Wookly P

STATE AT

STATE GOVERNMENT.

as, of Anson ; Dr. Henry Joyner, of Hallnd E Av James, of Caldwell.

Dinon Cohn. Sup. Pub. Buildings, John A. Gilmer, jr., Adjaient General, The Supreme Court of North Carolina is held at alcight semi-annually, on the second Monda : in January and second Monday in June.

Ston H. Rogers, Attorney General S. F. Phillips, Reporter, (exclusive of fees) E. B. Freeman, Clerk, James Litchford, Marshal.

U. S. CIRCUIT COURT FOR N. C. Judge—Geo, W. Brooks, of Pasquotank; District Attorney—D. H. Starbuck, Salem, N. C.; Clerk—N. J. Riddick, Raleigh; Marshal—DanielR. Goodloe, Ral-

The United District Courts are held as follows: Edenton, 2d Monday in April and October. Sam'l T. Bond, Clerk, Newbern, 4th Monday in April ar i October. Chas. Hibbard, Clerk. Wilmington, 1st Monday after. Wm. Larkins, Clerk.

COUNTY COURT. Special Court-U. B. Root. Chairman; Henderson Hodge, Renben Fleming, and Robert Wynn. Sheriff-R. K. Ferrell, Deputy, J. Sid. Bryant. Clerk J. J. Ferrell; Deputy, Junius Ferrell. Attorney—Chas. M. Bushee. Register G. Wash, Taylor, Trustee Noel S. Harp.

Surveyor-Fendal Boves.

Coroner-Wm. H. Crawford.

Masters of Weights and Measures-Longee & Bro-Finance Committee-M. B. Royster, N. J. Whitaker and Gee. W. Norwood. Clerk to Committee, George Whitaker Wardens of the Poor-Wm, R. Peol, Chairman; Jor-

dan Womble, Sr., Treasurer; W. H. Hoed, Alien Adams, I. H. Collins, C. J. Rogers and Fendal Beves. endant of the Poor-B. Perry. Clerk of the Wardens-R. P. Finch. Jailor-S. P. Gill. Crier of the Court-F. G. King.

Times of Holding the Court-Third Mondays February, May, August and November. UNITED STATE OFFICIALS.

U. S. Marshal-Daniel R. Goodloe, on Edenton street at the office of the late Hon. George E. Badger. Deputy Marshal—Maj. J. H. Foote, same office as above.

Clerk of the Federal Court-N. J. Riddick. Register in Bankenptcy and U. S. Commissioner— Jno. T. Deweese, at the "Standard" office, on Hargett street.

Deputy Marshal-C. L. Harris, same office. Assessors-Jno. R. Harrison and J. G. Brommell, corner of Hargett and Fayetteville streets, up stairs. Deputy Collector-W. B. Williams, same office.

Headquarters, the Tucker Mansion South side of Nash Square.

Gen. Nelson A. Miles, Assistant Commissioner, station, Head Quarters; Lt. Col. Jacob F. Churr, General station, Head Quarters; Lt. Col. Thomas P. Johnson, Chief Q. M., and Disbursing officer for North Carolina, station Headquarters; Capt. W. F. Smith, Post Surgeon, station, Headquarters; Dr. H. C. Vegell, Agent Sub District, station Headquarters; Rev. E. A. Fiske, Supt. of Education for N. C., station, Headquarters; Dr. A. B. Chapin, Surgeon of Fair Ground Hospital, station,

CITY GOVERNMENT. Mayor-W. D. Haywood.

Western Ward-J. M. Betts, Parker Overby, J. D. Middle Ward-R. H. Battle, B. F. Cheatham, and A. N. McKimmon. Eastern Ward-D. L. Royster, J. J. Overby and J. A. Moore,

Chief of Police-E. E. Harris; Assistant, Peyton Night Watch-Howell Moss, Captain; Wash Overby, Josiah Gilbert, Stanford Cooper, Tom Dancy,

Marion Bryant and Calvin Luter. Keeper of the City Pumps-J. B. Suggs. City Collector-Jas. Litchford. Weigh Master-Len. H. Adams.

Chief Engineer Jos. T. Backalan. Fire Company No. 1 .- C. M. McKimmon, Foreman, C. D. Heartt, Assistant Poreman. Fire Company No. 2. Jno. J. McGuire, Foreman, R. T. Bosher, Assistant Foreman. Hook and Ladder.-H. T. Clawson, Foreman, Chas.

Kenster, Assistant Foreman, Bucket Company. -W. C. Stronach, Foreman, Sam'l

NORTH CAROLINA RAIL ROAD. Mail Train (going East) leaves Charlotte at 9:40 P. M. Arrives at Raleigh 9:50 A. M., and Goldsboro at 12:43 Freight Train (going East) leaves Charlotte at 4:11

A. M. Arrives at Raleigh at 1200 M., and at Goldsboro at 5:00 P. M. Mail Train (going West) leaves Goldsboro at 1:00 P. M. Arrives at Raleigh at 250 P. M., and at Char- be subject to the following conditi lottelat 2:54 A. M. Freight Train (going West) leaves Goldsboro at 6:00

A. M. Arrives at Raleigh at 9:30 P. M., and at Charlotte at 7:00 P. M. RALEIGH AND GASTON RAILROAD.

Mail Train leaves Raleigh at 9:40 A. M. Arriver at Weldon at 3:10 P. M. + Freight Train leaves Raleigh at 8:00 A. M.-Arives at Weldon at 5:40 P. M. at Raleigh at 8:45 A. M. Freight Train leaves Weldon 5:40 P. M. Arrives

at Raleigh at 7:86 P. M. MAILS. Northern and Eastern mail arrives daily Sundays excepted 4 P. M. And closes 9:15 A. M. Western arrives daily Sunday excepted, 9:30 A. M. And closes 3:15 P. M. Fayetteville do. Roxboro', arrives every

Wednesday 11 A. M. And closes 1 P. M. Leachburg Office hours from 7 A. M., to 6 P. M.

BANKS. Raleigh National Bank-W. B. Galick, Cashier, Fayetteville Street. John G. Williams, & Co., Bankers and Bro

to the best based on west some I has were to

特別的的[計畫]

MADQ'RS SO MILITARY DISTRICT

Ditammiros, B. C., Dec. 81, 1987.

SUITS FOR BERTS

adgments or decrees for the payment of money are of action arising in North Carolina between t or, 1661, and the 20th day of April, 1665, and uting shall be stayed, and no suit or process tratificied or commenced on such causes of

d to suspend the sale of all property upon execution or process under any judgment or decree of a court of the o-called Confederate States, or of the State of North Carolina, rendered between the 20th day of May, 1861, and the organization of the provisional governmen of said State, under the President's proclamation of the 29th day of April, 1865, or the State of South Carolina, rendered between the 19th day of December, 1860, and the organization of the provisional government of the said State, under the President's proclamation of the 30th day of June, 1865, unless the written consent of the defendant be entered on record, and except in cases where the plaintiff or his attorney upon oath, supported by corroborative testimony, shall allege that the defen-dant is disposing of, removing, or about to remove, his property beyond the jurisdiction of the court, with

PORECLOSURE OF MORTGAGES. The sale of real or personal property, by foreclosure of mortgage, is likewise suspended in the cases embraced in paragraphs II and III, of said order No. 10 as above amended, except in cases where interest money accruing subsequent to the 29th of April, 1865, shall not have been paid before the day of sale, and all previous restrictions on such sales are revoked. Paragraph IV of the same order is modified by substituting the 29th day of April, 1865, for the 19th day of May 1965.

Paragraph V of the same order is modified as follows: SUITS ON NEGRO DERTS, All proceedings for the recovery of money on contracts, whether under seal or by parol, the consider tion of which was the purchase of alayes made subse quent to the 1st day of January, 1868, are suspended.

ment or decrees entered for such causes of action Paragraph VII of the same order is modified as fol-

In all sales of property under execution or by order of any court, there shall be reserved out of the property of any defendant who has a family dependent upon his or her labor, a dwelling house and appurtenances, and (if in the country) twenty acres of land, or so much thereof that the whole shall not exceed in value the the immediate lot upon which such dwelling house is situated; and necessary articles of furniture, apparel, subsistence and implements of husbandry, trade, or other employment, to the value of five hundred dollars. The homestead exemption shall inure only to the benefit of families. In other cases the exemption shall extend only to clothing and implements of trade or employment usually followed by the defendant, of the value of two hundred dollars. The exemptions hereby made shall not be waived or defeated by the act of any defendant, who has a family dependent upon him or her support, and the exempted property shall be ascertained and defined by the sheriff or other officer enforcing the execution, who shall call to his aid two impartial citizens to make the necessary appraisement, and shall make report thereof to the court.

ARREST FOR PRAUDULENT DEBTS. Paragraph X is hereby modified so as to authorize arrest in civil actions ex contracts only in cases where the demand is past due, and the defendant has been guilty of fraud in contracting the debt sued for, or has removed or disposed of his property, or is about to do so, with intent to defraud his creditors, or is about to leave the State with such intent.

EXECUTORS AND TRUSTEES. Paragraph XIV is amended by adding thereto: All roceedings in any court of North Carolina, or of South Carolina, recognizing or sanctioning the investment of the funds of minor heirs, or of females, or of insane persons, in the securities of the late rebel government or the securities of the States of North Carolina or South Carolina, created for the nurpose of carrying on the war against the government of the United States, will be suspended until the question of the valid ity of such investments shall have been determined by the courts of the United States, or by national legielation. And nothing in the provisions of this order, or of the order No. 10 above cited, shall be held to bar or hinder the recovery, by suit, of the estate of any minor heir, female, or insane person, (cestuique trust) whether in the hands of executors, administrators, trustees, guardians, masters or clerks of equity courts, and other fiduciary agents, or invested by them in their fiduciary character.

II. General Orders No. 35, of May 20, 1867, is revoked: and on and after the first day of January, 1868, the diswill be subject to such restrictions only as are imposed by the laws of the United States and of the States of North and South Carolina, respectively.

HI. Paragraphs VI and VII of General Orders No. 32. dated May 30, 1868, are revoked, and the power to grant licenses for the sale of spiritous or intoxicating liquors is remitted to the proper local authorities, to take eflect on and after the first day of January, 1868, and to

71: The municipal authorities granting the license shall be answerable that the parties to whom such licenses are granted, together with their sureties, shall be responsible persons, and of good mora! standing in the community, and that both principal and sureties shall be able to qualify individually in double the amount of the head required, and that the bond shall be a lien upon the personal property of both principal and suraties, and upon proof of default shall war. rant the summary seizure and sale of so much of the property of either or both as may be necessary to

2. Drunkmaness and disorderly conduct on the premises shall work the forfeiture of the license and of the penalty of the bond, age . suniversite ann

8. The owneror keeper of any barroom, salcon or other place at which intoxicating liquors are sold, and other persons interested or connected therewith, shall be regarded as principals in any action of damages grewing out of any asseult, riot, afray or other disorder occurring on the premises, or directly traceable there

ing the closing of the polls at such election : and the sheriffs of the countles and districts and the chief of police of cities and towns, shall have power so di- in the discretion of the court."

The state of the s

WHEN THE WATER OF THE SHARE

each month report to the Provest Mar-

award to the informer a sum not exceed of all sheriffs, constables and coroners of districts, and the police of cities and towns to

The provisions of this paragraph will be held to apply to such licenses granted under General Orders No. 32, to innisepers, as remain unexpired after the 1st of January, 1868, and 1. 12 water I ME .o.c.

DISTRICT COURTS.

IV. To promote the speedy trial of prisoners con ned for minor offences, and diminish the cost of their maintenance, all committing magistrates will the 15th and last days of each month, report to the judge of their county or district court all commitments made by them during the preceeding half month, specifying the date of commitments, the names of the prisoners and the offences for which they were committed, to the end that the judges may whenever in their spinion the number of prisoners or other considerations of public interest call for it, hold special terms of their courts for the purpose of disposing of such cases. The additional expense of holding such intent to defraud his creditors: Provided, that no special terms will be charged upon the State Treasury, such judgment, so rendered, within the periods aforesaid, shall be a bar to the commencement, in a State accounts of a similar character are now audited and court, of a new suit upon the same cause of action in paid, and if the salaries now paid the judges should any case in which, by law, the defendant may remove | be inadequate in view of the additional labor performed by them, a reasonable addition upon the proper representations through the Governor of the State, will be allowed. WHE PREATE SHIP SI

V. The pilotage regulations now existing in the State of North and South Carolina are so far modified that on and after the first day of March, 1888, all passenger steam vessels, regulated by the laws of the United States, and carrying a pilot commissioned by the United States Commissioners, shall be exempt from the compalsory payment of pilotage.

BORTH CABOLINA POLL TAX. VI. So much of the act of the General Assembly of the State of North Carolina, entitled "An act to raise montes," ratified on the 20th day of February, 1867, as makes it "the duty of all persons and corporations to list and pay the (poll) tax of such persons liable to the same, as are in their employment, on the first day of April of each year, as laborers," is rescinded, and hereafter all individual taxes will be assessed directly apon and collected directly from the individuals from this order shall not apply to the taxes levied for the current year, except that double poll tax shall not be enforced if the original tax be paid on or before the 1st day of March, 1868.

By command of Brevet Major General Ro. R. S.

Extract from general orders No. 10, referred to in the above order of Gen. Canby :

Second. "Judgment or decrees for the payment of money on causes of action ar sing between the 19th of December, 1860, and the 15th of May, 1865, shall not be enforced by execution against the property or the person of the defendant. Proceedings in such causes of action now pending shall be stayed, and no suit or process stall be hereafter instituted or commenced for any such causes of action."

Third. "Sheriffs, coroners and constables are hereby directed to suspend for twelve calendar months the sale of all property upon execution of process on liabilities contracted prior to the 19th of December, 1860, unless upon the written consent of the defandants, except in cases where the plaintiff, or in his absence his agent or attorney, shall upon oath, with corroborative testimony allege or prove that the defendant is moving or intends trandulently to remove his property beyond the territorial jurisdiction of the Court. The sale of real of personal property by foreclosure of mortgage is likewise suspended twelve calendar months, except in cases where the payment of interest money accrufing since the 15th day of May, 1865, shall not have been made before the day of sale." Fourth. "Judgments or decrees entered or enrolled on causes of action arising subsequent to the 15th day of May, 1865, may be endorsed by execution, against the property of the defendant, and in the application of the money arising under such executions, regard shall be had to the priority of liens unless in cases where the good taith of any lien shall be drawn in question. In such cases the usual mode of proceeding adopted in North and South Carolina respectively to determine that question, shall be adopt

"Fifth: All proceedings for the recovery of money under contracts; whether under seal or by parole, the consideration for which was thepurchase of negroes are suspended. Judgments or decress entered or en roled for such causes of action shall not be enforced. Seventh. In all sales of property under execution by order of any court, there shall be reserved out of the property of any defendant who has a family dependent spon his or her labor, a dwelling house and appurte nances and twenty acres of land for the use and occupa tion of the families of the defendant, and necessary articles of furniture, apparel, subsistence, implements of trade, husbandry or other employment of the value of \$500. The homestead exemption shall inure only to the benefit of families—that is to say, parent or parents and child or ch ldren-in other cases the exemption shall extend only to clothing, implements of trade or other employment usually followed by the defendant, of the value of \$100. The exemption hereby made shall not be waived or defeated by the act of the defendant. The exempted property of the desendant shall be ascertained by the Sheriff or other officer enforcing the execution, who shall specifically describe the same, and make a report thereof in each case to the Court." Tenth. In suits brought to recover debts known

as actions ex contractu, ball, as heretofore authorized, shall not be demanded by the sultor nor taken by the sheriff or other officer serving the [process: in suits for trespass, libel, wrongful conversion of property and other cases, known as actions ex delicto bail, as heretofore authorized, may be demanded and taken,— The prohibition of bail in cases excontractu shall not extend to persons about to leave the State, but the fact of intention must be clearly established by proof.

"Fourteenth. The punishment of death in certain cases of burgiary and larceny imposed by the existing laws of the provisional governments in this military district, is abolished. Any person convicted of burglary or of larcency, when the property stolen is of the value of \$25, of assault and battery with intent to kill, to.

4. All her rooms, saloens or other places at which intoxicating liquers are said, shall be closed on the day or days of any general or local election, and for the twelve hours next proceeding the opening and next thereof is less than two years, in the discretion of the court having jurisdiction thereof. Larceny, when the value is the reof is less than two years. ANTEN TO REAT A THANK

Children at the section

FTERNOON, MARCH 4, 1868.

Raleigh Register. WEDNESDAY, MARCH, 8, 1868.

> [Special Correspondence of the Register Washington Correspondence. WASHISTON, D. C., March, 2nd, 1868.

rything is quiet in Washington. As e President has not tried to use force ejection of Mr. Stanton, but the im ent committees report, says he has persuade General Emory commanhe forces stationed in the District. r. Stanton from the War Office by did not succeed. General Thomas suit against Secretary Stanton prisonment, laying the damages Whether he will be be

mind and no little inconvenience and trou-ble. Gen. Thomas employed two of the best lawyers in the country to prosecute the case. Mr. Merrick and Walter S. Cox—the former figured as chief counsel in the trial of John H. Surratt. It is stated that Gen. Thomas has entered suit against Stanton at the request of his counsel.

The President gave a State dinner at the White House on Friday evening. It was largely attended by members of Congress, cabinet ministers and several prominent Democratic politicians. Mr. Johnson appears not at all depressed, but retains his usually quiet and easy manner at all times. There is a general depression in business here as elsewhere at the present date. The two principal Theatres which as a audiences nightly, present very thin houses interested in the prosperity and welfare of Respectfully yours, &c.,
A. B. NOBLES, M. D. their country; and instead of the usual number of private parties, balls and recep- A Wonderful Ours of Scrofulous White Swelltions, there are meetings of a political nature, and private gatherings especially of

the male sex nightly to speculate as to what while many speak of Chase as the favorite. Mr. Johnson's name is not used as freely as he might desire it in this connection. The whom they are due; provided, that the provisions of issue undoubtedly is between him and Pendieton. An election of Mr. Johnson at this

time would of course be received by the country at large as an endorsement of his administration in tote, but this is hardly probable. The Demo crats are slow in choosing

A. H. D., JR.

THE STATE CONDENSED.

Sargent is in Charlotte illusioning the printers. The Charlotte Democrat of yesterday,

comes down on all gift enterprises, and denounces them as swindles. The building of the Wadesboro Bank was sold, in Wadesboro', on Thursday last, for the sum of one thousand, five hun-

dred and fifty dollars in currency. Under a writ of sequestratation from the Clerk and Master in Equity for New Hanover county, Sheriff Bunting, yesterday, saized the Wilmington and Manchester rail road and placed it in the hands of Mr. Geo. G. Hull, the duly appointed Receiver. The latter has now assumed possession of the road, including its real and personal property, rights and franchises. Agents and others acting in this capacity are notified that

This change does not interfere with the regular operations of the Road. - Wil. Jour. News from the mouth of the river below report the prevalence of a storm yesterday. The wind was very high and blow-

all balances which may accrue in their hands

from the sale of tickets or otherwise, on and

after March 1st, must be paid to the Receiv-

ing a perfect gale ib. w. silmout. The brig S. P. Brown, from Cardenas, was seen off New Inlet Bar, but the wind was blowing so strong that it was impossi ble for the tug to get out to tow her in .- ib.

Information was received in this city by telegraph that the dwelling in Magnolia, occupied by Capt. J. E. Leggett, was consumed by fire yesterday. It was a large two-story building, owned by Messrs, Thos. Branch & Sons, of Petersburg. Only a small portion of Capt. L's. furniture was saved .-The fire is supposed to have caught from sparks from the chimney.-ib.

The wind blew with such force of Sunday night, and shook the houses in the city to so great an extent, that some persons are led to believe that we were visited with a slight earthquake. However this may be. the manner in which some houses were shaken was truly alarming. By the force of the wind another portion of the walls left standing by the late fire were blown down. They are becoming dangerous and should be removed .- ib.

A Connecticut paper publishes the follow ing among its notices of births: "In Conwall, Feb. 5, a son to John Trechemenn. esq., (a Democratic gain.")

A Company of burglars in Ohio tied up a femily while they ransacked the house and secured the amount of eighteen dottars and thereof is less than \$25, shall be punished by imprison-ment at hard labor for a term not exceeding one year the change, II

OCUPATIENT ELECTRICATION

1) (Hack cheek From: just room

和 11 用金属

MEDICAL.

THE BEST

BLOOD PURIFIER IN THE WORLD . LAWRENCE'S

CELEBRATED ROSADALIS

READ THE FOLLOWING IME CERTIFICATES FROM PHYSI

We hereby cartify that the Rosadalis is pro-

R. W. KING, M. D. Wilson, N. C., February 4th, 1866.

We hereby certify that we regard Dr. Law-rence's Compound Extract of Rosadalis as a reli-able Alterative A. D. MOORE, M. D. Wilson, N. C. May 10, 1867.

Edgecombe County, N. C., May 3d, 1867.

DR. J. J. LAWRENCE—Dear Sir:—Please send me immediately per Express to Tarbore, two dozen more bottles of your Rosadalis. I have carefully examined its Formula, 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 I ever used. I have tried it in several cases of Scrofula and Scrofulous affections, &c., with much satisfaction to myself and patients. I have also used it in Secondary and whole business routing to any secondary and se patients. I have also used it in Secondary and two principal Theatres which as a usual Tertiary Syphilis, [one a terrible case of eight thing in the past, were crowded by large years' standing,] in which it acted with surprising and satisfactory effect making a quick and thonow. The unsettled state of public affairs, has produced a sad change among the many most reliable Alterative now known.

HOOK WELLINGE CERTIFICATE. I hereby certify that last September I was at will be the final issue of the pending crisis.

In connection with the Presidency, Grant has gained the favor of the majority of the stronger Republicans in every direction, while many speak of Character that the favor of the majority of the stronger Republicans in every direction, while many speak of Character the favor of the second that I was confined to my room over the favor of the second that I was confined to my room over the favor of the second that I was confined to my room over the favor of the second that I was confined to my room over the favor of the second that I was confined to my room over the favor of the second that I was confined to my room over the favor of the second that I was confined to my room over the favor of the second that I was confined to my room over the second that I was confined three months. My leg was so completely drawn up that I could not bend it all. I tried various remedies, and they failed to give me any relief. I was in this condition when I commenced taking Dr. Lawrence's Rosadalis. The swelling in the knee and neck began to subside before I took all of the first bottle. By the time I took the second bottle, the swelling of the neck entirely disap-peared, and that of the knee nearly so. After

taking three bottles I found myself completely well—able to walk as well as ever, &c.

LATIMER WILLIAMS. Wilson, May 12, 1867.

Rosadalis will cure the very worse cases of Chro-[HOME CERTIFICATE.] Wilson, N. C., May 6,)867. I hereby certify that I was cured of long standing Chronic Rheumatism, by taking four bottles

of Dr. Lawrence's Rosadalis.

JAMES WILLIS. Rosadalis Cures Carbuncles, Boils, Pimples, &c CERTIFICATE FROM AN OLD AND MUCH RES-PECTED CITIZEN OF GREENE COUNTY, NOW

A RESIDENT OF WILSON, N. C.

I hereby certify that, during the summer and fall of 1866 I was severely afflicted with Carbun-cles—having had as many as fourteen large Car-buncles, and twelve ordinary Boils. I suffered so much from them that I could not get out of the house half the time for several months. Being induced to try Dr. Lawrence's Rosadalis, I was induced to try Dr. Lawrence's Rosadalis, I was entirely cured by the use of one bottle of that truly valuable medicine.

Annamessic Line, Philadelphia, Wilmington and Baltimore Depot, J. L. Wilson, agent.

From Baltimore, Bay Line Steamers, foot of

W. A. BARDEN, SR. Wilson, May 11th, 1867.

Consumption, in its Early Stages can be cured. BALTIMORE, Md., March 4th, 1867.

Dear Dr. Lawrence:—My daughter having been cured of a deeply seated disease of the lungs by your Rosadalis, I feel it my duty to make by your Hosadalis, I feel it my duty to make the fact known to you for the benefit of others. She suffered nearly two years with a hard cough, which troubled her day and night; at last the emaciated form, glassy eye, night sweats, together with the cough, told too plainly that it was Consumption, beyond question, eating at her vitals. Our Physician's remedies brought no relief. She was advised to try your Rosadalis, as a tonic which she did—imagine my surprise and gratifi-cation, when I found her appetite returning. Slowly she regained her strength, her cough and night sweats gradually ceased, and she is now. after taking five bottles of your medicine, apparently as well as ever. Yours, respectfully, Mrs. E. ANN SMITH.

Rosadalis Cures all Skin Diseases. SALT RHEUM CURED! REMARKABLE CURE!! DR. LAWRENCE, Wilson, N. C.: My Dear Sir-For the last ten years, until

ecently, I suffered with an inveterate eruption of the skin—called by Physicians "Salt Rheum," with which I suffered terribly; the pain and itching was almost intolerable. I tried several of the best Physicians in Europe and this country—have visited several celebrated springs—spent thousands of dollars, and failed to get any better. In December, 1866, being in Charleston, S. C., I was told by a gentleman at the hotel that he had been cured of a bad tetter by a medicine called "Rosadalis." I resolved to try it, without any hope though of its doing me any good. I procured a bottle of Messrs. King & Cassidey, and commenced taking it. Finding, to my surprise, that I was improving, I bought four other bottles; but before commencing on the last two, I found I was completely well—the disease having entirely dis-

appeared.

Enclosed find One Hundred Dollars, which please accept as a token of my gratitude. Why do von not make your invaluable Rosadalis widely Your sincere friend, W. T. SELTZER.

Beware of Counterfeits. See that J. J. LAWRENCE & Co., is blown on the bottle and stamped on the Sent anywhere by Express on receipt of

WILLIAMS & HAYWOOD. Druggists, Raleigh, N. C. RATES OF ADVERTISING

Contract Advertisements taken at tely low rates. ters connected with the business of the office MISCELLANEOUS ADVERTISEMENTS

IMPORTANT ANNOUNCEMENT.

EVERY YOUNG MAN desirous to obtain a thorough Practical Business Education, should attend

PRACTICAL LUSI LSS COLLEGE

NATIONAL TELEGRAPHIC INSTITUTE,

THE ONLY INCORPARATED INSTITUTION

Of the kind in the State of Maryland. THE LEADING BUSINESS COLLEGE OF BALTIMORE.

THE COLLEGE IN MARYLAND Which has introduced the system of actual business practice to any extent.

BUSINESS HOUSES AND OFFICES in successful operation. Every Student becomes a Merchant, Book-

keeper and Banker, and goes through with the

whole business routine of Buying and Selling, The Most Extensive and Most Elegantly Furnished Establishment of the kind in the

United States. Every Young Man should write immediately for our large Illustrated College Journal, containing Terms of Tuition and full particulars, which will be sent by return mail free of charge, with samples of Money, Commercial and Business Papers and Beautiful Specimens of Spencerian Penmanship Address

E. K. LOSIER, Principal. jul 19-1y. Baltimore, Md. NOTICE TO SHIPPERS OF SPIRITS TURPENTINE

THE SEABOARD INLAND AIR LINE

Via Portsmouth, Va.,

Is now prepared to ship

SPIRITS TURPENTINE

To Baltimore, Philadelphia and New York, its Steamers having been arranged for that purpose. This Air Line Route, from the fact of its avoiding trans-shipment from one steamer to another. to which other lines are subject, and being the direct line between the Carolinas and the Northern cities, with daily communication to Baltimore. Philadelphia and New York, and to Boston a steamer every five days, offers great facilities for shipping, and is in advance of all other routes from three to five days and at as low rates. In shipping from the Northern cities, or from

Carolina, be careful to ship via Portsmouth by the steamship lines connecting with and forming part of this route. From Boston, Merchants' and Miners' Line, E. Sampson, agent, end Central Wharf. From New York, Old Dominion Steamship Company, Pier 37, North river, M. L. McCrendy, President, office 187 Greenwich street. From Philadelphia, Clyde steamers, 14 South Delaware Avenue, W. P. Clyde, agent.

Union Dock, R. L. Poor, agent. All claims for loss, damage or overcharge, promptly settled by applying to JAS. McCARRICK, Trace Agent, Seaboard Inland Air Line, Portsmouth, Va.

THE SEABOARD & ROANOKE R.R.

BAY LINE.

Having been consolidated under one manage-

ment from Weldon to Baltimore, offer greater tacilities to shippers of freight to and from Baltimore than any other line, and guarantee safety of E. G. GHIO. Superintendent Transportation S. and R. R. W. C. SMITH, Superintendent Bay Line

CHEAP AND PERMANENT FERTIL U IZERS.—We are prepared to fill cash orders or any quantity of

SHELL LIME, At \$2.50 per ton of two thousand pounds. Fresh Ground Plaster, at \$14 per ton of 2000 lbs.

No extra charge made for bags or drayage. J. B. HUNTER & CO., General Commission Merchants, Portsmouth, Va jan17-lur THE YOUNG LADY'S FRIEND,

Specimen Copy 10 cts.

THE LADIES' HOME MAGAZINE,

Specimen Copy 15 cts.

These are favorite monthly Periodicals. Beauful premiums offered to getters up of club lists. Send for Specimens to

W. T. HOBNER, Buffalo, N. Y. Nov2 tf FLOUR! FLOUR!!-Locust Point Family

Flour. Flour in sacks and barrels, on hand and arriving daily. W H JONES & CO jan28-tf

and the same of the same of the same of

DUCKWHEAT FLOUR-1000 lbs. No. 1 N. D C. Buckwheat Flour, just received. W H JONES & CO jan28-tf ted wit high value rent Nichalla F

and get "Challe" this our Land Signed that he