any creditor, attempted to be defrauded as set of the second to the remedies and the catalogy. By downing gottly and immediately just passed from a democratic standpoint. The minds of the youth of our country are being poisoned and mis-educated by the false and partial histories of the Nzws will be mainly devoted to Agriculture, Abolitionists, and it is of great importance for the welfars of our country that the real Disunionists, as they are selections of Literature, Reports of the Markets, and general News matter.

No. 162 Nassau street, New York. MAY BE SEEN at the

AN ACT

To establish a Scale of Depreciation of Confederate Currency,

WHEREAS, By an ordinance of the Convention, entitled "An ordinance declaring what laws and ordinances are in force, and for other purposes," ratified on the 18th day of October, A. D., 1865, it is made the duty of the General Assembly to provide a cale of depreciation of the Confederate Currency from the depreciation of the Confederate Currency from the time of its first issue to the end of the war; and it is further therein declared that "all executory contracts, solveble in money, whether under seal or not made for each load so hauled."

That any person running a dray, wagon or cort withs out such license, shall be liable to a fine of five dollar-for each load so hauled. solvable in money, whether under seal or not, made after the depreciation of said currency before the 1st of May, 1865, and unfilled (except official bonds and penal bonds payable to the State,) shall be deemed to have been made with the understanding that they were solvable in money of the said currency." subject, nevertheless, to evidence of different intent of the parties

for each load so hauled.

That the driver of such wagon, cart or dray, shall be an able-bodied person.

That drays, wagons and carts shall load in turn, according to mill rule; under a penalty of one dollar.

The following rates of hauling were adopted 26th of February 1866, and the following orders passed, viz:

to the contract; therefore Be it enacted by the General Assembly of the State of North Carolina, and it is hereby enacted by the authority of the same, That the following scale of depreciation be and the same is hereby adopted and established as the measure of value of one gold dollar in Alum, Salts, &c., 200 to Molasses, per hhd. Confederate currency, for each month, and the fractional parts of the month of December, 1864, from the Bacon, Tallow, &c., per Nails, per keg 1st day of November, 1861, to the 1st day of May, 1865, to wit;

MONTHS. 1861. 21 00 1 20 1 50 20 00 100 00 50 lbs. 1 50 5 00 1 50 5 50 6 50 June. 18 00 1 50 9 00 2 00 14 00 September, 2 00 14 00 November, \$1 10 2 50 30 00 Becember, 1 15 2 50 20 00 December, 1st to 10th inclusive 10th to 30th,

1st to 31st, And whereas, many grave and difficult disputes may Fish, per bbl. arise between executors, administrators, guardians and trustees, and their legatees, distributees, wards and cestuysque trust, in the settlement of their accounts and trust, arising from the depreciation of Confederate Do. "dow currency, State treasury notes and bank notes, inci- Frying Pans, per doz. dent to and growing out of the late war; and that law Guano, per bag suits and expensive litigation may be obviated.

Be it further enacted, That in all such case, the parties are hereby empowered to form a full and per- Grain, per bushel fect statement of the case on both sides, which case Hay, per bale shall be committed to the determination of one of the Hollow-ware, per piece Judges of the Superior Courts, chosen by the parties, Iron, broad, per bar who is hereby authorized to consider and determine Do., narrow, the same, according to equity and good conscience: Liquors, in bbls. Provided, however, That no part of this section shall be construed to estop or hinder any person from pro-ceeding in the usual course of law, if he shall deem the same necessary.

HORNE & ROBINSON. Druggists & Apothecaries, No. 31 HAY STREET,

Fayetteville, N. C., OFFER FOR SALE, a complete stock of Goods

U their line, consisting in part of Foreign and Domestic Drugs. CHEMICALS,

PAINTS. DYE-STUFFS WINDOW-GLASS SOAPS.

TOILET ARTICLES, ETC., ETC. Also, BRANDIES AND WINES for medicinal pur-

Country Merchants and Physicians Are invited to examine our stock. Particular Attention Given to compounding Prescriptions, at all hours of

the day or night. HORNE & ROBINSON. July 31. 17-tf

A. J. HOWELL. HARRISS & HOWELL, GENERAL COMMISSION MERCHANTS

NORTH WATER STREET, WILMINGTON, N. C., AND 196 WATER STREET, NEW YORK. IBERAL advances made on consignments to our New York House on Produce, which will be for-

warded through free of commissions. Consignments are covered by insurance from ports and places in after notice.

North and South Carolina, by Railroad, Steamboat and 3. A co Flats, on the rivers to a shipping point, and thence to July 31, 1866.

CENUINE

DURHAM SMOKING TOBACCO.

THE undersigned is the SOLE PROPRIETOR the above named article, being the successor of the original manufacturer. Having obtained letters patent for said article, he

hereby warns all persons against manufacturing or at-tempting to manufacture said article. All venders of the "Genuine Durham Smoking Tobacco," must obtain it from me directly or from my or occupants of the house. authorized agents.

The following are my sole authorized agents at present. Others will be added: Walker, Farrar & Co., Newbern; Northrop & Cumming, Wilmington; H. D. Teel, Tarboro; Ashton & the town, between the hours of 9 o'clock A. M. and 4

BLANK WARRANTS,

Pratt St., Baltimore; March, Price & Co., 91 Water
St., N. Y.; W. D. Smith, Fayetteville; Stenhouse &
McCaulay, Charlotte; J. E. Venable, Petersburg, Va. J. R. GREEN. Durhams, Orange Co., N. C. For sale by

W. D. SMITH, Agent for Manufacturer, Fayetteville July 31.

A. A. MCKETHAN & SONS, CARRIAGE MANUFACTURERS, Fayetteville, N. C.,

DESPECTFULLY ANNOUNCE to their Old Pat-Tons, and the Public that they are still manufacturing CARRIAGES, ROCKAWAYS. BUGGIES and HARNESS, which for duability and quality cannot be excelled. Their stock of seasoned timbers is large and well selected, and PRINTING OFFICE facilities for manufacturing Carriages, &c., greater than any other establishment in the South. Can furnish very light or stout work, finished plain or fancy to suit any section or purchaser. All work warranted to be as represented. Prices as reasonable as any factory where good work is done.

Have now on hand a good assortment of BUGGIES ROCKAWAYS and HARNESS, of all the various Descriptive Circulars sent by mail upon application.

Repairing done promptly. **PROSPECTUS**

OF THE FAYETTEVILLE NEWS.

The undersigned have purchased the Type, Presses &c., &c., belonging to the Newspaper and Job establishment of the FAYETTEVILLE NEWS, and, with some Pender Tarboro', N. C.; J. D. Brown, Salisbury, N. C.; D. Pender Tarboro', N. C.; Sackett, Belcher & Co., C. W. additions to the material of the office, will re-commence Garrett, New York; Dr. W. L. Ledbetter, Thomasthe publication of the paper, on the 31st of July, 1866. There will be a Weekly and Semi-weekly issue; and the proprietors will strive to offer to their patrons a

While a free discussion of important principles will

TERMS: For One Year, (payable in advance,).....\$3 00 For Six Months, " \$2 00 ...\$2 00 Semi-Weekly, One year, 5 00 Six months. For further particulars, address H. L. & J. H. MYROVER,

Specimens of our Work NEWS OFFICE.

FAYETTEVILLE, N. C.

REGULATIONS.

Under Various Ordinances of the Town fo Fayetteville, concerning Hauling. Drays, Wagons, etc.:

That no Wagon, Cart or Dray shall be permittedto run for the purpose of hauling goods, wares or mer-chandise, without first obtaining a License, and givin a bond of indemnity, with approved security.

RATES OF HAULING.

10c Liquors, Wines, &c per 15 hhd. Anvils of 100 lbs. do. over 100 lbs. 300 lbs. 25 Do., per bbl. \$1 Plows, large Bellows, each 25 Do., small 5 Plow Castings, per doz. Brooms, per dozen Baggage-Trunks, each 25 Rice, per cask 500 lbs. 50 00 Coffee, per bag 15 Rosin, per bbl. 60 00 Cheese, per box of 25 to Rope, per coil, 100 lbs. 5 Do., " 50 lbs. Ditto, 50 to 100 lbs. 10 Raisins, per box Cotton, per bale 30 Salt, per sack Cotton Bagging, pr bale 65 Do., bushel Do., per piece 10 Sugar, hhds., 1200 lbs. \$1 Cotton Yarn. per bale 20 Do., over 1200 lbs. \$1 20 Do., over 1200 lbs. \$1/ " Sheeting, under Do., per bbl 800 yards, per bale 15 Spirits Turpentine, bbl. 25 25 Shovels, Spades, Forks, Ditto, over 800 yds. Crates, small 75 per dozen \$1 Stoves, large Fertilizers, per bbl. 25 Do., small

25 Soap, per box, 50 lbs. 10 121 Do. "under 50 lbs. 5 Turpentine, per bbl. 20 20 Tobacco, per box 15 Do. half box 5 Tin Plate, per box 15 Tar, per bbl. Glass, per box. 50 feet 5 Oil, per cask 10 Oil, per bbl. 5 Powder, per keg 20 Potatoes, per bbl. 2 Other articles pr 100 lbs, 15 10 Four-horse wagon load \$2 5 Two-horse

And half these rates below Cool Spring Street. Hacks licensed to carry passengers, shall receive for one passenger and one piece of baggage to or from the River 50 cents-and for all baggage over one piece

Ordered—That the amount of the Bond for a four horse wagon shall be \$400, for a two horse wagon \$300, for a one horse wagon, cart, or dray \$2 00. Any drayman, hackman, or wagoner, convicted be-fore the Mayor of misdemeanor as a carrier, or of gross negligence shall be subject to a penalty of \$10, or a

forfeiture of his license, at the discretion of His Honor Ordered-That all carriages and other vehicles, carrying passengers for pay, shall pay to the town the same amount as are now charged for wagon and dray Licenses; and that the rate of fare charged by such vehicles, shall be 50 cents for a passenger and his trunk to or from the River; and 25 cents for a passen

ger and his trunk to or from the Rail Road depot to any part of Town except to the River, as above; and dray Passed Feb'y 12, 1866.
From the Minutes.

A. M. CAMPBELL, Town Clerk. Fayetteville, Feb'y 26, '66,

TOWN ORDINANCES.

The Following Ordinances are Published for the Benefit of all Concerned.

1. Any person who shall place, or cause to be placed, any rubbish, filth, stable manure, or any noxious or offensive matter, in any street, lane or alley, within the limits of the town, except for immediate removal, shall be liable to a fine of five dollars.

2. Any person who shall have a stable, pig-sty, or any out-houses on their premises, within the limits of the town, and who shall keep the same in such a manner that the filth and stench thereof shall become offensive to or annoy any person, the owner or occupant of said lot shall be liable to a fine of five dollars for each and every day the same is allowed

3. A complaint-book will be opened at

the Mayor's office, and the citizens are requested to enter on said book any suggestions or complaints they may wish to make: Such entries will receive immedi-4. Citizens are requested to enter in the

above book information as to any case of small-pox or other contagious sickness, which may break out in their neighborhood.

5. When the owner or occupants of a house refuse or neglect to put their cut houses in order, the Sanitary Commissioner for the time being is empowered to have the place properly cleaned, and the expenses thereof will be collected from the owner 6. The Sanitary Commissioner has a right

and is hereby empowered to visit and inspect the out-houses and yards of all buildings within the limits of 7. The Sanitary Commissioner has a right

and is hereby empowered to arrest and place in confinement all persons guilty of any disorderly conduct within the limits of the town. 8. Persons residing within the limits of

the town, who have cellars under their houses, will be held responsible that no stagnant water remains there-in, or on any part of their lands or premises. 9. The Mayor and Commissioners earn-

estly request that all persons residing in the town of Fayetteville and its vicinity, will at once place or cause to be placed their sewers, yards and out-houses in good order, and to keep them as clean as possible during the warm weather.

10. Mr. Thos. Stephens is hereby ap ointed Sanitary Commissioner. Lime can be procured at a trifle over cost price on

application to the Sanitary Commissioner. By order of the Mayor,

A. M. CAMPBELL, Town Clerk. Fayetteville, N. C., April 3, 1866.

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DIRECTORY.

THE SUBSCRIBER has made all necessary arrangements for publishing in the month of October next, and annually thereafter, a complete BUSINESS DIRECTORY

WILMINGTON AND FAYETTEVILLE

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gates himself to send a copy post-paid to each Post Office, Hotel, Rail Road Depot, and other Public Place within range of the business of Wilmingtion and The work will embrace about 200 Octavo pages, and will be printed and bound in superior style. The advantages of this DIRECTORY as a medium of adver-

tising, will readily suggest themselves to all sugacious WM. H. BERNARD.