

THE LAST MAN.

All worldly shapes shall melt in gloom, The sun himself must die, Before the mortal shall assume Its immortality.

Provided, That those now issued shall be dismissed at the cost of the debtor. Sec. 6. Be it further ordained, That the Clerks of the several County Courts shall transfer all actions of debt, covenant, assumpsit or account, now pending in their respective Courts, to the Spring Term, 1867, of the Superior Courts, and the said Spring Term shall be deemed the return term thereof, and the said actions shall stand as if originally instituted in that Court.

to the end that he may obtain relief. Sec. 19. Be it further ordained, That every executor or administrator shall file, on oath, at the termination of two years from the time of his qualification, a full statement of his receipts and disbursements, and the condition of the assets, particularly setting out all money collected and how disbursed, and on motion, the Court may allow further time to settle the estate, from year to year, not exceeding three years: Provided, That on each motion to extend the time, a supplemental statement shall be filed: Provided, That any creditor or next of kin may oppose said motion, and if the statement is not full and fair, file interrogatories which the executor or administrator shall answer, before his motion for time is allowed: Provided further, That the Court may also extend the time for pleading: Provided further, That all executors or administrators, who have heretofore qualified, shall be allowed until the County Court next after the first of January, 1867, to file their statement.

CALENDAR FOR 1866. Table with columns for months (JANUARY to DECEMBER) and days of the week (SUNDAY to SATURDAY).

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 scale of 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 executive contracts, solvable in money, whether under or not, made after the depreciation of said currency before the 1st of May, 1865, and unfiled (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 to the contract; therefore

REGULATIONS, Under Various Ordinances of the Town of Fayetteville, concerning Hauling, Drays, Wagons, etc. That no Wagon, Cart or Dray shall be permitted to run for the purpose of hauling goods, wares or merchandise, without first obtaining a License, and giving a bond of indemnity, with approved security. That any person running a Dray, wagon or cart without such license, shall be liable to a fine of five dollars for each load so hauled.

AN ORDINANCE TO CHANGE THE JURISDICTION OF THE COURTS AND THE RULES OF PLEADING THEREIN.

SECTION 1. Be it ordained by the people of North Carolina, in Convention assembled, and it is hereby ordained by authority of the same, That the jurisdiction of the several Courts of the State, and of Justices of the Peace, except as provided in this ordinance, shall be as in the year 1860. Sec. 2. Be it further ordained, That the several Superior Courts of Law, at the Spring Terms thereof only, unless otherwise herein provided, shall have exclusive original jurisdiction to hear, try and determine all actions of debt, covenant, assumpsit or account, where the sum, due or owing, amounts (principal and interest) to sixty dollars or more.

Sec. 10. Be it further ordained, That no writs of fieri facias and venditioni exponas issued from the County Court on judgments in actions of debt, covenant, assumpsit or account, or decrees for money demands in Equity, shall issue from Spring Term, 1867, without permission of Court, and should the defendant within the first three days pay one-tenth of the judgment or decree and costs, then the writ shall be credited one-tenth, issued and immediately returned "Indulged." Sec. 11. Be it further ordained, That upon all warrants before Justices of the Peace for a demand (principal and interest) of \$25 or less, should the defendant pay one-fifth to the plaintiff or to the collecting officer for his use, he shall be allowed six months to plead, 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 twelve months instead of six, on each payment: Provided, That the plaintiff shall file his claim in writing, and if the defendant, on oath, shall deny the same, or present a counter claim, the Justice shall proceed to try the same. Upon judgment the defendant shall be allowed a stay of execution for six or twelve months, as the case may be, upon paying one-fifth, and afterwards one-half, as before judgment: Provided, That all Justices' judgments for \$60 or more, not dormant, shall be transmitted, together with the warrant or other papers, by the Justice to Spring Term, 1867, of the Superior Courts, and notice thereof shall be given the defendant at least twenty days before Court; and in the Superior Court the same proceedings shall be had as on judgments from the County Court, according to section 7 of this ordinance.

Sec. 22. Be it further ordained, That in all actions brought by any bank or other corporation having exercised banking privileges, or by any assignee or endorsee, or officer of said bank or corporation, it shall and may be lawful for the defendant to set off by plea or on trial any note or certificate of deposit issued by said bank or its branches, or other corporation, whether the same has been presented for payment or not, any law or usage to the contrary notwithstanding, but said plea or set off, or set off on trial, shall not avail to carry costs against the plaintiff, unless there be a tender of such payment before suit brought: Provided, That should defendant require the debt to be scaled according to the scale of depreciation of Confederate currency, then and in that case the said notes or certificates of deposit shall not be a set off in any manner. Sec. 23. Be it further ordained, That "An act to change the jurisdiction of the Courts, and the rules of pleading," ratified the 11th day of September, 1861; an act entitled "An act to restore the Courts and for other purposes," ratified the 14th of December, 1863; also, act entitled "An act to change the jurisdiction of the Courts and the rules of pleading therein," ratified the 10th of March, A. D. 1866, and all laws in conflict with this ordinance, be and the same are hereby repealed.

GREAT UNION GIFT CONCERT TO BE DRAWN AT GROVER'S THEATRE, Washington, D. C. September 27th, 1866. \$30,017 VALUABLE PRIZES. \$25,000 IN GREENBACKS!!

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. MYROVER for collection. BENJ. ROBINSON. July 31.

WE HAVE NOW on hand A NEW JOB PRESS, With a good selection of PLAIN AND ORNAMENTAL JOB AND DISPLAY TYPE, And are prepared to do work with neatness and promptitude.

Blank Warrants for Sale at the NEWS OFFICE. FOR SALE, A FIRST RATE BUGGY, not new, but in good repair and fine running order. Will be sold very cheap. Apply at NEWS OFFICE. July 31. 17-

HORNE & ROBINSON, Druggists & Apothecaries, No. 31 HAY STREET, Fayetteville, V. C. OFFER FOR SALE, a complete stock of Goods in their line, consisting in part of Foreign and Domestic Drugs, MEDICINES, CHEMICALS, PAINTS, OILS, VARNISHES, DYE-STUFFS, WINDOW-GLASS, SOAPS, BRUSHES, TOILET ARTICLES, ETC., ETC.

GENUINE DURHAM SMOKING TOBACCO. THE undersigned is the SOLE PROPRIETOR of the above named article, being the successor of the original manufacturer.

A. A. MCKETHAN & SONS, CARRIAGE MANUFACTURERS, Fayetteville, V. C. RESPECTFULLY ANNOUNCE to their Old Patrons, and the Public that they are still manufacturing CARRIAGES, ROCKAWAYS, BUGGIES and HARNESS, which for durability and quality cannot be excelled.

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 additions to the material of the office, will re-commence the 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 reliable and interesting journal.

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 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 after notice.

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 immediate attention.

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 out-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 or occupants of the house.