NOTICE.

All cases of discharge by reason of voting the Republican ticket should be at once reported to Gen. RUTHERFORD.

A Word.

While waiting for the figures which will but Mr. Conservative couldn't be found. enable us to chronicle a victory for the Convictory we are confident we shall be able to proclaim e're another week has passed; we if he will only appear. desire to offer a word or two upon a subject which should secure careful attention.

The contest now closing has been charac terized by great bitterness of speech. Ora tors and editors have indulged in furious denunciations, and unsparing misrepresentation and defamation. On the part of Democratic speakers, writers and canvassers, the sanctity of private life has been invaded-re ligious convictions and opinions have been held up to contempt-misfortunes ridiculed -devotion to public interests treated with scorn-professions of piety and patriotism branded as hypocrisy, and men of spotless reputations characterized as "immoral scoundrels"-fraud has been countenanced - violence applauded and oppression instigated and perpetrated.

It is no justification to say that these indecent, wicked outrages were committed in the heat of political passion, and there was no malignant purpose in the deed, for they were marked with deliberation-they were reiterated and repeated. And beside, to affirm that the expressed thought misrepresents the opinion of the writer or speaker, is to charge him with hypocrisy, and that of the basest sort. An expression which belies the convictions of the intellect and the emotions of the heart, is not only a lie or hypocrisy, but it is both-falsehood and hypocrisy.

If this course was pursued solely for the

Democratic papers, speakers in this State I was a little nervous because there were a during the recent political campaign, in lot of Dutchmen there who had sworn that their personal treatment of their opponents, "overt any man, he vote de Rattical dicket, is atrocious. In calm and reflective moments, every honest man of that party must be ashamed of them, If they have any conscience, such editors and speakers must be ashamed of themselves. .

destroy the prosperi'y and peace of a fellow man, this is the work of Satan. The perpetration of such a deed must crush all manliness out of the soul.

press, to review this matter and to speak out plainly the dictates of soberness and truth. It is in the power of the press to correct this-to purify the stream of politics. Let the press frown upon talsehoodrebuke misrepresentations, insist upon courtesy, discontinue violence and speakers will take heed to their speech, and assemblies maintain order.

worse and worse and anarchy result-the

For the sake of public virtue and harmony, let the remedy be applied and applied at once.

THE electtion is over, the smoke of battle is clearing away and both parties are now awaiting the result; on the one hand, the lovers of Free Speech, Free Schools and Equal Rights to all men; and, on the other, the party of proscription and wrong.

We have no fears for the result, believing that enough loyal men are living in this State to control its destinies.

All manner of tricks have been employed by the Democrats in this contest, such as requiring voters to list their property before voting, threatening to discharge their employees, bribery and fabulous stories of evil, known to be false, of men on our ticket; still as we said above, we have no fears of the result.

Very Appropriate.

It is reported, and the names of the parties are accessible, that the defeated "Conserva tives," so-called, of this city, are arranging to "chunk" with ROTTEN EGGS the Republican candidates for office.

We have known for a long time that these men were stale, and are not surprised that they have advanced to a stage of rotteness. Neither are we surprised that they should resort to DARKNESS and ROTTENNESS in order to vent their disappointment and malignant

We only say that if assaults are to be made, there will be blows to give as well as to take. A word to the wise, &c.

The Star publishes a letter purporting to be written by James Wilson, Esq., and marked "Lynch council," which the editor informs us means "Lynch League."

We have never heard of any such organiza. tion in this city or elsewhere; and as the Star seems to know all about it, will he be kind enough to tell us, that we may be on the lookout for it. The members might put on white clothes and try to scare a man going home these dark nights; and as we are one of this midnight persuasion we would like to know, for we scare easy.

Schools.

Baltimore, Md., has appropriated \$15,000 for the support of schools for colored children for the year 1868. Large appropriations are also made for erecting school

Savings Banks.

The Savings Banks of New York hold \$49,000,000 U.S. Bonds; of Massachusetts, \$25,000,000; of Rhode Island, \$13,000,000.

Who has Backed Down Now?

A Conservative was marching about vesterday anxious to bet \$500 on the election, A Republican heard of it and went for him. After a long search he was found, the bet ac cepted, and \$100 forfeit offered that the money should be on hand as soon as the bank opened this morning. Mr. Conservative declined, and said he must have the cash put up then. Promising to return, he came down town, procured the \$500 and returned

By the way, that party making the big stitution and Reconstruction, and such a blow in the Journal of yesterday has not been seen since. The cash is ready for him

A 'JOHNNY' went by our office yesterday and of course went under the flag. Seeing some "Yankees" near by, the following conversation occurred:

Johnny. - "Oh we walk under it, but we are the greatest rebs you ever saw in your

YANKEE. - "You'r honest about it any-JOHNNY .- "Yes I'm honest, but I do it with impunity and contempt for it."

YANKEE .- "You walk under it, but you can never walk over it!" To all of which, and especially the last

Unlike our Despatches this morning, we give no estimated majorities in this County. What we write, we support. We believe in having the figures to prove our statements

sentence, we laconically add, "you bet."

LETTER FROM RICE BIRD.

HE VISITETH THE VOTESTS.

I have been so busy working for the party, that I have not had time to write since the fire, but if you won't charge me anything, I will try to make amends by telling you about the elections. I went to the Second Ward to cast my vote on Tuesday, for my motto is to vote early and often, when I met seventeen men, each one with a printed purpose of making political capital, regard- list with all our names on it, in his hands. less of truth, then the authors are malicious I knew they were all Democrats by the way they looked at me. I was brave however, In every moral respect the course of the for I was on the good side. I must confess he shan't puy goots mit my schtore," and thus you see I was worried. I however took up a Republican ticket, a man asked my name and I vociferated RICE BIRD. There was a flutter of seventeen blue books, print To attempt to blast the reputation and ed at the Journal office, but my name was not to be found. I assured the inspectors that I was registered and had voted at the last election, but it was no go. They had the question of the ratification or rejection Ric E Bird on the book, but that was'nt my of the Constitution tramed by said Conven-We ask now our cotemporaries of the name. After some talk, I suddenly discovered that the Registration books were a copy and not the original ones. The inspectors sent for the original and I went home to dine. I was busy all the afternoon and terms of said Ordinance shall not be held to therefore could'nt return until - Wednesday, when I smilingly appeared, and they found my name all right but it was checked as voted! In vain I protested that I had'nt voted, it would'nt do and so I lost my vote. Now Until this is done, matters will wax the quastion arises, whose fault was this Why were the Inspectors furnished with field of politics will be left to unscrupulous copies instead of original? Copies tull of errors like writing my name Ric E. instead of Rice! You don't answer; perhaps you

> Finding I could do no good here, and seeing that the enemy were appearing in force in our front, I made a flank movement, with a flask battery and went into Brunswick county where there were not so many intelligent men like myself to circumvent these Cons. But I was'nt needed, for Capt. RASAFY was there! Did you ever see him twirl his long moustache and do his interests in the hands of executors, adminisduty like an old soldier as he is? You ought to have seen him break up the copy fiduciary agents, or invested by them in their book dodge over them. He only got twenty rejected mens votes polled in one hour by sending for the original books, where their names appeared in full. That's all! I saw a fine joke there, however, and as you and I always laugh if there is any thing to laugh at, I will tell it. The judges of election at one precinct, had a large pile of "Conservative tickets" they were anxious to change into votes, and every time a white man came there, they handed him the ballot saying this is your ticket, vote this, we white men are all together to-day." They tried it on one old man who looked as though his son had been forced away from him in his declining years to fight in the Confed. army but he drew back; and exclaimed "No, sir! I have done voting for Nabobs, and at their dictation. I shall hereafter vote as my own

feelings prompt me !" More a-coming, RICE BIRD.

A movement is on foot to establish a co-

operative store in Laurensville. or four years the water in the lake has been gradually getting lower, and now, at several points along the shore, the lake is at least six inches lower than a year ago. Old inhabitants say the water in Lake Erie rises

for seven years and then falls seven years. for hapiness; a man hez to be measured for hiz hapiness, jist az he does for hiz boots, and even then he don't always git a good fit.

If a young man kant find anything else gold-headed kane.

enter into treaties with foreign Powers for demand; Provided, however, that the plainthe purpose of securing the absolute neutrality of private property at sea during the

The Government of North Germany seems disposed to set an example of enlightened and liberal policy worthy of general imita by affidavit, then the defendant shall pay the installment required of what he admits tion among the nations of Europe.

NEWS IN BRIEF.

The trial of the Fenian prisoners Desmonds, English, O'Keefe, Barret, and Ann Justice, who are accused of having caused the Clerkenwell explosion, came on Monday at the Old Bailey, in the Court of Queen's Bench, before Lord Chief Justice Cockburn and Judge Bramwell. The prosecution was conducted by the Attorney and Solicitor-General, who opened the case. Subsequently, testimony for the prosecution was taken, Mullaney making oath that all the prisoners knew each other well; that Murphy had been an active agent in the conspiracy, and that Barrett had openly boasted of having fired the train. It is expected that the trial will terminate towards Friday next. Burke and his fellow prisoners will subsequently be arraigned. \_\_\_\_ A grand review of the forces in and around Dublin city occurred Monday. The troops were under the command of the Duke of Cambridge. The Prince of Wales was present.——The British Parliament reassembled but transacted no business of importance.

The Southern papers are publishing the canard that Colonel Forney is charged with fraud, in spite of the denial of even the Democrats at Washington.—A Georgia paper gives a report that Howell Cobb favors the adoption of the Constitution as the best means of getting back into the Union, and saving what little the State has left .-The soldiers of Delaware have appointed delegates to the Soldiers' and Sailors' National Convention in Chicago on the 19th of May, and have instructed them to use all honorable efforts to secure the nomination of Gen. Grant as the candidate of the Union Party for President.—The Southern pa pers are "down on" Gen. Meade because they can't make a pliant tool of him as they have of Gen. Hancock, the Presidential aspirant, ---- The anniversary of Lincoln's assassination was celebrated by the Baltimore Council by ordering the name of Lincoln street to be changed.

CONVENTION STAY LAW.

HEADQ'RS SECOND MILITARY DISTRICT, CHARLESTON, S. C. April 2, 1868. ENERAL ORDERS,

No. 57. The Ordinance of the Constitutional Convention of the State of North Carolina, convened in conformity with the Act of Congress of March 23, 1867, supplementary to the act of March 2, 1867, "to provide for the more efficient government of the rebel States," entitled "An Ordinance respecting the jurisdiction of the courts of this State, which was ratified in said Convention on the 17th day of March, 1868, and which is herewith published, is hereby approved, and will have the force of law in said State until tion, by the people of said State, shall have been determined by an election held in the manner prescribed by law, and, in the event of the rejection thereof, for the further periapply to or conflict with any agricultural or labor lien guaranteed by any law of said State, enacted subsequently to the organiza tion of the provisional government of said State under the President's proclamation of the 29th of April, 1865, or by any military orders from these Headquarters, no w in force. And provided further, that all proceedings in any court of North Carolina, recognizing or sanctioning the investments 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 had rather not have me ask you these co- State of North Carolina, created for the purpose of carrying on war against the government of the United States, shall, as now, be suspended until the question of the validity of such investments shall have been determined by the courts of the United States, or by national legislation. And nothing in the provisions of this order, or of the Ordinance herewith published, shall be held to bar or hinder any legal proceedings in behalf of any minor heir, female, or insane person, respecting trust estate, property or trators, trustees, guardians, commissioners, masters or clerks of equity courts, and other fiduciary character.

By command of B'yt Maj. Gen. ED. R. S.

Louis V. CAZIARC. Aid-de-Camp, Act'g Ass't Adj't Gen'l.

IN ORDINANCE RESPECTING THE JURISDIC-TION OF THE COURTS OF THIS STATE.

SECTION 1. Be it ordained by the people Convention, adopted June 23, 1866, entitled, 'An Ordinance to change the jurisdiction of the courts and the rules of pleading therein," be and are hereby repealed.

SECTION 2. Be it further ordained, That Section 3 of the above entitled Ordinance be amended to read as follows: enant, assumpsit and account now pending alties incurred since the first day of May, A. in the superior Courts, shall be continued to D. 1865, or which may hereafter be contrac-Spring Term 1869, and that the several Su- ted or incurred, except actions founded on perior Courts at the spring Term thereof any bond, promissory note, bill of exchange, only, unless otherwise herein provided, shall or any other instrument of writing or parol have exclusive original jurisdiction of all promise made since first May, 1865, in resuch causes of action, except where jurisdiction has been or shall be given to a prior to first of May, 1865, to the full amount Justice of the Peace by the constitution or of the principal and interest of a debt existlaws of North Carolina. Should the defend- ing prior to said day, and without other ant at the Spring Term of 1869. on writs consideration than such pre-existent debt, The Erie Dispatch says: For the last three which shall be returned to that Term or inany and except also actions, suits or process to suit for the above causes of action then pend- revive, continue or enforce any judgment ing in the Superior Court. pay or confess judgement to the plaintiff for one-tenth of the debt and demand, (principal and in-instrument of writing or parol promise, as terest,) and all costs to that time, he shall is heretofore mentioned. BILLINGSISMS.—There aint no general rule

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Branch or seven years and the seven years a ment for one-fifth of the residue of the said or demand and costs, he shall be allowed yen then he don't always git a good fit.

Joy will make a man change ends quicker han sorrow.

until the succeeding Spring term to plead.

At the said Spring Term, should the defendant pay to the plaintiff or confess judgement for one-half of the residue of the debt that he iz fit for, I like to see him carry a debt or demand, he shall be allowed until the The North German Parliament has passed a resolution authorizing Count Bismarck to succeeding spring term to plead. At the said spring term, the Plaintiff shall have judgment for the residue of his debt or tiff, if required, shall file his debt or demand in writing, and if the defendant shall make oath that whole or any part thereof, is not justly due, or that he has a counter demand, all of which shall be particularly set forth

to be due, and the court shall order a jury at the same or some subsequent 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 upon paying or confessing judgment for one-fifth of the residue of the admitted amount, and whatever the jury finds him indebted over and above the same: Provided, further, that should the defendant fail to pay or confess judgment for the first or any subsequent installment, then and in that case the plaintiff shall be entitled to proceed to judgment and execution for such instalment, unless the defendant shall put in pleas, in which case the suit shall proceed according to the course of the court in 1860: Provided, further, that by consent of the plaintiff the defendant, at any term of the court, may confess judgment for a stipulated sum in full and final discharge of all further demand or liability upon such claim.

SECTION 3. Be it further ordained, That Section 10 of the above recited Act shall be amended to read as follows:

SECTION 10. That the executions on judgments in action of debt, assumpsit, covenant or account, or decrees for money demands in Equity, which have been or shall be issued on judgments or decrees heretofore obtained, shall be levied on the property of the defendant, and returned without sale: Provided, such return shall not prejudice any lien the plaintiff may acquire or then hav by virtue of sald fi fa. or vendi-

tioni exponas. At the spring term 1869, execution on all such judgments or decrees shall issue for only one-tenth of the amount then due; at the spring term 1870, for one-fifth of the residue; at the spring term 1871, for onehalf of the residue, and at spring term 1872, for the balance of the debt; and no execu tion shall issue from the fall term on any such judgment or decree except by consent of the defendant; that no mortgagee or trustee shall expose to sale the property conveyed in such mortgage or trust deed, without the consent of the grantor before the first of March, 1869; should the mortgager Northampton..... or trustor at that time pay one-tenth of the Edgecompe ...... debts mentioned, the sale shall be postponed te first of March, 1870; at that time, should the mortgager or trustor pay one-fifth of the residue, the sale shall be postponed to the Bladen..... first of March, 1871; at that time, should New Hanover..... the trustor or mortgager pay one-half of the residue, the sale shall be postponed to first of March, 1872; and at that time the trustee or mortgagee shall sell the property, or so much of it as will realize the balance of Hertford ...... debts: Provided, however, that should the trustor or mortgager fail to pay the first or any subsequent instalments, then in that case the trustee or mortgagee shall sell at Craven..... six months' credit so much of the property Onslow .....

conveyed as will realize such instalment. SECTION 4. Be it further ordained, That Section 11 of the above entitled Act be Pitt.....

amended to read as follows: Section 11. That no warrant before Justices of the Peace shall issue or be returnable until January 1, 1869. Should the defendant upon such return pay to the plaintiff, or the collecting officer for his use. or confess judgment before the magistrate, for one-tenth of the debt and demand principal and interest,) he shall be allowed welve months to plead; at the expiration of that time, should the defendant pay to put on, mixed with pure Linseed Oil, will last the plaintiff, or confess judgment for one fifth | 10 or 15 years; it is of a light brown or beautiful of the residue of the said debt or demand, he shall be allowed twelve months more to lead, stone, drab, olive or cream, to suit the taste plead; at the expiration of that time, should of the consumer. It is valuable for Houses od of thirty days: Provided, that the judgment for one-half of the residue of said debt or demand, he shall be allowed twelve months more to plead; at the expiration of that time the plaintiff shall have judgment for the residue of his debt or demand : Provided, however, that the plaintiff, if required. shall file his claim 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 demand, all of which he shall particularly set forth by affidavit, then the defendant shall only pay the instalment rejuired of what he admits to be due, and the ustice shall proceed to try the matters in dispute between the parties; and at the expiration of twelve months the defendant shall be allowed time to plead only upon payment of one-fifth of the amount admitted to be due and whatever the Justice may have found him indebted over and above the same : Provided, that should the defendant SEWING MACHINE CO., office 616 Broadway, fail to pay or confess judgment for the first New York City, stands pre-eminent. Their or any subsequent instalment, then and in that case the plaintiff shall be entitled to proceed to judgment and execution for such instalment: Provided, further, that by consent of the plantiff the defendant may at any time confess judgment for a stipulahed sum in full and final discharge of all futher demand or liability upon such claim that all executions and judgments in actions of debt, covent, assumor account, which have been or shall be issued on judgments heretofore obtained be fore any magistrate, shall be levied on the property of the defendant and returned without sale. At the expiration of twelve months from such return, execution on all such judgments shall issue for only one-tenth of the amount then due; at the expiration of twelve months from that time, for oneof North Carolina in Convention assembled, fifth of the residue; and at the expiration of hat sections 1 and 2 of the ordinance of the | twelve months more, one-half of the residue; and at the expiration of twelve months more

for the balance of the debt. SECTION 5. Be it further ordained, That Section 17 of the above entitled ordinance

be amended to read as follows : SECTION 17. That the provisions of this Ordinance shall not be construed to extend SECTION 3. That all actions of debt, cov- to any debts or demands contracted or pen-

SECTION 6. Be it further ordained, That this Ordinance seall be in force from and after its ratification. Ratified this seventeenth day of March, A

CALVIN J. COWLES, President Constitutional Convention. T. A. BYRNES, Secretary.

STATE OF NORTH CAROLINA, DEPARTMENT OF STATE. Raleigh, N. C., March 18, 1868. R. W. BEST, Secretary of State, do hereby certify that the foregoing is a true copy of the original on file in this office. Given under my hand the day above

R W. BEST, Secretary of State. SEAL.

STATEMENT Of the average Republican and Democratic vots for Members of the Convention at the Election held on the 19th and 20th days of November, 1867: ELECTION DISTRICTS. Burke and McDowell ..... Polk and Rutherford..... Mitchell and Yancey.

Buncombe, Madison, Henderson and Transylvania.

Jackson and Haywood.

Cherokee, Clay and Macon.

Alleghany, Ashe, Surry, Yadkin

and Watauga. Alexander, Iredell, Caldwell and Wilkes..... Rowan and Davie..... Cleaveland ..... Catawba ..... 1,473 875 Union..... Cabarnus..... 1,119 526 892 996 1,177 1,239 748 1,111 789 602 Forsyth..... Davidson..... Randolph ..... Guilford..... Rockingham ..... Alamance..... Wake..... Granville.... Warren.... Franklin ..... Cumberland..... Harnett..... Moore..... Montgomery ..... Richmond..... Wayne..... Johnston..... Greene.... 708 2,551 1,473 1,628 1,101 697 Brunswick'.... Robeson!.... 1,006 928 Duplin..... Sampson....

SPECIAL.

Totel..... 78,999 39,994

1,094 507

1,265 3,209 224

1,428

Tyrrell and Washington.....

Chowan.....

Perquimans.....

Pasquotank and Camden.....

DAINTS FOR FARMERS AND OTH-ERS.—The Grafton Mineral Paint Company, are now manufacturing the Best, Cheapest and most Durable Paint in use; two coats well chocolate color, and can be changed to green, Barns, Fences, Carriage and Car-makers, Pails and Wooden-ware, Agricultural Implements, Canal Boats, Vessels and Ships' Bottoms, Canvas, Metal and Shingle Roofs, (it being Fire and Water proof), Floor Oil Cloths, (one Manufacturer having used 5000 bbls. the past year,) and as a paint for any purpose is unsurpassed for body, durability, elasticity, and adhesiveness. Warranted in all cases as above. Sand for a circular ranted in all cases as above. Send for a circular which gives full particulars. None genuine unless branded in a trade mark Grafton Mineral Paint.

DANIEL BIDWELL, 254 Pearl St., N. Y. For sale by SUTTON & CHILD. Agents, Wilmington, N. C. Nov. 27th, 1867.

This is truly the "age of progress," and the American people are, beyond doubt, far ahead of all others. This is clearly demonstrated by the Sewing Machine which is, strictly speaking, an American invention.

In this branch of manufacture the EMPIRE "Improved! Manufacturing Machine," has no rival. It is built on sound mechanical principles -is simple in construction-easily understood.

and not liable to get out of order.

Its sewing qualities, particularly on cloth and leather, cannot be equalled: and as such we recommend it to our friends and the public generally.

E. S. M. Co. tw4m:w6m

New Marriage Guide. An Essay for Young Men, on Physiological Errors, Abuses and Diseases, incident to Youth and Early Manhood, which creats impediments to MARRIAGE, with sure means of relief. Sent in sealed letter envelopes free of

NEW ADVERTISEMENTS

charge. Address, Dr. J. SKILLIN HOUGHTON,

Howard Association, Philadelphia, Pa.

STEAMSHIP LINE



MARY SANFORD,

Captain MOORE. WILL ARRIVE Friday, April 24th, and leave our wharf, between Dock and Orange streets, for the above port, on SUNDAY, April 26th.

For Freight or Passage, apply to WORTH & DANIEL.

Agent in New York, JAMES HAND, april 24

WANTED. A T ALL TIMES, AT MY MILL, FOOT OF CASTLE STREET,

CYPRESS LOGS, cut from 7 feet 4 inches in length up, not less than 15 inches in diameter, and free from knots TERMS:-CASH ON DELIVERY

J. C. MANN. WANTED.

GIRL ABOUT THIRTEEN YEARS

BRITISH PERIODICALS.

London Quarterly Review (Conservative). The Edinburgh Review (Whig). The Westminster Review (Radical).

The North British Review (Free Church). Blackwood's Edinburgh Magazine (Tory)

These periodicals are ably sustained by the contributions of the best writers on Science, Religion, and General Literature, and stand unrivalled in the world of letters. They are indispensable to the scholar and the professional man, and to every reading man, as they furnish a bet-ter record of the current literature of the day than can be obtained from any other source.

TERMS FOR 1868. For any one of the Reviews, per annum ... \$ 4 00 For any two of the Reviews...... 7 00 For any three of the Reviews....... 10 00 For Blackwood's Magazine..... 4 00 

CLUBS. A disco int of twenty per cent. will be allowed to Clubs of four or more persons. Thus, four copies of Blackwood, or of one Review, will be sent to one address for \$1280. Four copies of the four Reviews and Blackwood, for \$48, and so on.

POSTAGE. Subscribers should prepay by the quarter, at the office of delivery. The Postage to any part of the United States is Two Gents a number. This

rate only applies to current subscriptions. For back numbers the postage is double. PREMIUMS TO NEW SUBSCRIBERS New subscribers to any two of the above peridicals for 1868 will be entitled to receive, gratis, any one of the four Reviews for 1867. New subscribers to all five of the Periodicals for 1868 may

receive, gratis, Blackwood or any two of the four Reviews for 1867. Subscribers may obtain back numbers at the following reduced rates, viz:

The North British from January, 1863, to December, 1867, inclusive; Edinburgh and the Westminster from April, 1864, to December, 1867, inclusive, and the Lonkon Quarterly for the years 1865, 1866 and 1867, at the rate of \$1 50 a year for

each or any Review; also, Blackwood for 1866 and 1867, for \$2 50 a year, or the two years to-Neither premiums to Subscribers, nor discount to Clubs, nor reduced prices for back numbers, can be allowed, unless the money is remitted direct to the Iublishers.

No premiums can be given to Clubs THE LEONARD SCOTT PUB. CO.,

The L. S. Publishing Company, also publish the FARMER 8 GUIDE, by Henry Stephens, of Edinburgh, and the late J. P. Norton, of Yale College. 2 yols., Royal Octavo, 1600 pages, and numerous Engravings. Price \$7 for the two volumes-by mail, post

EGYPTIAN CORN!

Auspicium melioris ævi. Bo. na fide Quid pro quo!

The subscriber offers to farmers throughout the country the

EGYPTIAN CORN.

which, upon trial, was found to ripen, planted even the last of July. It is estimated, from its very prolific qualities, to yield 150 bushels per acre, and weighs, by sealed measure, 65 pounds to the bushel. This corn was produced by some procured direct from Mr. Jones, our consular agent, directly on his return from Egypt.

It needs no different culture from that of other varieties, and in the South two crops can be raised in one season on the same ground. It grows in the form of a tree, and thirty-four ears have grown upon one stock, andit will average from five to fifteen. For domestic use it is unparalleled. When ground and properly bolted, it is equal in color and fineness to wheaten flour. As a forage crop, by sowing in drills, or broad-cast, for early feed, there is no kind of corn so well adapted to milch cows, and none that will yield half the value in stalk or corn

It can be successfully grown in any State. I give the most satisfactory references that the corn is, in every respect, what I represent it to be; and, further, I am the only person throughout the country who has this variety of eorn. Having secured a quantity, I am now able to fill all orders for those desirous of testing it.

TERMS,

In order that all may receive seed, we have reduced the price to \$1 50 a package. Any person who will get up a club of five will receive a package gratis. Fifteen packages for \$10; fifty packages for \$20; one hundred packages for \$30. One package will contain enough to plant the following season from 20 to 20 acres; also directions for planting and cultivating.

F. E. G. LINDSEY, Editor and Proprietor "Rinerant Cornucopia."

Box 75 ABINGDON, VA. 1. Indorsements. - We, the undersigned, citizens of Washington county, Va., having examined some Egyptian Corn grown on thin soil in this county, do hereby certify that some of the stalks produced thirty-four spikes; the longest spike we noticed measured 101 inches in length, and 61 inches around. This corn, likewise, grew in the form of a tree,

and presented a very healthy appearance. R. B. HAMILTON, Esq., Raven's Nest P. O., Va.

CAPT. T. M. COBBLE, Craig's Mills. CAPT. J. C. STANFIELD.

We, the undersigned, certify that the acove NEW ADVERTISEMENTS.

North Carolina & New York

South Carolina New York

New York

P. M. Craig's Mills P. O., Va. JOHN M. HAMILTON, Ex-Sheriff of Washington Co., Va. JERIEL D. LINDER, Acting Justice of the Peace

TO SHINGLE MANUFACTURERS.

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The saw first enters the bolts on the side, and consequently turns out better work than can be done by most other machines. It is simple in its construction, not liable to get out of repair, and is built entirely of iron.

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