Darlington, C. II., S. C.

April 26th 1870. This agreement made, agreed ou and entered into, between S. Marco, M. Marco and J. A. Smith witnesseth: The said parties do here by agree to and among themselves to be equal partners in everything whatever, in building the Court House, in labors, advan ces and liabilities, profits and losses, and each one doth pledge to the other to so conduct the work, as will mutually tend to each other's greatest good and benefit. Given under our hands this 26th day of SAMUEL MARCO, April. 1870.

J. A. SMITH. Test : M. Welsh.

At the trial this paper was given in evidence by the Plaintiff's and there was abundant proof to show, that every effort had been made by the parties whose names are signed to it, to conceal its existence

M. MARCO.

Under his contract thus obtained, Samuel Marco commenced work, without delay, and built up the walls of the building to very near the top of the first story, when, on the - day of - 1870, the further proseeution of the work was stopped by a preliminary order of Injunction, which I granted on hearing the complaint of the Plaintiff's and the accompanying affidavits. At the June Term of the Court of Common Pleas for Darlington county, the defendants, with the exception of M. Marco, having filed their answer, and the speedy determination of the matter being rightly regarded as of great public importance, by the consent of the bar. the cause was given precedence to all others

on the docket, and was heard on its merits. of the county of Darlington, charge that there was fraud collusion, and corruption, as well on the part of Samuel Marco and Manuel Marco, as on the part of the County Commissioners, in the giving and obtaining of this contract; and ask that it be set aside and declared nu! and void, and that the Injunction restraining the detendants from proceeding with the building of the Court House under the contract aforesaid, and from paying out or receiving any money on the same. be made perpetual; and for further relief. The County Commissioners demur to so much of the complaint as asserts "the right and jurisdiction of this Court to supervise. the exercise of their discretion as such, except by the way of appeal as provided for by Sec. 19, Art. 4 of the continuion."

The demurrers he 4th 5th and

complaint. The and 6th paragra

34th Section thereof as liming an apparent ly unlimited power of taxa lieu; ie 4th Sec. of an "Act to amend an Act. "Titled an Act to define the jurisdiction and dries of Counsy Commissioners" approved Jarch 27th 1869, and an Act to antherize the County Commissioners of Darlington County, to levy a special tax for the construction of a Court House" approved Februar, 18 1870. The conclusion of law as started s, that the Legislature intended to restrict th. Commissionors to a special tax of two mills on the dollar and no more, for the purpose or building the Court House at Darlington. The met is mental that the special tax would raise the estimated cost of the structure-thirteen thousand dollars. The 5th paragraph mere. ly states the publication of the notice in a county paper, on the 27th March 1870, and copies notice. The 6th paragraph states the fifteen bids : that the 13th of the series was the successful bid; copies that and the official endorsement thereon. The statement of facts are by the demurrer admitted to be true. The demuerer states two causes-first challenging the jurisdiction of the Court as a Court of Equity, in any matter affecting an exercise of their powers and duties, as officers of the Corporation of the County of Darlington, except by way of appeal. Second, that, except in cases of fraud, the Court cannot intervene, otherwise than by appeal, payment therefor.

My first observation as to the demureer, is, more the intreests of those for whom they that it is what has been emphatically called a speaking demurrer it that is, a demurrer where a new fact is introduced to support it.

Story's Equity, Pl. Sec. 448-9. It contains

his acceptance to build the Court House, on an announcement of a matter of fact, to wit, they awarded the contract, to make good sufficed to afford a striking ilustration of missioners of Darlington County, their offi- ance and Judgement to come, Felix trembied, SICKNESS, PAIN AND DEATH or by Monday the 26th inst or sooner; that the right of redress by appeal. The 4th, 5th their bonds. Both Cox and Cannon & the baleful effect of this corrupt agreement. cers, contractors, agents, servants or work. to will be required to comply on or before and 6th paragraphs of the complaint, in their Brown, offered to add as many responsible By the terms of the contract, the ront of the men, of the said site, works and materials, recitals of facts and conclusions of law, in names to their bonds, as might be required. old Court House still standing, was to be re- or any part of them respectively, except as mation, Felix died in his sins. On April the 23d, a contract was signed no wise suggest either that there may or The Bond required by the Commissioners placed, but Jack Smith, with the aid of bereinbefore excepted; and from, in any by the County Commissioners and Samuel may not be, a redress of the grievances comdouble the amount of the bid-was un- Wright, overrolled Thomas, and i was de-Marco, the specifications embodied, in which plained of, by appeal. The next observation usually and unnecessarily large, and well termined that the old front shoull stand, ting the Board of County Commissioners differ very materially, from the specifications is, that the whole complaint is palpably in- calculated to lessen, in a manner injurious thus saving to the contractor an expense for the County of Darlington, their officers, prepared by John G. Cathin, at the instance tended, to constitute one charge of fraud and to the interests of the county, the number of estimated at the trial, to be at least twothous. Chapter 2 contains the Decree of this Honor of the Board and referred to in their adver- corruption, on the part of the County Com- contractors able to comply. Had they required and dollars. tisement for bidders. On the 26th of April, missioners and their co-defendants Samuel a bond for an amount no larger than the cirthe execution of the required bond was com- Marco and Manual Marco. Hence, by the cumstances of the case called for, their expleted, and the approval of the Board enadmission on the face of the demurrer itself, cuse, that the successful bid was the only vs. the United States 16th Peters, R. 342. agreed to be erected, constructed, built and dersed thereon—thus perfecting a contract, the Plaintiffs are properly in Court.— one accompanied by sureties sufficiently re- I allowed great latitude in the investigation finished; and from in any monner interevidently incomplete until then. On this Again, the 6th subdivision of paragraph 7th, sponsible, would have had no foundation in of the fraud charged in the complaint. The fering with or preventing the board of bond, in the place of Martin Harrall and expressly refers to and becomes part of the fact. The testimony of the Commissioners, obtained County Commissioners of Darlington County, Wesley Harall, promised in the bid, the 4th paragraph, and is a specific charge of as to the manner in which they tested the by a subposen duces tecum, was introduced their officers, contractors, agents, servants or names of J. O. Miller, H. J. Lee, G. M. fraud. To this, there is an answer; and as a de-responsibility of the sureties named in the in evidence, and very free, used on the workmen, in the use and employment of the McCown and O. D. Lee were given and ac- murrer must stand or fall altogether, and various bids, did not impress my mind favor- trial. It was unintelligibly tept. Dates said materials, in erecting, constructing, cepted by the Commissioners. This substi- inasmuch as care has not been taken, not to ably. They professed to have founded their and entries, supplied as occasion demanded, building and finishing the said Court House for comment—It is enough, he has dared: tution of sureties, it appeared from the evi- include in the answer matter to which the judgment upon the assessment recorded in frequently with different ink from the originary of said materials, except as herein bedence, rather strengthened than weakened demurrer, though not in form, yet in sub- the County Tax Books, when as members of nal dates and entries, appeared of almost fore excepted. stance properly applies, it seems to me that the County Board of Equalization, they must every page. This book shows, that large 3, That the said Jonathan Wright, F. A. On the day the bond was approved, to wit: the demurrer is overruled by the answer- have known that so long a period had elapsed amounts were paid out by check, in sutufact. Thomas and J. A. Smith. Board of County the 26th of April, an agreement in writing, Story's Equity, Pl. Sec. 432, 445. Further, since the assessment of the real property of tion of unitemized accounts; that consider. Commissioners of Darlington, County be and drawn by Juo. G. Gatlin, was executed by it seems to me, that the demurrer performs the County had been made, as to render the able sums of money were drawn by the County had been made, as to render the Samuel Marco, Manuel Marco and Jackson no useful office; for, strike out of the com- assessment on the tax books, an unreliable missioners, for most extraordinary services, enjoined from paying, or delivering to the said A. Smith, of which the following is a copy - plaint, the paragraphs demurred to, and informant as to the property of the citizens alleged to have been rendered to the Coun- samuel Marco or upon his order, any money GATLIN? OEFICE OF COUNTY COMMISSIONERS,) there remains in it enough to sistain the of the County. As men possessed of the ty; that for services as members of the Board, cash or check on the County Treasurer of jurisdiction of the Court and authorize its most ordinary information, they must have from July 6th 1868 to July 1st 1869, Jon. Darlington County, or otherwise, by the said interposition. The law would have been known that the Tax books are more likely to athan Wright received for 187 days and contact agreed to be paid or delivered to

and by Samuel and Manuel Marco.

consideration, would be the one, or the oth-In their complaint, the Plaintiffs in be is the final determination of the rights of the m, were tainted with fraud; the change horse, wagon and driver at three dollars per ves, and all others, tax payers parties in the action" Code, Sec. 268. What of the date of the successful bid, from the day. The expense was enormous and recklieve that the object of the proviso, was to twice during their session on the parent. His sale of that influence in procuthe State Courts over the County Com- which the award was made; the vertain County jail, was long ago known to the unissioners of the county of Dalington, and missioners, and to subject all their proceedenumerated ses of in all others, by the reand it is so ordered, adjudged and decreed. —all point to colusion among the defend conduct of their clerk throughout, but I can-The defendants do not deny the right of ants to defraud the public. he court, in this form of action, w set aside

fraud, corruption and collusion.

structive fraud.

brought to the attention of the Court, or mis-lead than to inform as to the real pecunia- 4088 miles traveled, seven hundred and him. have been judicially taken notice of, and all ry responsibilities of individuals. In "scanning sixty-five dollars; J. A. Smith received for 4. That the costs of this action, and the the facts were abundantly proven over and the bids" as they expressed it, they were 162 days and 1,052 miles traveled, eve hundisbursements of the Plaintiffs be borne over again, by the Commissioners themselves astute enough to have discovered the em- dred and thirty-eight dollars and sixty cents; and paid by the said Samuel Marco, Manuel A word on the construction of the Constitutional proviso. It is not self-executing. Legislation must come to its aid. It saves, in all cases, the right of appeal to the State in all cases, the right of appeal to the State outstanding indoment as ainst said M. Marco.

A word on the construction of the Constitution of the Cons A word on the construction of the Const- on other bids than Marco's; yet they pro- 2,891 miles traveled, seven hundred and Thomas and John A Smith alias Jack est after date. Why then dday in preventtechnical signification to the word "appeal." for more than twelve thousand dollars. Of for extra days services and mileage; son-The word "case" in the body of the 10th these facts they had constructive notice, and tracts were freely, and without advertise. Sec. Art. 4th of the Constitution, is clearly ought to have gone further. The extraor- ment for bidders, given to members of the used in a popular sense; the very same word dinary solicitude professed by the Commis- Board and their personal friends, for the ill (in a plural form) is used in the proviso, per- siners as to the responsibility of the sure- execution of which, they were paid extravahaps in a technical sense. But is the word ties on the bids, has a very suspicious look, gant prices; individual and families were indis-"appeal" so used? Of this I am not satisfied. when regarded in the light of the overwhelm- crminately ordered to be fed, and, in some Why may it not mean "resort" or "recourse | ingevidence presented on the trial that on pre- instances, clothed, by Smith, a member of by action?" Is the appeal given to the Su- vious ocasion, when called upon to approve the board, at the expense of the County; and preme, the Common Pleas, the Sessions, the bonds, they had exhibited the most culpable large sums of money were paid him and Probate Courts or the Court of Justices of unconcern as to the solvency of sureties .- others, professedly upon such accounts: and the Peace? The Constitution is silent .- It was in proof that the majority, if not all John G. Gatlin who was known, as testified

er? The inclination of my mind is much not conclusive proof of collusion. The Mar- of three dollars per day, the year through. is an action? "It is an ordinary proceeding 18th of April, when it is said, they first ex- less-and strange to say, the greater part of in a Court of Justice, by which a party pros- amined the bids, to the 16th, the day on the money for such services, found its way seentes another party, for the enforcement or which the bidding closed; granting time to into the pockets of some of the Commissionprotection of a right, the redress or pre- Marco to comply, and refusing the privilege ers Some of the money expended cannot be vention of a wrong, or the punishment of to others; Samuel Marco's confidence, fre- and was not accounted for-though an effort public offence,"-Code, Section 2 - quently expressed, before the award, that to that end was made. Maps of the survey There is but one form of civil actions. Code he would receive the contract; the partner- costing ninety-five dollars, were made out, sec., 92.93. How is a civil action commen- ship between Samuel Marco and J. A. but could not, or would not be produced on ced? "By service of a summons," as in this Smith, one of the commissioners and Manuel the trial, though a call was made for them. case. I cannot escape the conviction, that Marco, the brotler, but pretended opponent They should have been with Gatlin the the Plaintiff's have adopted the only in the bidding, of Samuel Marco; the visit of Clerk, and the Commissioners neglected their legal mode of bringing themselves and the the brothers Marco to the place where the duty in not enforcing his. The influence of lefendants into court. I am inclined to be- secret sittings of the board were being held, the Clerk with the Board was strikingly apenlarge and not to restrict the supervision of merning of April 19th, the day on ring a previous contract for building the the demurrer must be overruled, the time these proceedings were commenced vance on the part of the Board, with the bad

It was, I think, sufficiently proved, that pointing that way, conpel conviction. any contract entered into by them, for fraud, Smith, one of the Commissioners, was a But, outside of all such evidence going to corruption or collusion, and answering deny, partner of S. Merco, before the contract was show previous corrupt and fraudulent conduct indignantly, all and every the charges of awarded; and I am inclined to believe that on the part of the Cobmi his associates of the Board of Commissioners, abundant testimony to sat Irregular, tics, such as secrecy of meetings for the consideration of bids; insufficient advertisement; the changes made in the specitive day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for and the gualgment design of the day on which the award was made, spole for any day of the day on which the award was made, spole for any day of the day on which the award was made, spole for any day of the da acations of which Samue! Harco had notice; of J. A. Smith as their partner in the busithe peculiar wording of the sacces at bid; pass. The bid signed M. Marco & Go., vas record: its preparation by the clerk of the Board; proven by Manuel Marco himself to have the fact that it was the only bid, among the been the bid of Manuel Marco and J. A. day of April Anno Domini 1870, executed many put in by Samuel Marco, not signed Smith, On the evening.

Smith, On the evening state of to something of the pretended duplication of it, Manual Marco making a presenting to sell A Smith, parties of the first part, the Board of the sell of the acceptance of the Commissioners the contract, said is one of the partners is in of County Commissioners for the County of endorsed thereon; the contact, that Charleston, but I cam speak for him." Smith Darlington, and Samuel Marco, of the went to Charleston that morning. The same second part, referred to in the pleadings, in posed to do the work for thirteen thousand day or the day after at farthest, Samuel this action, for the erection, construction, speech. We must refuse to besmear our columns collars; the number of bids put in by Sam- Marco, in answer to an application from building and finishing a Court House, at with the vulgarity of a brothel or steep it in the Marco, and the singular character of some | Clayton Cannon and Herry Brown to be | Darlington, in the said County of Darlingof them; these and other facts of like charac- given the sub-contract to make the brick, told ton, is fraudulent and void-and that the ter, established on the trial, furnish to my them that he could give them no answer un same be and is hereby set aside and vacated mind, conclusive evidence of at least, con- til Jack Smith returned from Charleston, as 2. That the said S. Marco be and he is here. may not offend the nostril or poison the health of he was a partner. As Jack Smith left for by perpetually restrained and enjoined, from the community. We share in the biash of every The Commissioners were not bound to Charleston, according to his statement, im- retaining possession of, or entering upon, or Carolina gentleman, and deplore the circumclose the matter on the 16th of April, nor, mediately after the award was signed and interfering with, the site, on which the said stances that have reduced such men as Kershaw close the matter on the 16th of April, nor, mediately after the award was signed and interfering with, the site, on which the said and Butler to such an alternative. We hope that in fact, did they do so, nor had they been before it was announced, it is beyond all Court House, by the said contract was to be the indisposition of Gen. Butler is not serious, accustomed so to do. They were not bound peradventure that the partnership agreement erected, constructed, built and finished, and that he will soon recover, but we congratuto judge of the pecuniary ability of bidders, was entered into before the award, though the work commenced and connected with the late him on a special interposition of providence. from the sureties named in bids and that alone. not reduced to writing until the 26th April, said Court House, and the maerial We regret that the hardihood of a well disposed Their business and bounden duty, if any reathe day on which the Bond was executed now lying on the site, except the crowd was proof against the flood-gates of Heavson appeared to induce them to suppose that and approved. This partnership agreement be- plank, lumber and poles now theren. en and we worder if Mr. O'Connor, a polished lower bids could be made responsible, was tween Samuel Marco and one of the Com- and from proceeding, in any manner, to erect Carolina gentleman, had any idea of what he was to take time and test the matter. On the missioners, before the award, affords the construct, build or finish, the said court-house or order of the County Commissioners, in trial, they said that they had been troubled highest evidence of fraud and vitiates the by the said contract agreed to be erected. the exercise of those powers vested in them before, by allowing time. What was a little contract throughout. That the contracter constructed, built and finished, or any of pants and, vice versa. Nor can we comprehend by law, either in letting contracts for the re- trouble on their part, as servants of the pub- and judge of the work should be one and the such works, or from removing, or tearing how Ludge Carpenter could discuss the villianpairs, or the re-building of Public Buildings lic, compared with five thousand dollars same person, is simply monstrous. No lanof the County, and providing the means of saved to the County? If honest in their deguage could be too severe, in speaking of be removed, or torn down, or injured the Editor of the Editor of the Editor of the "Cell" a Mr. sure to discharge their high and responsible such fraudulent conjunction, in a case like duties, in the manner, best calculated to pro-

barrassed condition of some of the sureties F. A. Thomas received for 197 days and Marco, Jonathan Wright, Francis A.

'Cases' imply parties acting or defending. of the Boads of County officers, approved by to by the Commissioners, to have been guil-Who, in such a "ease" as the one under these commissioners are notoriously worthless. ty, of at least one "rascally act," was retained The evidence furnishes very strong, if in their service as clerk, at a compensation strengthened, by legislative construction .- cos bids, so numerous, and in many respects, I was specially struck with the testimony JAMES ALLEN, Title 11. chap. 3. Sec. 369 of the Code says: so singular, exciting no suspicion; the clerk of Mr. Muldrow, one of the two surveyors. "When a Judgment is rendered by a Trial of the Board, supplying, apparently at the employed by the board, to lay out the Coun-Justice's Court, by the County Com- last moment, the form of the successful bid, ty of Darlington into Townships. These missioners, or any other inferior Court or so singularly worded; the withholding of Townships were twenty-one in number, more Jurisdiction, the appeal shall be to the Cir- the opportunity from other and lower bid- than necessary in his opinion. Each surcuit Court of the County, wherein the judy- ders to do the work on Marco's terms; the vevor charged for sixty days work-each ment was rendered." The cases enumerated fact that John G. Gatlin, had previously had eight hands at \$1.50 per day and rations do not embrace one of this class-it is un- prepared the successful bids for the jail and furnished by one of the commissioners and enumerated. What is a judgement? "It court-house, both of which, to say the least perhaps by two of them-also each had a

not-too many facts and circumstances, all

from erecting, constructing, building and Judge Burland on the "Court House Case," in

The Democrat.



AGENTS FOR THE DEMOCRAT.

L. R. RAGSDALE

FOR GOVERNOR. Hon. R. B. JARPENTER.

CHARLESTON.

FOR LIEUTENANT-GOVERNOR.

Gen. M. C. BITLER. OF

EDGEFIELD "Union Reform"--- Out Position.

As a public journalist, we opposed the forma ion of the "Union Reform party." We endeavoret to state our reasons for so loing, plainly voret to state our reasons for so loing, plainly and explicitly. In this respect our opinions are of bowel disc. 3 and rainles, it is an unchanged

No aper in the State, perhaps, ha in planer language in the Arty in power, than to DEMOCRAT; and no paper ha voted itself nore earnestly, to impress upon the scople the necessity of making individual in the pre-requisite to officir' station. In the case h of these dutiesre bave not been recruit.

The fact hat we are being robbed by the for n seum and tomestic rogues who have been every thinking man. It is evident too, that un Directions accon of the particular subject matter. On the payment for the payment of the payment for the paymen less a change is speedily effected, ruin awaits us. State government. We cannot rely upon those now in nower who have betraved the trusts al

tion of the State government, to unite with us in

the effort, to displace from office, those who have

[From the Southern Celt.]

R. B. Carpenter's Speech.

steaming filth of a fel costermonger. We are naturally inclined to cover with the veil of

decency the corruption of a corpse, but on this

occasion it is best to bury it out of sight, that it

Now we don't understand how a speaker can

speak of brothels without refering to their occu

proven themselves dishonest.

He never called; but according to the best infor-

"Chapter II."

The "Glimpses" commence to be interesng.

Hon, R. B. Carpenter's Speech.

We publish this open, manly and able effort of That claims its victims throughout the length Judge Carpenter, made in Charleston at a mass meeting, on wednesday last. We have no space "----to beard the Lien in his den.

The Douglas in his hall"

Suppose

Yourself a witness in Court-QUESTION 1 .- Do you know the general characer, that is what people generally say, of Jonn G.

QUESTION 2 .- Is that character so made up. good or bad? Question 3 .- From that general character,

would you believe him under oath? Answer the questions, honest reader, and dis nissthe dirty subject.

The excesses of our youth ire but drafts on our old age payable with conpound inter-

Wineman's Crystalized Worm Candy only twenty-five cents a box!

The Blessing of the Age.

No mere Sick Headache, no nore Dyspepsia, no nore Indigestion, no more Piles, no more Chils, no more Liver Complaint, no more Jandice, no more Pain in the Back. no more Kidney Disease, no nore Costiveuess, no nore Heartburn. Tet's Vegetable Liver Pil is a certain granatee against all

these distressing complaints. HART& PARKER

Florence, S. C SPECIAL NOTICES

BOW WM. H. BERNARD, Proprietor of the Star Advertising Agency, Wilmagton, N. C., is authorized toreceive advertisements for this paper at our lovest cash rates.

SECIAL NOTICE.—Toparties in want of Doors, lashes and Blinds, we refer to the advertisement of P. P. Toale, the large manufacturer of thosogoods in Charleston. Price list furnished on a plication.

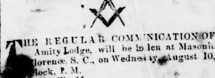
This Valuable family Medicine has been. ed trials, but continues to occupy a promi-neut position in every family wedicine chest. It is an External and Internal Remedy

of bowel dise to a primitive it is an primitive in the little has without doubt, it is not power there and the little has one of the principle isgredients in these litters. Other power therine and there is the little power therine and there is not provided in the little power that the little power is the little have one of the principle isgredients in these little have one of the principle isgredients in these little have one of the principle isgredients in these little have one of the principle isgredients in these little power is the rine and the little have one of the principle isgredients in these little have one of the principle isgredients in these little have one of the principle isgredients in these little have one of the principle isgredients in these little have one of the principle isgredients in these little have one of the principle isgredients in these little have one of the principle isgredients in the little have one of the principle isgredients in these little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the principle isgredients in the little have one of the little have o Killer is considered less prevalent, the Pain as Europian resident by the natives, as well of the climates, a sure and remedy for pain, is a most efficient cine, even in u

Price 25 c

St David's Lodge No. 72 A .: F .: M. THE TEM FEGULAR COMMUNICATOR OF THIS By order of C. M. PAPKER, W. M. Geo. W. Howill, Secretary

Jan 5, 1870-t-i. AMITY LODGE, No.121, A. F. M. FLORENCE, S. C. "We notice but cannot report, Carpenter's



A. A. STRAUS, Secretary. CAMPBELL CHAPTER, NO. 31,

R. A. M. (OF FLORENCE.)

THE REGULAR CONVOCATION OF THIS Chapter will be holden at Mascuic Hall, in Florence, on Wednesday 7th Aug. a 8, P. M., Companious will take duenotice of the above nd govern themselves accordingly. By orde. M., E., H., P. A WEINBERG.

LYDIA LODGE, No. 140.

A .. F .. M .. THE REGULAR COMMUNICATION

this Lodge, will be held on Friday, By order of W. W. MOORE, W. M.

natural laws, from Which none escape.

The faded cheek, the pale and wan features, the dull eye, the clouded intellect, the deep heaving sigh, the feeble and emaciated frame, the dejected brow, the tottering gate, all indicate dejected brow, the tottering gate, all indicate previous transgression of law. Knowing that "procrastination is the thief of time," all intelligent beings apply for some remedy as soon as circumstances permit; while those who do not act upon the principle that "delays are danger over," generally linear trees the contract of the same transfer.

more money.

Thousands of mothers and daughters, in all stations and conditions of life, are suffering, lingering and dying from the effects of some dreaded and dreadful

FEMALE COMPLAINT,

and breadth of our land.

Many females suffer in some way at each monthly period; some girls are in great peril at the commencement of menstruation, while older ones dread its decline at the "turn of life." Sometimes the menstrual flow is too much, or too little, or may be attended with pain; may be irregular or may be attended with pain; may be irregular or entirely checked, or changed in appearance, at-tended with other distressing symptoms. Leucor-rhea, or the "Whites," frequently drains the system, or ulceration of the womb may create pain and cause rapid prostration.

Falling of the womb is an exceedlingly common complaint, giving much trouble and distress

complaint, giving much trouble and distress which, under ordinary treatment, is difficult to

Hysteries, Green Sickness, Irritability of the Womb, and other serious and fatal complaints follow the female sex throughout life. Lives there a medical gentleman who has or can relieve the fair sex of the above troubles? Not many. Is there no combination of remedial agents that will come to her rescue? We answer

ENGISH COMMOD BIVVISES

and restores the womb to its natural condition, removing obstructions, relieving pain and regulating the monthly period. Yonder stands a pale, feeble and languid girl, just bursting into womanhood; site is the pride of all, but hark! she silently steals a pickle, cats chaik, or slate pencil; no appetite for food; she turns with a dult eye and seeks solitude; her eye no longer sparates; her merry laugh is no longer heard ringing through the air; she mopes about with bloodless lips and gams, with headache, palpitation, constipation, swimming of the head, cold feet and nands; melancholly; she has a coated tongue, offensive breath, and a host of other evils too numerous to mention.

merous to mention.

When neglected all these symptoms become aggravated, there is sick stomacn, heartburn, a dark line settles under the eyes, the legs and ankles are swoilen, the hair loses its gloss and anils off, there is brittleness and splitting of the inger nails, swoilen abdomen, extreme nervous ness, trettulness, pains and aches, dry cough, Hysterical Fits, rapid prostration, epilepsy and death! If you, or any of your friends, are thus afflicted, send at once for a Bottle of English Fecal in such complaints. Surely no mother postpone and deny this duty nutil

DEATH IS AT THE DOOR.

In all these complaints the system evidently shows a want of red blood, and Mr. Caurchill, in his work on Discases of Females, says: "Bearing in mind that the blood is remarkably deficient in red corpusetes, and the known property of from to correct this condition, theory suggest it as the most to be relied on, the best of which is the Utrate-Cirrate of Iron enters largely into the composition aard and finity root, winch has been in secret use by some old midwyes for many years, pos-

compty Biters Bottles, of various styles, can be found around almost every dwelling and cabin thoughout the land. Their taste is pleasant, and are adversed to cure almost every disease, while the townstacturers know that they possess no medicinal properties whatever. They are so many disguires for exceedingly common beverages which do not, norcannot possibly cure any

Beware of these pleasant bitters in quart bottles, they contain a sting for your vitals, and he who buys them earlies a "toper's" grog into his house. One man who knows nothing about house. One man who knows nothing about medicine, says his big butles of common stuff will cure chills and fever, rheumatism and con-sumption; another, whose bottle is very fancy-cures all impurities of the blood, makes old men young, casts out devils, restores light to the blind and numerous other miracles; waite yet another who presumes every man a drunkard, proposes to cure colic, ingrowing nails, yellow fever, heart discase, and love-sick maidens!! We know they make no such cures, we know the people. are deceived and swindled, and we desire to tilate these common humbugs, make the f, ing challenge to one and all:

ONE HUNDRED DOLLARS

That one tablespoonful of ENGLISH FEMALE BITTERS contains as much medicinal properties as one bottle of any of the pleasantly tasted common advertised bitters of the day! The medical profession to decide the question. Be it under-stood that English Female Bitters is not a beverage, but is a powerful Iron and Vegetable Tonic age, but is a powerful from and vegetable leaves combined, curing long standing chronic female complaints, in every direction.

Put up in large bottles at \$1.50 per bottle, or six bottles for \$3.00, and sold by druggists and merchants everywhere.

J. P. DRUMGOOLE & CO., Prop's.

DRUHGOOGLE COS, BUGHL The best and the cheapest combination for all

The best and the cheapess combination for all affections of the Kidneys and Bladder ever offered to the public. It is prepared by regular physicians and used by the profession.

Price \$1 or, six bottles for \$5. Sold by Druggist and nerchants everywhere.

J. P. DROMGGOLE & CO.