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## WILMINGTON WEEKLY POS

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## DIRECTORIES.

POST OFFICE.

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## RAILWAYS.

WILMINGTON & WELDON RAIL ROAD. President-R. R. Bridgers. Directors on the part of the Stockholders-W. A Wright, S D Wallace, Eli Murray, Alfred Mar-tin, A H VanBokkeien. Geo. Harris, of Wilmington, and John Everett, of Goldsboro'.

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## MASONIC.

St. John's Lodge No. 1, Meets last The reday evening in each month.

HORACE H. MUNSON, W.: M.:

Wm M. Poisson, Sec'y.

Concord Chapter No. 1, Meets 1st and 3d Mondays in each month. THOS. M. GARDNER, M. E. H. P. WM. LARKINS, Sec'y.

Wilmington Council No. 4, Meets 1st Wednesday in each month. ALFRED MARTIN, T. . I. . G .. M .. I. D. RYTTENBERG, Recorder

## ODD FELLOWS:

Cape Fear Lodge, No. 2. Meets every Tuesday night. WM. J. YOPP, N. G. A. J. Yopp, Secretary.

Campbell Encampment, No. 1. Meets first and third Friday nights in every month. WM. J. JACOBS, C. P.

TEMPERANCE.

A. J. YOPP, Scribe.

Mount Olivet Council No. 9. F. of T. Meets every Friday evening. WM. M. HAYS, President.
W. F. CORBETT, Secretary.

Cape Fear Marine Temperance Society. Meets every Monday night at Seamen's Bethel. Wm. M. HAYS, President. J. J. HAWKINS, Secretary.

WILMINGTON LIBRARY ASSOCIA-TION.

Dr. Wr. Geo. Thomas. President. Dr. Thomas F. Wood, Vice President. Col. Jas. G. Burr, Corresponding Secretary. J. T. James, Recording Secretary and Librarian. James C. Stevenson, Tecasurer. DIRECTORS.

Gen. Robert Ransom, Maj. J. A. Engelhard, Col. Wm. L. Smith, Junius Davis, S. A. Ashe, John T. Rankin, Wm. H. Kelly.

## HOMES FOR THE HOMELESS!

400 Acres of Valuable Real Estate for Sale.

THIS PROPERTY IS LOCATED 20 miles from the city of Wilmington at the town of Lillington, lying between the main road and Riley's Creek. The land is of excellent quality, laid off in 24, 5 and 10 acre lots. On each lot there is a sufficient amount of timber

each lot there is a sufficient amount of timber for building and fencing purposes.

The subscriber has so arranged the survey that each let lies adjacent to a road running from the main road to Riley's Creek.

I will sell the above real estate in quantities to suit purchasers at the following liberal terms, viz:—One third cash, the balance in SIX, TWELVE, EIGHTEEN and TWENTY FOUR MONTHS!

For further particulars apply to

For further particulars apply to J. L. RHOADES, Office over office Daily Post,
Wilmington, N. C.

144-lin

Read the following exquisitely beautiful poem, which Miss Doten, a medium, assures the world was addressed to her by the spirit of Edgar A.

## A POEM FROM THE SPIRIT OF ED.

GAR A. POE.

From the throne of life eternal, From the home of love supernal, Where the angel feet make music over all starry floor, Mortals, I have come to meet you, Come with words of love to greet you, And to tell you of the glory that is mine forever

Once before I found a mortal, Waiting at the Heavenly portal— Waiting but to catch the echo from that eve

opening door;
And I seized his quickened being,
And through all his inward seeing, Caused my burning aspiration in a fiery flood to

Now I come more meckly human, And the weak lips of a woman ouch with fire from off the altar-not with burn

ings as of yore,
But in holy love descending,
With her chastened being blending,
would fill your soul with music from the bright celestial shore. As one heart yearns for another,

As a child turns to its mother-From the golden gates of glory, turn I to the earth once more: When I drained the cup of sadness, Where my soul was stung to madness,
And life's bitter, burning billows swept my bur
dened being o'er.

Here the harpies and the ravens, Human vampyres-sordid cravens Preyed upon my soul and substance, till I writh ed in anguish sore : Life and I then seemed mismated, For I felt accursed and fated,

like a restless, wrathful spirit, wandering on the Stygean shore. Tortured by a nameless Yearning, Like a frost-fire-freezing, burning Did the purple, pulsing life-tide, through it

severed channels pour, Till the golden bowl—life's token— Into shining shreds was broken, My chained and chafing spirit leapt from out my prison door. But while living, striking, dying -

Never did my soul cease crying-Ye, who guide the Fates and Furies! give, o give me I implore, From the myriad hosts of nations. From the countless constellations, One pure spirit that can love me-one that I too

Through this fervent aspiration, Found my fainting soul salvationfor from out its blackened fire-crypts did m restless spirit soar-And my beautiful ideal, Not too saintly to be real,

can adore !"

Burst more brightly on my vision than the fancy formed Lenere.

Mid the surging seas she found me, With the billows breaking 'round me, nd my saddened, sinking spirit, in her arms of Like a lone one, weak and weary, Wandering in the midnight dreary, On her sinless, saintly bosom, brought me to the

heavenly shore. Like the breath of blossoms blending, Like the rainbow's seven-hued glory, blend ou souls forevermore;
Earthly love and lust enslaved me,
But Divinest love has saved me,
And I know now, first and only, how to love and

O, my mortal friends and brothers,
We are each and all another's,
And the soul that gives most freely from its
treasure hath the more;

Would you lose your life—you find it,
And in giving love you bind it,
Like an amulet of safety, on your heart forever-

## CONVENTION STAY LAW.

HEADQ'RS SECOND MILITARY DISTRICT, CHARLESTON, S. C. April 2, 1868. SENERAL ORDERS. No. 57.

The Ordinance of the Constitutional Con-

vention 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 the question of the ratification or rejection of the Constitution tramed by said Convention, 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 period of thirty days: Provided, that the terms of said Ordinance shall not be held to apply 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, now in force. And provided further, that all proceedings in any court of North Carolina, recogniz ing 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 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 interests in the hands of executors, administrators, trustees, guardians, commissioners, masters or clerks of equity courts, and other fiduciary agents, or invested by them in their fiduciary character. LOUIS V. CAZIARC,

By command of B'vt Maj. Gen. ED. R. S Aid-de-Camp, Act'g Ass't Adj't Gen'l.

AN ORDINANCE RESPECTING THE JURISDIC TION OF THE COURTS OF THIS STATE.

SECTION 1. Be it ordained by the people of North Carolina in Convention assembled, That sections 1 and 2 of the ordinance of the Convention, adopted June 23, 1866 entitled, "An Ordinance to change the jurisdiction of the courts and the rules of pleading therein," be and are bereby repealed.

at any time contess judgment for a stipula-hed 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 is sued on judgments heretofore obtained before any magistrate, shall be levied on the

mon ship

amended to read as follows: SECTION 3. That all actions of debt, covenant, assumpsit and account now pending in the superior Courts, shall be continued to Spring Term 1869, and that the several Superior Courts at the spring Term thereof only, unless otherwise herein provided, shall have exclusive original jurisdiction of all such return, execution on all such judgets shall issue for only one-tenth of the and then due; at the expiration of twelvenths from that time, for one-fifth of the sidue; and at the praction of twelve most more, one-half of the residue; and at the praction of twelve months more for the beet of the debt. such causes of action, except where jurisdiction has been or shall be given to a Justice of the Peace by the constitution or laws of North Carolina. Should the defendant at the Spring Term of 1869, on writs which shall be returned to that Term or inany suit for the above causes of action then pending in the Superior Court. pay or confess judgement to the plaintiff for one-tenth of the debt and demand, (principal and interest,) and all costs to that time, he shall be allowed until next Spring Term to plead. At the said Spring Term, should the defendant pay to the plaintiff or confess judge-ment for one-fifth of the residue of the said or demand and costs, he shall be allowed 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 debt or demand, he shall be allowed until the succeeding spring term to plead. At the said spring term, the Plaintiff shall have judgment for the residue of his debt or demand; Provided, however, that the plaintiff, 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 by affidavit, then the defendant shall pay the installment required of what he admits 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 contessing 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 tioni exponas.

At the spring term 1869, execution on all such judgments or decrees shall issue for only one teuth 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 execution 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 or trustor at that time pay one-tenth of the debts mentioned, the sale shall be postponed to 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 first of March, 1871; at that time, should 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 debts: Provided, however, that should the trustor or mortgager fail to pay the first Coton and Naval Stores Bought or or any subsequent instalments, then in that case the trustee or mortgagee shall sell at six months' credit so much of the property conveyed as will realize such instalment. Section 4. Be it further ordained, That Section 11 of the above entitled Act be

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 twelve months to plead; at the expiration of that time, should the defendant pay to the plaintiff, or confess judgment for one-fifth of the residue of the said debt or demand, he shall be allowed twelve months more to plead; at the expiration of that time, should the defendant pay to the plaintiff or confess 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 re-quired of what he admits to be due, and the Justice 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 piead only upon payment of one-fifth of the amount admitted to be due and whatever the Justice may liave found him indebted over and above the same: Provided, that should the defendant fail to pay or confess judgment for the first 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 plantifi the defendant may at any time confess judgment for a stipula-

SECTION 2. Be it further ordained, That property the defendant and returned Section 3 of the above entitled Ordinance be withouts. At the expiration of twelve amended to read as follows:

SECTIO. Be it further ordained, That Section of the above entitled ordinance be amen to read as follows and hotherd of

SECT. 17. That the provisions of this Ordinar shall not be construed to extend to any as or demands contracted or penalties irred since the first day of May. A newal or substitute for a contract made prior test of May, 1865, to the full amount of the peipal and interest of a debt existing price said day, and without other considered than such pre-existent debt, and exce also actions, suits or process to revive, dtinue or enforce any judgment heretoforecovered upon any such bond, promiss note, bill of exchange or other instrum of writing or parol promise, as is heretire mentioned.

SECT 6. Be it further ordained, That this Or ance seall be in force from and after its rfication. Ratificais seventeenth day of March, A.

CALVIN J. COWLES. Prdent Constitutional Convention.

T. ABYRNES, Secretary. STEOF NORTH CAROLINA, DEPARTMENT OF STATE.

leigh, N. C., March 18, 1868. R. BEST, Secretary of State, do hereby cify that the foregoing is a true copif the original on file in this office. Givi under my hand the day above R. W. BEST, Sccretary of State.

### BUSINESS CARDS.

DANIEL A. SMITH, Mufacturer and Dealer in all kinds of

Park, Dining Room, Chamber and Office Furniture, Marasses, Feathers, Window Shaes, Wall Paper, &c., also ash, Blinds and Doors. SOUT FRONT ST., WILMINGTON, N. C.

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Aug.th, 1867.

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Willow, and Common Crockery Ware. teceived on Consignment.

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# LAST BLOCKS, &c.

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JSEPH H. NEFF.

SHIP CHANDLER, AND DEALER IN SHIP STRES, GROCERIES, HARD-

ware hints, Oils, Boats. Oars, &c. Witer, and 2, 4 & 6 Dock Street, WILMINGTON, N. C

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COTTON GINS ZELL'S AWBONE SUPER-PHOSPHATE, BROWN'S CUNTER,

PLAFORM and RAIL-

ROAD SCALES. Have constant on hand FERTILIZERS of all

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STOVES, &c. MOOK, PAROR, and HEATING STOVES. es, House Furnishing Goods A. H. NEFF.

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NEW ADVERTISEMENT,

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CHEAPER

Than any other House in the State.

Since the heavy decline in Goods, WALDRON has been North and bought his.

ud now offers for sale one of the MOST STOCKS OF DRY GOODS in the country, at Panic Prices of 1857.

A full line at the very bottom of the market.
Calicoes 6‡ cents and upwards.
Bleached Shirtings 6‡ cents and upwards.
Brown Goods, very low.

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Merinoes, Poplins, Empress Cloths, Alpacas and other popular fabrics, in all desirable Style and Colors, all of which will be sold at popula

Go to THE GREAT 4 for Everything usually kept in A First Class Dry Goods House.

## Housekeeping Goods

A splendid stock, consisting in part of Quilts, Tickings, Sheetings, Table Cloths, Table Damasks, Napkins, Doilies, Towels, and Toweling, from the ordinary qualities to the world renowned Barnesly Goods! Fruit Cloths and Embossed Table Covers in wool and felt all colors and

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A full stock—White and Colored. A better blan-ket for less money than any other Heuse in the State. Come and examine them and be con-

FLANNELS-Best makes.

### White and Colored, Plain and Twilled, at prices that cannot fail to please.

CLOTHS AND PANT GOODS. Broad Cloths, Doeskins, Cassimeres, Satinets, Tweeds, Kentucky Jeans, and a general assort-ment for Men's and Boy's wear, at lowest Cash

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Knit Goods.

Evening and Breakfast Shawls, Alexandras, Son-tags, Nubias, Scaris, Hoods, &c., &c. All qualities and prices. To have a striball jour

SHAWLS and CLOAKS.

This Department like all others at this popular Establishment is complete.

All Wool Shawls \$1 and upwards. HOSIERY AND GLOVES.

Ladies' Hose and Gents' Socks 121 cents and up wards. All grades at satisfactory prices.

CORSETS AND HOOP SKIRTS. An Imported Corset for 75 cents, and a regular line to the Finest French Corsets at \$3 50. Hoop Skirts 50c., 75c., \$1, \$1 25, \$1 50, \$2, and

HAIR NETS.

Plain, Beaded, and Trimmed, from 5 cents. to

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In this Department may be found every variety, Plain, Embroidered, and Hem Stitch, 12t cents and upwards Minneh , near think income b

Gts' Furnishing Goods.

Modern Styles and living prices. Fine Shirts and Underclothing for the Million. The best Paper Collar in the world, Linen Finish Cloth Lined Button Holes and Hagenta Edge not to be found at any other House in the city Gentlemen call and see them.

HATS and CAPS

Fashionable Shapes and Popular Styles. Call and see HAMILTON, Jr. It is presumed if you take him he will get wet!!!

## WHOLESALE BUYERS

are cordially invited to call at

The Wilmington Regulator, and get posted up, and thereby save time and

Everybody wanting anything in THE DRY GOODS LINE will consult their own interest by going to

## WALDRON'S.

THE CHEAP STORE. THE CHEAP STORE. THE CHEAP STORE.

## 1 SOUTH FRONT STREET. ∠ SPERIAL HOTICE.

William is purous purkersoning trells. Just

minutes in war officed to give way from an Billian and on a confin

As a particular favor, WALBRON requests that his Friends and Customers come prepared with "Greenbacks." The times are such that hereafter he cannot take Gold in payment for Goods.

R. S. WALDRON

WILMINGTON & WELDON R. R., APRIL 8th, 1868.

Notice to Passengers. N AND AFTER THE 10th INSTANT, THE passenger trains will leave Wilmington at 5 o'clock, A. M., and 5 o'clock, P. M., and arrive in Wilmington at 7:30 A. M. and 7:30 P. M., until further motice,

S. L. FREMONT, Engineer & Supt.

WIL. & WEL. RAILROAD COMPANY, ) OFFICE CHIEF ENG. & GRN'L SUPT., WILMINGTON, N. C., April 23, 1868.

NOTICE TO VEGETABLE GARDENERS.

ON AND AFTER MARCH 29TH, PASSEN-ger frains of this Road will run on the following Schedule: EXPRESS TRAIN.

WILMINGTON CHARLOTTE AND RUTHERFORD R. R. COMPANY.

WM. MACRAE

GENERAL SUPERINTENDENT'S OFFICE, Wilmington, N. C. Aug 9, 1867.

ON AND AFTER TUESDAY NEXT, AUG
13th, the Passenger train on this Road willeave Wilmington on Tuesday, Thursday and
Saturday at 7 o'clock, A. M.

Arrive at Sand Hill, same days, at 3 P. M.

Arrive at Wadesboro' (Stage) at 13 midnight.

Leave Wadesboro' (Stage) on Tuesday, Thursday and Satuday, at 2 P. M.

Leave Rockingham (Stage) on Monday, Wednesday and Friday at 4:30 A. M.

Leave Sand Hill (Cars) Monday, Wednesday and Friday, at 7 o'clock, A. M.

Arrive at Wilmington same days at 3 P. M.

W. I. EVERETT,

General Superintendent.

aug 10

Annamessic Line. THE GREAT THROUGH SHORT ROUTE TO THE NORTH.

U. S. MAIL The most direct and comfortable route to PHILADELPHIA,

NEW YORK,

AND ALL POINTS NORTH AND EAST. Through Tickets sold and Baggage Checked from all principal cities in the Southern Atlantic and Gulf States.

GREAT SEABOARD INLAND AIR connecting with Seaboard and Roanoke Railroad at Portsmouth, Va.

SLEEPING CARS ON NIGHT TRAINS.

No Omnibus transfers on this route.

FREIGHTS forwarded with despatch, and at reasonable rates. THROUGH RECEIPTS given PHILADELPHIA AND PRINCIPAL POINTS SOUTH.

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HOTEL.

PURCELL HOUSE, WILMINGTON, N. C.

J. R. DAVIS, of Mills House, Charleston, S. C.

Coach, Carriage and Baggage Wagons always ready to convey Passengers to and from the Rail-Could what and its round capril 4-187-tf NOTICE.

TAVING CONTRACTED WITH THE SECretary of the Treasury for the salvage of all "Blockade runners" and other wrecks, and property belonging to the United States on and adjacent to this coast. contracts will be made with parties desiring to engage in wrecking, saving iron, &c.

GEO. Z. FRENCH.

10 So. Front St., Wilmington, N. C. Aug. 6th, 1867. UNITED STATES INTERNAL REVENUE.

COLLECTOR'S OFFICE, SECOND DISTRICT, NORTH CAROLINA. Office Hours from 9 A. M. to 3 P. M.

L. G. ESTES, Collector. the Mint water the title frame a Marie

scatteness for cromonium and appearance

ROBERT STEVENSON.