| \$36 00<br>\$36 00<br>\$36 00<br>\$36 00<br>\$36 00<br>\$36 00<br>\$169 35<br>510 90<br>447 25<br>323 86<br>\$1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 046 67<br>1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eceipts and<br>t, 1895 to<br>WS,<br>issioners. |
|--|
| \$36 00 \$ 169 35 510 90 447 25 323 80 \$1 451 30  8 074 1 2 046 67 1 451 30 247 10  811 819 18  810 245 78 2 078 53 259 78 2 078 53 259 78 4 09 1 573 34 do hereby eceipts and t, 1895 to WS, issioners.  |
| \$ 169 35<br>510 90<br>447 25<br>323 80<br>\$1 451 30<br>\$1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| \$ 169 35<br>510 90<br>447 25<br>323 80<br>\$1 451 30<br>\$1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| \$ 169 35<br>510 90<br>447 25<br>323 80<br>\$1 451 30<br>\$1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| \$ 169 35<br>510 90<br>447 25<br>323 80<br>\$1 451 30<br>\$1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| \$ 169 35<br>510 90<br>447 25<br>323 80<br>\$1 451 30<br>\$1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| \$ 169 35<br>510 90<br>447 25<br>323 80<br>\$1 451 30<br>\$1 451 30<br>247 10<br>\$11 819 18<br>\$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| 510 90<br>447 25<br>323 86<br>\$1 451 30<br>8 074 1 <sup>1</sup><br>2 046 6 <sup>7</sup><br>1 451 30<br>247 10<br>811 819 18<br>810 245 78<br>2 078 53<br>259 78<br>812 584 09<br>764 91<br>1 573 34<br>do hereby<br>eceipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| 323 86<br>\$1 451 30<br>8 074 1 <sup>1</sup><br>2 046 6 <sup>7</sup><br>1 451 30<br>247 10<br>311 819 18<br>310 245 78<br>2 078 53<br>259 78<br>312 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| 8 074 1 <sup>1</sup> 2 046 6 <sup>7</sup> 1 451 30 247 10 311 819 18 310 245 78 2 078 53 259 78 312 584 09 764 91 1 573 34 do hereby eccipts and t, 1895 to WS, issioners.   |
| 2 046 64<br>1 451 30<br>247 10<br>311 819 18<br>310 245 78<br>2 078 53<br>259 78<br>312 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| 2 046 64<br>1 451 30<br>247 10<br>311 819 18<br>310 245 78<br>2 078 53<br>259 78<br>312 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| \$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| \$10 245 78<br>2 078 53<br>259 78<br>\$12 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| 2 078 53<br>259 78<br>812 584 09<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| 259 78<br>764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| 764 91<br>1 573 34<br>do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| do hereby<br>eccipts and<br>t, 1895 to<br>WS,<br>issioners.  |
| t, 1895 to<br>WS,<br>issioners.  |
| issioners.   |
|  |
|  |
|  |
|  |
| 7  |
| ssy  |
| 8  |
| 9  |
| 9  |
| spected 9  |
| <u> </u>   |
| 9  |
| 9  |
| 9  |
| T  |
| L  |
|  |
| 9  |
|  |
|  |
| Ladies<br>offered  |
|  |
|  |
|  |
| en was   |
| makes  |
|  |
|  |
|  |
| never Bon-   |
| led the wish to  |
|  |
| ~ (/   |
| 3.,%   |
| 3.,?   |
| 3.,?<br>>>   |
| 3.,?<br>>>   |
|  |
| S., %  |
| l<br>s,  |

services as county commissioner,

services as county commissioner,

services as county commissioner,

services as county commissioner,

er 2, 1800, services as county commissioner, 2 00 services as county commissioner, services as county commissioner, services as county commissioner, services as county commissioner, services as county commissioner,

penses above taxes collected for year 1895, 1 573 34 , Chas. F. Crews, Register of Deeds of Granville county do hereby tify that the above is a true and correct statement of the receipts and stock. bursements of the General County Fund from December 1st, 1895 to vember 30, 1896. C. F. CREWS, Register of Deeds and Clerk ex-officio to Board Co. Commissioners.

In the history of our business career in Oxford never before have we displayed such a grand array of Hats, Bonnets, Trimmings, etc. A cordial invitation is extended the on the teachers to say that this is public to call and examine our stock whether they wish to buy or not. No trouble to show goods.

july24-1y. Notice.

HAVING THIS DAY DULY QUALIFIED HAVING THIS DAY DULY QUALIFIED as Administratrix of N. B. Cannady, deceased, this is to notify all persons holding claims against the estate of said deceased to exhibit them to the undersigned on or before the 19th day of November, 1897, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This, 19th day of Nov., 1896.

MARY Y. CANNADY, nov.26, Adm'x N, B. Cannady dec'd.

MARY Y. CANNADY, nov.26, Adm'x N, B. Cannady dec'd.

nov.26, Adm'x N, B. Cannady dec'd.

Executrix Notice.

AN IMPORTANT DECISION.

2 00 The Case of Bank Against the Town of Oxford.

> One of the most important decis ions rendered by the Supreme court in sometime is that of Bank 7s. Oxford, lately handed down.

The constitution of North Carolina, Article II, Sec. 14, provides: "No law shall be passed to raise money on the credit of the State or to pledge the faith of the State directly or indirectly for the payment of any tax or to allow the counties, cities or towns to do so unless the bill for the purpose shall have been read three several times in each House of the General Assembly and passed three several readings, which readings shall have been on three different days and agreed respectively, and UNLESS THE YEAS AND NAYS ON THE THIRD READINGS OF 510 90 THE BILLS SHALL HAVE BEEN 447 25 ENTERED ON THE JOURNAL."

The object of this constitutional provision is to protect the tax payers took a keener interest in the election \$1 451 30 by placing individual responsibility | than the 16-year-old son of the Conas a matter of record upon eyery gressman-elect says a Wichita, Kan., member who yotes for an improper dispatch to the Chicago "Chronicle." bill of the classes designated. It is The fight between Simpson and Chesthat this plain requirement of the constitution should be sustained. There is no greater preventive of by young Simpson with keenest incorrupt legislation, which is pecu- terest. Simpson was unable to reliarly apt to be tried in the passage turn to his home in Medicine Lodge of bills involving money.

In the present case of Bank vs. tions. On the very day of the elec-Oxford, the act of the Legislature tion Long and Simpson, both resiempowered the town of Oxford to is- dents of the same town, traveled 2 o78 53 sue \$40,000 of bonds to take stock in 259 78 a railroad to be constructed to that town. Subsequently upon an action ing at Medicine Lodge at noon, the \$12 584 09 brought by the railroad to compel latter cast his vote, went home, judgment was entered by which com- and sat down to one of those superb

but the Journals being offered in ev- dressing his heir, said: idence showed affirmatively that "the yeas and nays on the second watch?" and third readings of the bill" were not "entered on the Journal." The boy, filling his dish with sauce. ratification may be conclusive of the Christmas?" said Jerry. Carr vs. Coke, still it is not conclusive of the validity of this class of the young hopeful. acts which the constitution expressly says shall not be valid unless the ayes and noes are entered on the county would give Simpson a ma-Journals on the second and third jority.' readings. That the people have a right to protect themselves by inserting in the organic law such addition al requirement as the bills involving pecuniary liability upon the tax-payers, and that the courts have no power to declare a constitutional provision unconstitutional.

As to the consent judgment the court holds that it is the act of the parties and not of the court, and as the town commissioners had no valid authority to issue the bonds, they could not confer it upon themselves by entering into a consent judgment an extra shirt," said the boy. with the plaintiffs that the bonds

The opinion, which is written by Clark cites ninety-five cases from hundred to say that Long is elected." thirty States sustaining the position of the court. It is a most fortunate decision for the people of this State and insures them that the constituthe itl-advised passage of bills in volving money liabilities against the State, its town and counties will not say they would like to have another be frittered away or nullified by ju dicial refinements. - News and Ob-

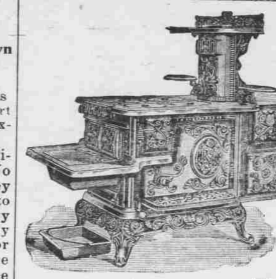
Public Schools of the State.

The Biblical Recorder of last week contains the following, under the head "The Facts in the Case."

"By the courtesy of Hon. J. C.

Public Instruction, we are able to on our public schools for the present hundred. year, in advance of the publication of the report. There are 635,455 children of school age (between 6 and 21 years) in North Carolina. Ninetyfive per cent. of these, which is 603, 673, are dependent on the public schools to teach them to read and write. Such is the great responsibility of North Carolina. If she does | Thursday, aged 60 years. not provide schools, 603 673 of the children in her borders have no hope, no opportunity but to grow up illiterate, ignorant utterly. If she provides poor schools, sorry teachers, and keeps them only a few weeks in each year, the chances of these 603,673 children are but slightly improved. And it is no reflection the condition of the average public school; the reflection is upon the State: it is a shame upon the General Assemblies which have met without making better provision; it intelligent enough to recognize these when the hope of her heart is to of Mrs F. K. Pugh and others. Tax \$2.80, conditions and to deplore them, but be realized, in full vigor and joining the lands of the Episcopal church and who have indifferently tolerated them. No patriot can stand to see the 603 673 children out of the total of 635.445 in the State, coming to manhood in ignorance because they have no schools, or because such as they have are so meagrely supported that they are not even kept open long enough to teach a pupil to read or write or figure. Do you question? Let the facts bear us out: There are 7,171 public schools in North Carolina. The amount expended upon them for teachers is \$690,161.54, which is an average of \$95 for each school a year. Can any expect to get a fit teacher for this pitiful sum? Will any one blame the teachers for not keeping the schools but twelve weeks at this rate? The teachers Child-birth easy, as so many hap-

"In this connection let us append two facts of interest while we have them at hand. The total number of school districts in North Carolina is 7.897, that is to say (bearing in mind that the number of schools reported is 7,191) that in 616 districts there were no schools at all. The total amount of money expended on the amount of money expended on the testimonials. public schools for the year is \$835,- THE BRADFIELD REGULATOR CO., ATLANTA, GA. 256, that is to say (bearing in mind



SHEPPARD'S MADE FROM PURE

Not one pound of Scrap Iron is ever used in these goods. DURABLE, CONVENIENT and ECONOMICAL. All Modern Improvements to Lighten

Housekeeping Cares. Twenty different sizes and kinds. Every Stove Warranted Against Defects. Prices not much higher at this time than on commoner kinds of Stoves.

Call on or address EDWARDS & WINSTON.

the amount paid teachers) that \$145,-104 was expended for school houses, sites, furniture, expenses of county boards, fuel, etc.

HE BET ON HIS DAD.

No one in Jerry Simpson's district was a warm one, and it was watched for several weeks previous to elechomeward together, and after arrivthe issue of the bonds, a consent washed his face, put on a clean shirt | \$2 25 promise \$20,000 was issued as a do- chicken and cranberry dinners that

"My son, what has become of your

"Bet it on the election," said the Supreme court holds that though the "And the ring I gave you last "Up on the election, too," said

> "And the pony?" said Jerry. "I put him up to say that Barber

"And the saddle, what has become of that?

"Oh, the saddle is all right, if a certain man named Simpson carries Harper county by 200.

"And the shotgun?" suggested "Up against \$6 that Long wouldn't carry Sedwick county

"Have you anything at all left?" said Jerry. "The clothes I am wearing and

"What has become of your little bank account? "Staked on the political fortune

Judge, Clark, is a very elaborate and of my house," said the boy. "I wish able one, covering over a dozen type I had some more money, for two written pages. In this opinion Judge men down at livery stable have a Jerry Simpson sipped his coffee meditatively, and, rushing from the table, took out his check book and tional protection given them against gave the boy \$100. In a short time

the boy came back and said: "Pop, those livery stable fellows \$100 of Simpson's money.

Jerry wrote another check, and in ten minutes the boy, having placed it, came back and said:

"I have bet 'em to a standstill They want odds now.

"How much?" said Jerry. "They want me to give 'em 1,000

Scarborough, Superintendent of majority. "Oh, that's all right," said Jerry, give facts and figures of his report as he made out a check for another

> The boy place 1 it and after this no more bets were offered. Simpson's bey now wears dia-

> Horace Mason, North Carolina's tailest man, aied at Chapel Hill

It is Thought by Many when the Creator said to woman "in sorrow shalt thou bring forth children," that a curse was pro- 13 15 nounced, but the joy felt by every

Mother when she first presses to

her heart her babe, proves the Danger and suffering lurk in the pathway of the Expectant as Tax \$3 36.

Mrs. T. B. Venable, 1 lot on Williamsboro st Mother, and should be avoided, is a shame upon the people who are that she may reach the hour

> "Mother's Friend" so relaxes



strength.

the system that the necessary .. .....change 89 93. takes place Nausea..... ... Headache, Nervous or Gloomy.... Foreboding

and at the trying hour makes Child-birth easy, as so many happy mothers have experienced.

Wilson his wife, to J C. Blackley, and duly recorded in book 43, page 369, in the flice of the Register of Deeds of Granville county, and denoted the payment of said mortgage debt, I will on and at the trying hour makes Nothing but "Mother's Friend" does this. Don't be deceived. does this. Don't be deceived.

"Mother's Friend" is the greatest remedy ever put on the market, and all my customers praise it township and described and defined as follows, put on the market, and all my customers praise it

In default of the payment of town taxes for the years 1894 and 1895 the commissioners have lev-led on and I shall sell at the court house door on Dec. 28, 1996, the following town lots to satisfy C. S. EASTON, Tax Collector.

S. W. Cooper, 2 lots on Beli st, adjoining the lands of Mrs. W. H. White Tax \$24 96.
C. M. Green, 1 lot on Com. Ave., adjoining the lands of Willis Moss and others, Tax \$1 84.
W. S. Bollower, 1 W. S. Holloway, I lot on Kaleigh st., adjoining the lands of J. F. White and others. Jax \$2.00.

Mrs M G. Moore, I lot on Graaville st., adjoining the lands of Mrs. S. R. Elliott and others. ers. Tax \$3 42.

Mrs. L. W. Ltark, 1 lot on Asylum Ave., adjoining the lands of Wm. Taylor and others.

W. T. Alston, Agt., 1 lot on Taylor st., adjoining the lands of J. A. Lewis and others. Tax R. J. Aiken, 1 lot on Main st., adjoining the lands of C. M. Rogers and others. Tax \$15 75. Edmond Amis, 1 lot on McClannahan st., adtoining the lands of Amanda Anderson and oth-

rs. Tax \$2 98. Dicey Burwell, 1 lot on Granville st., adjoining Arthur Bass, 1 lot on McClannahan st., adjoin-Arthur Bass, adm'r, 1 lot on McClannshan st... adjoining the lands of J. B. Parham and others, nation in lieu of \$40,000 for the stock.

| Simpson famous as a continuous as a continuous as a cook all over Medicine Lodge. After | Mrs. A. Crews, 1 lot on Conlege 8t., adjoining the lands of 8 D. Booth and others. Tax \$20 23, w. H. Crews, 1 lot on Com. Ave., adjoining the lands of Authory Taylor and others. Tax by the railroad to compel the town to levy a tax to pay the \$20,000 of the town bonds. On the trial it was Mrs, T. H. Collins, 1 lot on Gilliam st., adjoinshown that the bill was duly verified, tention to domestic affairs, and ad- ing the lands of R. J. Mitchell and others. Tax

\$2.45.

J. S. Carr, 1 lot on Main st., adjoining the lands of J. F. Royster and others. Tax \$6.30.

Mrs Ann Ellington, 1 lot on Sycamore st., adjoining the lands of Mrs. M. L. Hargrove and others. Tax \$3.85.

J. A. Fuller, 1 lot on Henderson road, adjoining the lands of Ott Lee and others. Tax \$4.19, C. M. Green, 1 lot on Com. Ave., adjoining the lands of Willis Moss and others, Tax \$3.38.

Banky Gee, 1 lot on Parmers and Mechanics st., adjoining the lands of Mrs. V. P. Jones and others. Tax \$5.25. others. Tax \$5 25, Rufus Garrett, I lot on Com. Ave., adjoining the lands of Jordan Tucker and others. Tax Harriett Herndon, 1 lot on Sycamore st , adolning the lands of Henry Jenkins and others

Herndon Hunt, 1 lot on Raleigh st., adjoining the lands of S. W. Parker and others. Tax J. C. Horner, 1 lot on Williamsboro st., ad joining the lands of Mrs. C. H. Landis and others. Tax \$25 29. chanics st., adjoining the lands of Ike Young and others. Tax \$3 43. Chas. Howard, 1 lot on Farmers and Mechancs st., adjoining the lands of John Williams and others. Tax 53 cents.

J. C. Hundley, 1 iot on College st., adjoining he lands of J. S. Brown annd others. Tax Mrs. G, K. Hundley, 1 lot on College st., adjoining the lands of L. C. Edwards and others. Mrs. P. B. Hawkins, 1 lot on Com. Aye., ad-oining the lands of J. C. Hart and others. Tax H. T. Hughes, 1 lot on Henderson road, adjoining the lands of E. C. Harris and others. Tax \$3 15. Mrs W. S. Holloway, 1 lot on Raleigh st., ad-joining the lands of J. F. White and others,

Alex. Jones, 1 lot on Raleigh st., adjoining the lands of R. J. Mitchell and others. Tax \$3 00. R. C. Jones, 1 lot on King st., adjoining the lands of B. E. Royall and others. Tax \$4 20. Mrs. V. P. Jones, 1 lot on Farmers and Mechanics st., adjoining the lands of Banky Gee and others. Tax \$3 15. and others. Tax \$3 15, Mrs. Joyner, heirs of, 1 lot on Hillsboro st. djoining the lands of Eliza Bullock and others. Root, Kitteell, 1 lot on Henderson road, ad-oining the lands of E. C. Harris and others, Tax \$3 15.
C. F. Kingsbury, 1 lot on Gilliam st., adjoining the lands of Oxford Presbyterian church and

others. Tax \$26 11.

Mrs. L. D. Lyon, 1 lot on Raleigh st., adjoining the lands of J. T. Britt and others. Tax John Littlejohn, 1 lot on Orange St., adjoining the lands of D. Y. Cooper and others. Tax Mrs. E. S. Lynch, 1 lot on Main st., adjoining the lands of J, W. Huut. Tax
L. L. I anier, 1 lot on Military st., adjoining the lands of J. S. Hunt and others. Tax 35 cents.
R. J. Mitchell, 1 lot on Main st., adjoining the lands of H. C. Herndon and others. Tax \$65 45.
Alrs. Maggie McGuire, 1 lot on....st., adjoining the lands of Henry Bryan and others. joining the lands of Daniel and Holman and others. Tax \$2 10.

Moses Owen, I lot on McClannahan st., adjoining the lands of John Williams and others. Tax Pattie Peace, 1 lot on McClannahan st, ad-oining the lands of Moses Owen and others. Mrs. Elia Puryear, 1 lot on McClannahan st., djoining the lands of R, S. Usry and others. Fax \$2 45. Sandy T. Parham, 3 lots on Granville st., ad-oining the lands of Mrs. M. G. Moore and o hrs. Tax \$14 II.

I, C. Richmond, 2 lots on Com. Ave., adjoining the lanes of Eliza Bullock and others. Tax Mrs. Mollie T. Smith, 1 lot on Asylum Avenue, diotning the lands of S. H. Cannady and others.

Mrs. L. B. Smith, Ex., 1 lot on Broad st., ad-oning the lands of E. T. Crews and others, Tax

Mrs. L. B. Smith, one lot on Gilliam st., adoining the lands of J G. Hunt and others. Tax Mrs. L. W. Stark, I lot on Asylum Ave., adjoin-ng the lands of Wm. Taylor and others. Tax L. Thomas, I lot on Broad at, adjoining the lands of J. W. Hays and others. Tax \$9.61, Jordan Tucker, 1 lot on Com. ave., adjoining the lands of Rutus Garrett and others, Tax \$1.05

others. Tax \$22 26.
Mrs. S B Williams, 1 lot on Front st., adjoining the 1 nds of J. A. Stradley and others. Tax J T Williams, 1 lot on Front st, adjoining the lands of C. M. Rogers and others Tax \$1.75. J. D. Williams, 1 lot on Front st., adjoining the lands of C. M. Rogers and o hers. Tax 70c. Mrs. W H. White, 3 lots on Williamsboro and Bell sts., adjoining the lands of Mrs. Delia Vennatural and able and others Tax \$16 45,

F. B. Wimbish, agt. 1 lot on College st., ad-Wm. Young, 1 lot on Poxbore read, adjoining the lands of Mrs. J. B. Minor and others. Tax Without Mrs. C. A. Ellis, 1 lot on Alexander ave., adjoining the lands of J. S. Brown and others. Tax \$2 63.

Notice.

BY VIRTUE OF THE POWER GIVEN IN a certain mortgage executed on the 27th day of February, 1896, by G. H. Wilson and L. A.

SATURDAY, THE 19th DAY OF DEC., 1806, put on the market, and all my customers praise it highly."—W.H. King & Co., Whitewright, Tex.

Sent by Mail, on receipt of price, \$1,00 PER BOTTLE. Book "To Expectant Mothers" mailed free, containing valuable information and voluntary testimonials.

The BRADFIELD REGULATOR CO., ATLANTA, GA. SOLD BY ALL DRUGGISTS.

Township and described and defined as follows, to-wit: Said parcel of land contains twenty-five acres and is to be laid off on the West side of the tract of land that 1 (Wilson) bought of M. S. Overton on the 11th day of February, 1896, and adjoins the fands of W. A. Blackley and D. C. White. This the 11th day of November, 1896.

C. S. WILLIAMS, Assignee of Mortgagee.

N. Y. GULLEY, Autorney. nov19-4t.