New Bern Dailv Journal. NEW BERN, N C., SUNDAY MORNING, APRIL 22, 1906

NO. 19.

SPECIAL VALUES FOR THREE DAYS

40 inch Cream Crepe de Paris. \$1.00 value at 73c.

40 inch Cream Sicilin, 65c value, at 48c.

42 inch Black Florenteen, the newest thing on the market, and a real dust shedder at 49c.

36 inch Black Pean de Saie Silk, \$1.35 value at \$1.00.



HAPPY BLACKBURN. MOVING OUT BY THOUSANDS.

People Are Leaving Stricken City The Republican Congressman Overwhelmed with Congratulations. Temporarily.

sad are Burled in Tranches Filled With and Republicans Express Satis-Quick Lime. No Estimate Can be faction Over His Victory. Liberal Contributions For San Franeisco Sufferers. Mass Meeting Sunday Alternoon.

San Francisco, April 21.-The fire Special to Journal. ontinues but is believed to be some-

Put on the Number Kliled.

Relief Coming

Speaial to Journal.

Rapidly.

what under control and if no unfore-Greensboro, N. C., April 21.-Since seen circumstance occurs it may his vindication, Congressman E. Spengradually be extinguished. The ferry cer Blackman has received from all to Oakland was threatened but the parts of the State, over five hundred flames were checked. The use of fire telegrams congratulating him on the was prohibited in houses.

outcome of the trial. As Mr. Black-Disposing of Dead. The bodies of the dead are lying all burn returned from the court room

over the city and the disposition of yesterday, he was given an informal further steps. these corpaes has come to be a serious reception in the Benbow House lobby problem to the authorities. No one by his many friends, in Greensboro. can tell the exact number and it is All political feelings were forgotten,

Short Sketch of M. Duffy Lane, Graven The Case of New Bern vs P. O. & W. Directors Reard by Judge Long. County's Progressive Young Man, On Wednesday, February 28, City No better illustration can be found Attorney, W. D. McIver commenced of what well directed energy and perinjunction proceedings in the name of severence will accomplish for a young the city against the P.O. & W. railway man, than that in the case of Mr. M. to restrain the directors of that cor- Duffy Lane of this county, who lives at

poration from transferring the prop- Fort Barnwell. With a few hundred erty from the possession of the P. O. dollars slowly saved up from economi-& W. Co, to the Virginia & Carolina cal efforts, Mr. Lane in 1898 determin-Coast Rallway Co. The position taken ed to branch out, and seeing a good opwas that the stock taken by the city of portunity by investment in farm and New Bern, amounting to \$50,000 timber lands, he entered upon a career was not sufficiently protected by the which today finds him a substantial and transfer, yesterday Judge Long sitting respected citizen.

in chambers heard the arguments on Mr. Lane's method has been to purthe case and dissolved the restraining chase farms which have been neglected to which the plaintiff filed exceptions. by previous owners, and acres of tim-Plaintiff was given ten days in which ber lands which seem to have no specto make appeal and Mr. Iver will ial value. The farms are improved, wait until he has a conference with the and when of large extent are cut up to Board of Aldermen before he takes suit new tenants, who are brought from other sections. In this way the section of the county in which Mr. Lane lives has been improved and developed, and

SUCCESS THROUGH WO

Califor a bottle of Dr. Pepper.

DISSOLVED INJUNCTION



HACKBURN

IS SOLE AGENT FOR THE

"crawford" Shoe

FOR MEN

AND

"The Patrician"

FOR WOMEN.



