NOELL BROS., Prop's.

Entered according to Postal Regu-lations, at the Postoffice, in Roxboro, N. C., as second-class matter.

The Editors are in no wise responsible views expressed by correspondents

1 copy, six months. ADVERTISING RATES :- One column 1 year\$80.00; One-half column 1 year \$25.00.

One inch 1 week \$1; 2 weeks \$1.50; 1 month \$2. Two inches 1 week \$1.50; 2 weeks \$2; 1 month \$3. Four inches

Advertisements inserted on Local page as reading items, 5 cents per line for each insertion.

Legal Advertisements, such as Administrators' and Executors' Notices, Commissioners' and Trustees' Sales. BE PAID IN ADVANCE.

ROXBORO, N. C., FEB. 23rd, 1893.

CERTAINLY, WITH PLEASURE.

ask its esteemedpora y a few

itorial contributor? 3. Was it written or inspired in the office of the COURIER?

attorney and confidential adviser? 6. Was it not written by a lawver who has no connection with the Cou-

7. Was not the COURIER, in this ratified .- Wilmington Star. matter, merely a cats-paw for Mr.

The young man who presides over the editorial department of the Bilis Introduced Which is of Interest to the Reidsville Review is a very sharp State at Large. young man, and is also a very fresh young man. But in the above article business that will be to his advan-

First. It was written by one of 4th passed its several readings. the editors.

Second. Yes. Third. Yes. Fourth. No. Fifth. It was not.

Sixth. It was not. Seventh. It was not.

would advise him to first post him- readi g. self, then perhaps he will not miss Bill for the support and improve to try the case, rendered a verdict D. W. Bradsher, C. S. C. his aim so badly.

its columns-in or out of court.

the Courses knows of a gentleman bill then passed third reading. who uses his means and influence for his State, his town and the Demo- House bill 366, for the relief of the was killed. cratic party, and desires to publish clerks of the Superior Courts. The his picture in its columns it will do question was on the substitute offered so. If we can stand the expense we by the committee, which permits the don't see why it should trouble the Clerks to be absent thirty days con- cures, its proprietors make no idle in said action the amount demanded

thorough gentleman, a high toned in charge of competent persons, who for them, conclusively prove the by contract on account, the purchristian man, and one whom all are invested with power to make fact-HOOD'S Sarsaparilla CURES. pose of the action being the setting North Carolina should feel proud to probates, etc. The bill passed its honor. Personally, we do not know several readings and was ordered to him, we published his picture and be engrossed. endorsed him for a place in Mr. Vance, of Buncombe, by con- and assist digestion. Clevelands cabinet because we be- sent introduced a bill for the relief lieved him to be a good Democrat of the State Alliance, to permit stockand in every respect competent. We holders an opportunity to secure their had a right to do this, and did it investments. The bill passed the without reward or the hope of re- second reading, and on going to the

A MUDDLED EDITOR.

Gorman gives notice to the demo- out engrossment. erats that, by the 1st of July next, House bill 177, to protect prisonthey will have to increase the reve- ers in jail charged with crime-innues of the government. In other tended to prevent breaking into jail words, they will have to reform the with intent to kill prisoners, passed

This is the way that quite a num- | On motion of Mr. Vance, of Bumber of the high tariff newspapers im- combe, house bill 1004, to incorpopose on themselves and their readers. rate the North Carolina State Alli-They seem to lose sight altogether of ance and sub-alliances under the the fact that high duties decrease name of the North Carolina State customs receipts. A tariff tax may Farmers' Alliance was brought up. be so high as to prevent importation, The chief occupation of the memor it may be high enough to reduce bers of the alliance should be farmimportations of the article on which ing. The present alliance may adopt the duty is laid. On the other hand the new act of incorporation. State a reduction of the same tax to the and county alliances may adopt the revenue point will stimulate importa- new charter.

order to raise more revenue, the dem- without engrossment.

ocrats do not need to increase the tax | Tribute of Respect. on any article. All that is necessary to do is to reduce the high duties, and by that means stimulate a heavy increase in imports.

LCCKS LIKE ANNEXATION.

The last advices from Hawaii rephaving come to the definee of Col. stood that she and her daughter of the best of women. having come to the defined of Col.
Julian S. Carr visit a somewhat grandiloquent signal like to pleading, The like to 5. Was it not written by Mr. Carr's flush of cash. If she had done the when He calls fer us. flush of cash. If she had done the trading herself we think she would have considered herself lucky if she have considered herself lucky if she cometh." May God bless all her sornotice that a summons in the above RIER either as editor or as pub. had got half the price she and her rowing relations and friends, and

THE STATE LEGISLATURE.

As to the article referred to above its second and third readings. we will take pleasure in answering Resolution providing for the ad. means. The Bitters can and will Superior Court to be held for the

> other sections of the Code, in regard cine also eradicates liver complaint, that a warrant of attachment was isto the public printing, giving the constipation, dyspepsia, malaria, sued by said D. W. Bradsher from committee power to let the public printing at a lower rate than that laid down in the Code, passed third

Before our young friend attempts Bill concerning certain sheriff's der of Rev. J. R. Moffitt was con-fendants are required to appear and to propound any more questions, we deeds in Stokes county passed third cluded in the Hustings Court today answer or demur to the complaint, or

secutively to attend the Columbian or extravagant claim. Statements of said defendants is \$62,31 due for Mr. J. S. Carr, we believe, is a Exposition; they to leave their offices of what Hood's Sarsaparilla has done plaintiffs to the defendants, and due

third reading, Mr. Vance of Buncombe, demanded the previous question, and under that rule the bill passed its third reading and was A republican editor says: "Senator ordered to be sent to the Senate with-

tariff by imposing additional taxes." and was ordered to be engrossed.

tion and consequently swell customs | Under the action of the previous question the bill passed its second The McKinleyites do not seem to reading and then its third reading perceive this simple fact, or, if they by a vote of ayes 53, nays 27, and do, they persistently ignore it. In was ordered to be sent to the Senate

As I entered the school room Feb. 2nd, the sad news came to me that North Carolina, In the Superior Sensible As I thought of this, I realized more fully than ever, that Christ's It may be necessary to restore the Kingdom on earth has lost one of its

tax on sugar, which is purely a tax most earnest and pious saints, but posed of J. B. Craddock, I. C. Spragfor revenue only; and it certainly know she is gone! but what does it and R. W. Lawson, will be necessary if Hawaii is to be mean? It means to us that one of annexed, for the sugar industry in our best neighbors has left us; it that country is large enough to make the church, that it has lost signed of Joel Morse. crease the sugar bounty fund to ten ger; it means to her relations, that a Warra or fifteen millions of dollars annually sister, yea, such a sister that is sel-

friend I loved her dearly. The Person County Courses residence. It was no doubt under- community, for surely she was one first Monday of March, 1893, when

prospective. The men who put up this job managed it a great deal bettor and good? She has only gone from us to her reward, and we too ten by either of the editors of the ter for her than she could have done shall follow soon. And so let us not NORTH CAROLINA,) In the Superior it for herself, for with \$20,000 a year grieve for her, but rather rejoice be-2. Was it written by a regular ed- for life, in a country like Hawaii, cause the power of sovereign grace Person County. \ Term, 1893. she can live in royal style and escape the worriment of trying to live well the worriment of trying to live well the worriment of trying to live well to live so well and dissortium to live so well and dissortium phantly; rejoice because it is our privilege to live in the service of Joel Morse and Jane Morse assignee. 4. Was it not written in Durham? and run a government never very the Master and to be ready for Him Notice of Summons and

This self-preservation is acknowl and experience may yet learn him tion at Richmond, was called up and against the growth of which Hostetsome things about the newspaper passed its second and third readings. ter's Stomach Bitters affords efficient same to Jane Morse, his wife, (fraudrheumatism and nervousness.

ment of the soldier's home, appro- of manslaughter fixed the punish 6wks. Right here we will state, for the printing \$5,00 annually, provided ment at five years in the peni en benefit of our young friend, that no that it shall not be drawn unless tiary. Moffitt having been a prohi one in Durham has anything to do needed; also the sum of \$10.000 for tion leader and editor of a prohibi tion paper it has been charged in the with the editing, managing or owning the building of a hospital, not more church and prohibition papers that of the Courien. It is the sole prop- than \$5,000 of the amount to be ex- his murder was the result of conerty of Noell Bros., and they are re- pended annually. The bill was spiracy. Counsel was employed by Max Guggenheimer Jr., R. C. Quinn, hospital, \$3,000 instead, \$2.000 the said in their speeches that nothing In the future, as in the past, when first year, and \$1.000 the next. The in the evidence showed any conspiracy and that it was merely a personal matter. It was only a fight between the two men in which one take notice that a summons in the

In saying that Hood's Sarsaparilla

the liver, rousing it from torpidity to its natural duties, cure constipation wife to Joel Morse, and the recovery

T.W.Wood&Sons' Seeds

For the Farm and Garden are far and away the best. First in quality, first in productiveness and true to name, they are pre-eminently the Seeds to sow. If you want to know more about these Seeds, what to sow, when and how to sow, cultivation &c., send us your name and address, and we will send you our New Seed Book, which tells the whole story.

T. W. WOOD & SONS,



BROWN'S IRON BITTERS cures Dyspepsia, Indigestion & Debility.

ADVERTISEMENTS.

Court, April Person County. \ Term, 1893. Craddock, Spraggins & Co., com-

Joel Morse and Jane Morse, as-

The defendants Joel Morse and -an increase that will be a heavy dom given to make bright a home. Jane Morse above named will take draft on the resources of the people's has been waited on by the angel notice that a summons in the above messenger's and borne, by them, to entitled action was issued against her home on high, to give reality to said defendants on the 8th day of A tariff for revenue only is a much religion, and to make heaven a place February, 1893 by D. W. Bradsher umn 1 year \$40.00; One-quarter col- simpler affair than the McKinleyites to be desired. Miss Mollie lived near Clerk of the Superior tourt for the imagine. It is sure to satisfy and Hurdle's Mill, and in her early years county of Person, North Carolina, n 1 year \$25.00.

Transfent Advertisements:—

please the people. The only trouble Baptist church. As to her early the plaintiffs for goods sold and deis that it will not be put in opera- life and woman bood, I will leave that livered, by account and contract, the tion as promptly as the tax-ridden to those who knew her in her girl purpose of this action being the re-2 weeks \$2; 1 month \$3. Four inches public desires.—Atlanta Constitution hood. It was my privilege to know providing the reher in her latter days, when her many graces had ripened into mater. many graces had ripened into matur- and mortgage from Joel Morse to ity. Surely, I can say as a christian Jane Morse, given to said Joel Morse by R. I. Featherston and wife; which Bereaved ones, your friends and summons is returnable before the hers mourn with you, but the true Judge of our Superior Court to be resent the annexation sentiment as sympathizer is the One who died on held for the county of Person at the growing, and report the deposed Calvary, and who will lead you Court House in Roxboro on the 6th Commissioners and frustees Sales, Summons to Non-Residents, etc., will queen as fully confident that her through the gloom of your afflictions Monday after the first Monday of be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rates and MUST "envoys" to the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United States would be charged for at legal rate of the United "envoys" to the United States would meet with a favorable reception. Lili fort and peace, if you will only look to Him and trust Him. God sent of attachment was issued by said D. knew what she was doing when after His messenger, and that messenger W. Bradsher from this court on the a little kicking she vielded to the found her waiting. She has left the 8th day of Feb. 1893, against the a little kicking she yielded to the persuasive eloquence of the "revolute scene of suffering for a habitation in the skies. Not only her courch has warrant is returnable to the Superior tionists" and retired to her country sustained a great loss, but the whole Court on the 6th Monday after the

D. W. BRADSHER, C. S. C.

daughter will get, if the treaty be grant to us all a happy meeting with our departed sister. HATTIE F. said defendants on the 10th day of February, 1893, by D. W. Bradsher entitled action was issued against Clerk of the Superior Court for the county of Person, North Carolina, the sum of \$300, being the amount demanded of the defendants by the edged to be, and people who adopt plaintiff, due the plaintiff for damage against the encroaches of disease a by breach of contract in regard to the rent of one store room in the On Motion of Senator Leach, the lited by experience and the sanction Pass & Carver building in the town we must say he descabout the poorest bill in relation to the monument to lot of guess work we ever saw done in the sol liers and soilors of the late. lot of guess work we ever saw done in the soldiers and sailors of the late in the health they restore and conthe same amount of space. Time Confe leracy now in course of erectinne to enjoy. Among maladies, by R. I. Featherston and wife to said A bill in regard to rape and assault protection, disease of the kidneys mantly as the plaintiff contends) and bladder are fraught with the nt. and to recover of the detendants tage—at least it is to be hoped so. with intent to commit rape, passed most peril and exhibit great obsti. the sum of \$300; which summons is nacy when opposed by ordinary means. The Ritters can see an experient Court the Judge of our his questions in the order they come, journment of the Legislature March subdue them. No testimony is county of Person at the Court House stronger than this. Used at the in Roxboro on the 6th Monday after outset and presistently, the best re the first Monday of March 1893. The Bill to amend section 3520 and sult may be expected. This medi- said defendants will also take notice this court on the 10th day of Feb. 1893, again t the property of the said defendants, which warrant is returnable to the Superior Court on the 6th DANVILLE, Va., Feb. 17.-The Monday after the first Monday of case of J. T. Clark, indicted of mur- March 1893, when and where the deafter ten days trial. The jury which the relief therein demanded will be

D. W. Bradsher, C. S. C. of Person County.

NORTH CAROLINA,) In the Superior Court. April Person County. Term, 1893. Guggenheimer & Co., composed of sponsible for everything that goes in amended so as to make \$10.000 for the friends of the deceased to assist the David Dreyfuss and Jno. C. Hamner.

Joel Morse and Jane Morse, as-

Notice of Publication. The defendants above named will above entitled action was issued against said defendants on the 13th day of Feb., 1893 by D. W. Bradsher, Clerk of the Superior Court for Perfrom thousands of reliable people goods sold and delivered by the aside of a certain transfer (from Joel Hood's Pills act especially upon Morse to Jane Morse,) of a bond and mortgage from R. I. Featherston and of \$62,31 due as stated above; which summons is returnable before the Judge of our Superior Court at a term to be held in the town of Roxboro, in the Court House of Person county, State aforesaid, on the 6th Monday after the first Monday of March, 1893 The defendants wil also take notice that a warrant of attachment was issued by the said Court on the same day as the summons in this action, and against the property of the defendants and especially against the property of Joel A Morse, which warrant is returnable at the same time and place as the summons in this action, when and where the defendants are required to appear and answer or demur to the complaint, or the relief demanded RICHMOND, VA. will be granted. D. W. BRADSHER, C. S. C.

Administrator's Notice. Having qualified as administrator of the estate of Fannie Robertson, deceased. I hereby notify all persons owing said estate to come forward and make immediate payment, and all persons holding claims against the estate must present them to me for payment on or befor the 15th day of February, 1894, or this notice will be plead in bar of their recovery. This the 15th day of February, 1893.

J. S. MERRITT, Admr. Fannie Robertson.

Notice.

Having qualified as Administrator of the estate of Ben Rogers deceased, I hereby notify all owing said estate to come forward and make immediate settlement; and to those holding claims against the deceased are hereby notified to present them for payment on or before the 26th day of Jan. 1894, or this notice will be plead in bar of their recovery.

This Jan. 26th, 1893.

C. M. G. WAGSTAFF, Adm'r.

Ripans Tabules are of great value.

J. A. Long & Co's. Column.

Suggestions FOR WINTER.

BIG DRIVE DRESS GOODS

It is acknowledged by all that we carry the largest, most superb line of Dress Goods to be found anywhere in this section of country. We are LEADERS

STYLES. and on our shelves can always be found the most desirable styles, in all grades, and at

all prices. Don't send off for samples before seeing our goods. For samples, send to J. A. Long & Co.

Roxboro, N. C.

HIGH

PRICES

Prevents many a man from well dress! Makes many a man unpleas-Compels many a man to want !

We've overcome this all! Popular prices Rule the order of the day

Men's Suits

and Overcoats

We've them at \$5 and \$6. We've them at \$10 and \$12. We've them at \$15 and \$20.

Have you seen them, gents? All are here and require your Attention.

D So direct this way. J. A. Long & Co.,

> Leading Clothiers, Furnish ers and Hatters,

Roxboro, N. C.

Our Shoes

Are all original and exclu-We keep no trash.

Ours are the wearing kind. You cannot have customers R. N. Featherston & Co. coming to your store for a period of 25 years if you

WEARING SHOES. That's the kind of customers

Prices Don't Cut a Fig-

ure Unless Quality Backs Them

Up. That's our method, and we MONEY on good's are the originators here in bought of us. We

Nobby Footwear.

Have you ever tried us? It will pay you! G

> J. A. Long & Co., Roxboro, N. C.

WRAPS. Do you know what we're do ing in Wraps? Watchful-

ness keeps us supplied with the latest things at absurdly little prices. No job lots or closed-out stock here. We buy the pick of the mar-

H WE CARRY

Respectfully,

HAPPY AND PROSPEROUS

⇒IN 1893, ←

TO BE

Sell Your Tobacco With the HYCO WAREHOUSE,

Morton, Yarboro & Co., Prop's., Roxboro, N. C.

344

We will always get you the highest price on all grades, and see that you go home satisfied. The Hyco has always been the most popular House in Roxboro, because the Proprietors work for the interests of the Farmer.

COME TO SEE Us and we will make it both profitable and pleasant for you. Everything is arranged Respectfully, for your comfort. MORTON YARBORO & CO.

Prices

HARDWARE.

F. A. LUKIN & BRO. Roxboro, N. C.



We have opened a complete line of

HARDWARE. HOUSE FURNISHINGS, STOVES AND

GRATES, and will always carry a full line of Axes, Nails, Horse Shoes, Chains, Rope, Plows and Plow Casting, and can make prices to suit everybody. Our Window Glass, Powder, Shot, Shells, Paints, Oils, Builders Hardware,

Machinery &c. Our goods are the best and our prices the lowest.

Respectfully, F. A. LUKIN & BRO. 11.15

R. N. Featherston. N. T. Riggs

> (Successors to) N. T. RIGGS, Milton, N.C.

in announcing to our friends of Per-

We take pleasure

General line of Mer-

in a position to SAVE YOU

Dress Goods. Dry Goods,

Notions, Hats, and the best line of SHOES to be found anywhere in

will make it to your YOUR GROCERIES

R. N. Featherston & Co.

from us. We buy right and propose to sell them right. When in Milton

Valuable Land For Sale.

don't forget your

I have in my hands for private ket now as cheaply. Come. sale, a very valuable tract of land, situate in Allensville township. not It is known as

"THE MEADOWS" and contains about 325 acres, the iginal growth timber. The title is A General line good, being a part of the estate of I. in the fullest sense H. Davis, deceased. This piece is

on Mr. Webb Knott, or Mr. J. G. Shotwell, who will take pleasure in showing him over the place. J. A. LONG & CO. Terms of sa e easy, and made known on application.

W. W. KITCHIN.

Are Invited and Welcome

MATCHLESS

Fall and Winter goods is now complete.

on Dry Goods. Our Stock of

We have a full line of LADIES WRAPS in the NE EST STYLES.

Dress Goods and Trimming Department is more complete this time than ever

Call and be convinced. We have an elegant line of Pant Goods, Gents Hats, Shoes and Ov-

MILLINERY.

Miss Pallie Yancey has her Fall and Winter goods have opened a now open and invites the ladies to call. She is displaying the following specialties: Large line of Ribof Milton, and are bons, Prince of Wales Tips, Alsatian Bows, Baby Caps and Cloaks, and Model Hats trimmed in Paris, with a complete line of Millinery. Misses Dora Hughes and

Call early and get a good bargain. WOODY & YANCEY.

Great Reduction!

In order to reduce our large stock of

Dry-Goods,

and Clothing,

we will offer unparalleled bargains in all of the above lines, as we must make room for our Spring stock.

CLOTHING that must GO of the word. Come the part allotted to Mr. J. J. Davis, of Granville county. Any one wishing a desirable place will please call regardless of price.

Very Respectfully,

before. No one can down us on GLOVES.

er Shoes FOR ALL.

Roxie Burch are with her and ask their friends to call.

FOR 30 DAYS ONLY!

Notions, Shoes

greater part of which is in heavy or. Remember we have an immense stock of

DON'T MISS THIS OPPORTUNITY.

BERMANN & GOODFRIEND,