

THE DAILY NEWS.

Largest Circulation.—THE DAILY NEWS BEING THE NEWSPAPER OFFICIALLY RECOGNIZED AS HAVING THE LARGEST CIRCULATION IN THE CITY OF CHARLESTON. PUBLISHES THE LIST OF LETTERS REMAINING IN THE POSTOFFICE AT THE END OF EACH WEEK, ACCORDING TO THE PROVISIONS OF THE NEW POSTOFFICE LAW.

LOCAL MATTERS.

MEETINGS THIS DAY. St. George's Society, at 8 P. M. Washington Light Infantry Charitable Society, at 8 P. M. Washington Fire Company, at 8 P. M.

ACCUSSION SALES THIS DAY. A. O. McCallum will sell at 11 o'clock, at No. 23 Lynch-street, an engine and boiler and one planing machine.

THE MARRIAGE CHURCH.—There will be services in the Mariner's Church, Church-street, to-morrow, Sunday, at half-past ten o'clock in the morning, and four o'clock in the afternoon.

NEW STEAMER.—The Savannah Advertiser, of Thursday, says: "We learn that a new steamer, to be placed on the inland route between Charleston and this city, is shortly expected to arrive here from the North."

PERSONAL.—The Hon. Albert Pike, of Memphis, Tenn., one of the brightest luminaries in the Masonic world, is at the Charleston Hotel; also, Judge William Dougherty, of Atlanta, Geo., and Leroy F. Youmans, Esq., of Edgefield.

THE HOT SPRINGS.—We print this morning an advertisement announcing the opening for the season, on June 1st, of the famous Hot Springs, Bath County, Virginia. Mr. P. M. Quarles, the travelling agent of the Hot Springs, informs us that all the buildings have been repaired, painted, and fitted out with new furniture, linen, beds and table ware, and the Springs offer unsurpassed attractions to both the invalid and pleasure-seeker. The terms are \$3 per day, \$20 per week, and \$75 per month.

THE MARSH-STREET HOSPITAL.—By invitation of the surgeon in charge, Dr. J. Somers Buiet, the members of the Medical Association visited the Marsh-street Hospital yesterday, and were conducted through the various wards. The condition of the hospital, which challenges comparison with any similar institution in the country, gave great satisfaction to the visitors. During their stay Dr. Buiet performed, in a highly satisfactory manner, an amputation. The new addition to the hospital was also visited.

THE ZENIA PICNIC at the Scherzengaplatz, yesterday, was a most enjoyable affair. The company in all numbered about two hundred and fifty persons, a large proportion of whom were ladies. Dancing, lunches and shooting for the prize—a silver button dish—were the entertainments of the day. The prize was won by Mr. Thos. Watson. Chief Nathan, and representatives from the several fire companies, were on the ground in uniform. The festivities of the Zenia closed in the evening with a pleasant hop at their hall.

A PLEASANT INCIDENT.—The former servants of Mr. McCallum, who was buried yesterday, asked as a great favor to be permitted to carry the remains of their old master to the grave. Their request was granted, and they carried the body to the hearse, followed the hearse to the grave, and then carried the body to its last resting place. This is a pleasing proof of the kindly feelings which exist between the colored people and their former owners, where they have not been led astray by negro demagogues and carpet-bag politicians.

ASSAULT WITH A COOPER'S ADZE.—Samuel Hazel, (white), while walking on Vendue Range yesterday, was set upon by two dogs, one of which took hold of him. In order to get rid of the dogs he threw a brick bat at them. This incensed one Hagerly, who made an assault and assaulted him with a cooper's adze, and would have seriously injured him but for a bystander. Hagerly was arrested, and required by Magistrate Moskey to give bail in the sum of \$300 to answer the charge of assault and battery with a deadly weapon.

HOTEL ARRIVALS, MAY 21.—Passion Hotel. W. Gamewell, city; S. N. Scott, Williamsburg; W. Windle, Philadelphia; J. Humbert, Ridgeville; P. K. Coburn, Summerville; H. H. D. Byron, city; M. Taylor, Kentucky; Wm. Brown, Columbia; G. E. Ball, New York.

Mr. Bowen asked that the case be continued to Monday morning, to give the defendants time to make their return. Mr. Prosser opposed this motion because City Council was hurrying up matters in such a way as to make necessary a speedy determination of the case if any good were to be accomplished by it. Council was holding nightly sessions and reading bills three times at one meeting. This might be right or wrong. Council might do good or harm. But as persons who were believed to be disqualified from taking part in the proceedings and making laws, it was absolutely necessary to have their rights decided without delay. He was willing to give the defendants just as much time as they desired, if they would not, pending the decision of the court, proceed to exercise the powers which it was claimed were unauthorized. But if the parties were resolved to go on until stopped by the courts, there should be no postponement in the hearing of the case.

Mr. Bowen. May it please your Honor, I have seen the handwriting on the wall. Which the other side can't get men to vote as they please they come in here, call them incompetent, and get out a quo warranto. I am not here to make any agreement for City Council. I am here to defend two men against whom charges have been made. As for Council, I do not know about it.

Mr. Bowen spoke for some minutes, and that the further hearing of the case be continued to Monday morning next, at 10 A. M., when the returns in all three cases may be filed.

REPORTERS' CRIMES.—The new store on East Bay, diagonally opposite The News office, materially improves the appearance of the Bay.

An exchange of pulpits will be made on Sunday morning between Dr. W. W. Hicks, who will preach in the Spring-street Methodist Church, and the Rev. J. E. Pickett, who will fill the former's place in St. John's Lutheran (Dr. Bachman's) Church.

Mr. Thomas Wightman is painting a fine portrait of the late S. Gilman Courtenay for the Zenia Fire Company, of which he was once a president.

The children of the Catechism classes of St. John's Chapel, Queen-street, are undergoing an examination preparatory to a distribution of prizes.

There will be another velocipede race on the shell road this afternoon.

The usual meeting of the Loyal League did not take place on Thursday night, the great moral show preventing. They will meet to-night.

THE QUO WARRANTO CASE.

Alderman Greene Completes the Doubtful Aldermanic Trio—What was Done in Court.

Early yesterday morning a writ of quo warranto was served on Alderman Greene, who, as in the case of Alderman Barrow, is said to have removed from the ward which he was elected to represent, thereby vacating his office. This writ was made returnable yesterday at 10 P. M., when Alderman T. J. Mackey, Barrow and Greene appeared by counsel before Associate Justice Willard.

When the court was opened the relators were represented by their counsel, B. C. Presley, Esq., and Sam'l Lord, Esq. T. B. King, Esq., appeared for Alderman Greene, and Mr. C. C. Bowen for Alderman Mackey and Barrow.

Mr. C. C. Bowen moved that R. F. Tharin, Esq., be admitted to practice in the courts of the State, that he might appear as one of the counsel for Alderman Mackey and Barrow.

Judge Willard decided that Mr. Tharin could be admitted for this particular case, but not for general practice; and Mr. Tharin was so admitted.

Mr. Tharin then moved that the writs against Alderman Mackey and Barrow be dismissed, for the following reasons:

1. The writ being issued against a member of a parliamentary and legislative body which has adopted the rules of the United States House of Representatives, the question is coram non jure, because the City Council only have the right to judge of the qualifications of their own members.

2. The Constitution of the State, adopted March 17, 1868, repeats the act of 1818, in Article 8, section 7. The reading in the ward is no longer required.

3. The act of March 1, 1869, validating the election, was an act passed under the constitution now in force, and hence applies to the new tenure-of-office, having cured forever all irregularities "alleged" by the adherents to the ancient tenure.

Mr. Presley said that these pleas should be made the return of the defendants. If this were not done, the defendants would be guilty on the main facts of the case, and would, if the court were against them, be able then to make a formal return to the writ, which would be equivalent to having two trials of the substance of the case, and a great disadvantage to the relators.

Mr. Tharin said that the defendants did not make a return to the writ, but pleaded to the jurisdiction of the court, which they had the right to do. The City Council alone could decide the matter, for they were the only judges of the qualifications of their members.

By them the question must be heard, adjudicated and finally determined, and to them it should have been submitted.

Mr. Prosser explained the effect of the plea put in by the defendants, and cited authority to prove that a writ of quo warranto could not be dismissed or quashed, no return to the writ having been made.

Judge Willard said that if the defendants were right, a resolution of Council or an ordinance of Council would have the power to oust a case from the highest court in the State.

Mr. Tharin said he was not prepared to show by what statute Council was given the authority to determine the qualifications of its members. It had that power under the general law of the State, and of the United States; but he had not had time to find the particular statute. Nor had he any authority to show that the writ might be dismissed as a plea to the jurisdiction of the court.

Judge Willard said that he would hold to the authority cited by the relators, and ruled that the respondents must make a return to the writ.

Mr. Bowen asked that the case be continued to Monday morning, to give the defendants time to make their return.

Mr. Prosser opposed this motion because City Council was hurrying up matters in such a way as to make necessary a speedy determination of the case if any good were to be accomplished by it. Council was holding nightly sessions and reading bills three times at one meeting. This might be right or wrong. Council might do good or harm. But as persons who were believed to be disqualified from taking part in the proceedings and making laws, it was absolutely necessary to have their rights decided without delay. He was willing to give the defendants just as much time as they desired, if they would not, pending the decision of the court, proceed to exercise the powers which it was claimed were unauthorized. But if the parties were resolved to go on until stopped by the courts, there should be no postponement in the hearing of the case.

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NEW GEORGIA WHEAT.—The Augusta (Ga.) Chronicle and Sentinel, of yesterday, says:

Mr. J. O. Mathewson, commission merchant, set on Tuesday one dozen heads of ripe wheat to Mr. B. G. Morrison, Jr., produce and commission merchant, New York. The wheat is of the "Albion" variety, but is perhaps better known here as the "Yellow Lamus". It was raised by Mr. Seaborn W. Bush, who resides near Sandersville, in Washington County. This wheat crop is now ready for harvesting. We understand that it has been engaged by Mr. Mathewson, who will ship it to New York on receipt. We learn that the wheat crop of Washington County is very favorable.

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A very sensible colored man remarked, yesterday, that he was compelled to confess that Republicanism was well high played out. And this man is a Loyal League!

U. S. CIRCUIT COURT—CHIEF JUSTICE CHASE, PRESIDING.

At 11 o'clock precisely, yesterday morning, his Honor Chief Justice P. Chase and his United States Marshal (John Johnson) were seated upon the bench, and the Court opened yet qualified, entered and took their seats upon the judge's stand. The bar evidenced their respect for the Chief Justice by the attendance in a body of almost all its members. Quite a large number of spectators were also present. After the Chief Justice had taken his seat, a number of the members of the bar came forward and were introduced by his Honor Judge Bryan, among whom were Hon. C. G. Memminger and Edward McCready, Sr., and others.

The United States Circuit Court, which commenced its session on the 1st of April, has been continued from day to day by Judge Bryan until yesterday, when the Chief Justice took his seat to hear such cases as were on appeal from the United States District Court; and also such equity and law cases as the members of the bar requested should be heard by a full bench. At the suggestion of Chief Justice Chase, previous to his arrival in this city, Judge Bryan had a list prepared of such cases as the bar required to be heard by a full bench. We learn there are some ten cases of appeal on the admiralty docket, nineteen law cases, seven cases in equity and one appeal in bankruptcy.

Chief Justice Chase, in opening the court, said: Gentlemen of the Bar—There has been a special docket arranged for this term. The duties which devolve upon me are such as to require that my presence here be not called for by my personal duties. During the time I am absent from this court, I desire to accomplish all that I can in the way of business. As the cases are not regularly prepared to-day I will hear any case, whether upon the appeal docket or upon any other docket.

It is hardly necessary I should add that I shall be greatly indebted to the bar if they will make their arguments as brief as is consistent with the discharge of their duties, so that the number of cases disposed of will be as great as can be conveniently heard to the public interest.

The first case taken up was the case of In re John Odum, bankrupt, ex parte J. H. Hudson. Motion to reverse order of District Judge establishing the validity of a note the consideration of which was for the purchase of slaves. C. W. Dudley and William Whaley, Esqs., appeared for appellant; Messrs. C. P. Townsend and J. Barrett Cohen, Esqs., contra. The case involves the validity of a note given for slaves in 1838, Judge Bryan having decided in favor of the note.

The argument was opened by Mr. Dudley for appellant. Messrs. Townsend and J. B. Cohen followed in reply. Mr. Whaley closed on the part of appellant.

The next case in equity was that of the South western Railroad Bank vs. Edwin Parsons, E. P. Scott and others, being a bill for injunction, direction and relief. Messrs. W. A. Pringle and Edward McCready, Esqs., for the bank; Messrs. Yeasdon, Dougherty and Memminger contra. Mr. Pringle read the bill and affidavits and addressed the court. Messrs. Yeasdon and Memminger read the answer. Messrs. Pringle and Memminger followed in reply to Mr. Pringle.

Previous to the hearing of the above case, on motion of Mr. Yeasdon, Wm. Dougherty, Esq., a practitioner in the United States Courts of Georgia, was admitted to practice in the United States Courts for South Carolina.

In reply to Mr. Memminger, the Chief Justice stated it was not his purpose to call either of the dockets regularly, but to have the bar indicate to the clerk such cases as they desire to have placed upon the special docket. They might then be taken in their regular order, taking the appeal docket first. He desired to accommodate the bar as far as practicable, and if they can agree among themselves as to what cases they desire to have submitted to a full court, they may be given to the clerk, to be taken up in their order.

The Chief Justice gave notice that he would call the admiralty docket at eleven o'clock this morning.

MEDICAL ASSOCIATION OF SOUTH CAROLINA.

CHARLESTON, FRIDAY, MAY 21. The Association met at 11 A. M., the President, Dr. A. N. Tally, in the chair. The following additional delegates appeared and enrolled their names:

Drs. J. I. Cleckley, Orangeburg; B. H. Knott, Orangeburg; J. Smith, Barrow; W. E. Bates, Orangeburg; A. P. Wylie, Chester; S. P. Mitchell, Edisto Island; E. H. Kellers, Charleston; H. W. DeSaussure, Jr., Charleston; E. Giddings, Charleston; C. F. Darby, Orangeburg; J. Smith, Hartsville.

Letters were read from Drs. John Douglas, of Chester, and A. S. Sully and Elliott, of Orangeburg, expressing their regret at not being able to attend, and requesting that their names be recorded as members of the Association.

The reading of the journal of the previous day's proceedings was, on motion, dispensed with.

Dr. F. M. Robertson, of Charleston, presented to the Association a modification of the obituary form, and gave a brief account of the advantages of the instrument over those in common use, which was listened to with great interest.

The hour of twelve having arrived, the special order, viz: the report of the Committee on Revision of the Constitution was taken up and read.

On motion of Dr. Buiet, of Charleston, the various articles and sections were taken up and acted upon separately.

Dr. George E. Treasport offered the following amendment: That in the opinion of the Association this section be so amended as to allow physicians of good standing to become members of this Association, irrespective of their belonging to county societies.

The amendment gave rise to considerable discussion, participated in by Drs. Kinloch, Bailey, Buiet, Treasport and Giddings, of Charleston; Gibbs, of Columbia; Norwood, of Abbeville, and others. The amendment was rejected by a vote of 18 yeas, 19 nays.

Dr. Mikell, of Edisto, offered the following amendment, which was adopted: Resolved, That all members of the medical profession residing in South Carolina, who are members of a properly constituted medical society, or who are residents of any county in which there is no county medical society, within twenty miles of their residence, shall be eligible to membership in this Association, on the recommendation of one member.

The constitution, as revised, was then adopted as a whole.

On motion of Dr. Kinloch, it was Resolved, That in the opinion of the Association the adoption of the present constitution does not operate in excluding members at this meeting from remaining entered as permanent members.

Dr. Buiet offered the following resolution, which was adopted: Resolved, That the President of this Association be instructed to address a circular to the most prominent medical men in the counties of this State, inviting them to form county societies, and the appointment of delegates to our next annual meeting.

The Committee on Nominations were instructed to report the name of an additional member to fill the vacancy in the office of Vice-President.

The Association then adjourned to meet again at 5 P. M.

AFTERNOON SESSION. The Association assembled at 5 P. M. The President, Dr. A. N. Tally, in the chair.

Dr. Norwood, of Abbeville, in presenting his proposed by-law, in the Evening, addressed the Association at some length upon its medical effects and history, and urged its adoption. In the treatment of many diseases.

Dr. E. Giddings, of Columbia, addressed the Association in opposition to those views as expressed by Dr. Norwood.

An interesting discussion then ensued, in which part was taken by many members.

Dr. B. W. Gibbs, of Columbia, addressed the following resolution, which was adopted: Resolved, That this Association relinquish all claims that it may have upon members for dues previously to the date of this meeting.

On motion of Dr. Robertson, it was Resolved, That the president be allowed to

Special Notices.

AT THE FOURTEENTH ANNIVERSARY MEETING of the Union Assembly, held on the 20th March, 1869, the following officers were elected to serve for the ensuing year:

C. WYATT, President. E. CORBETT, Vice-President. H. LUTHE, Treasurer. J. L. FENNIC, Secretary. T. PRITCHARD, S. MORRISON, Stewards.

Standing Committee.—T. P. Wilson, Chairman; J. Grant, A. Sinclair, J. Johnson, A. Harper, J. Pringle, S. B. Gellard.

Committee on Charities.—W. Telfair, Chairman; B. Bee, G. Brayton.

ROSADALIS—WERE ALL THE TESTIMONIALS in proof of the virtues of LAWRENCE'S ROSADALIS, for the cure of Diseases of the Blood, Liver, Kidneys, &c., published in book form, it would make a volume too unwieldy for a library.

Only a few can be given in a newspaper for want of space. The proprietor never asks for a certificate, but answers every mail brings them the most flattering letters from parties in all sections of the United States. Try a bottle—it will give you satisfactory evidence of its merits.

My wife has been cured of Dyspepsia of long standing, by Dr. Lawrence's Rosadalis. A. P. TAYLOR, No. 22 Haswell-street, Baltimore, May 25th, 1868.

For sale by GOODBICH, WINEMAN & CO., Importers of Drugs and Chemicals, May 22 at 213 Charleston, S. C.

HAGAN'S MAGNOLIA BALM—THIS article is the True Secret of Beauty. It is what Fashionable Ladies, Actresses, and Opera Singers use to produce that cultivated and distinguished appearance so much admired in the Circles of Fashion.

It removes all unwholesome blotches, redness, freckles, tan, sunburn and effects of spring winds, and gives to the complexion a blooming purity of transparent delicacy and glow. Lany and wax and all the complexion can do without the Magnolia Balm. Seventy-five cents will buy it of any of our respectable dealers.

Lyon's Katharon is a very delightful hair-dressing. tubs lmo dno May 22

ESSAYS FOR YOUNG MEN.—ON THE Errors and Abuses incident to Youth and Early Manhood, with the humane view of treatment and cure, sent by mail free of charge. Address HOWARD ASSOCIATION, Box P, Philadelphia, Pa. May 22

THE VITAL STATISTICS OF THE United States show that periodical fevers and acute and chronic disorders of the stomach and bowels are among the most prominent and fatal diseases in this country. Disobedience to the laws of health, as regards diet; the use of pernicious stimulants; and the wear and tear of business excitement, and of "fast life" generally, have much to do with the prevalence of these maladies in our cities; while in the West, and especially in the newly opened districts, they are chiefly due to malaria, unwholesome water, and the exposure and privation incident to life in new settlements.

Now, it is a fact that it is as possible to protect the human system against these malarial and acute life and property against the incursions of malarial and typhoid. Strengthen the vital organization with HO-YETTER'S STOMACH BITTERS, and it becomes as capable of resisting the active principle of epidemic or endemic disease as a fire-proof safe of resisting the action of combustion. This is the experience of thousands who have remained unscathed by malarial disorders in the sickliest seasons, while their neighbors, who neglected to tone and regulate their systems with this unequalled medicinal stimulant, have fallen thick and fast around them. Weakness invites disease. Vigor repels it. Help nature to fight the good fight with intellect, whether it be in the air, the water, or the soil, with this matchless preparation—a compound of the rarest vegetable extracts with the purest of all diffusive stimulants. dno 6 May 22

NOTICE.—THE UNDERSIGNED having been appointed COMMISSIONERS for receiving subscriptions to THE CAPITAL STOCK OF THE SOUTH CAROLINA CENTRAL RAILROAD, now called give notice that the Books will be opened THIS DAY at the office of A. J. WHITE & SON, East Bay, and will be kept open for thirty days thereafter. In conformity with the charter, TWO DOLLARS will be required on every share of ONE HUNDRED DOLLAR subscribed for.

A. J. WHITE, Commissioner. J. M. CARSON, South Carolina Central Railroad. A. F. RAYNE, do.

EXECUTORS' FINAL NOTICE.—NOTICE is hereby given that on the fifteenth day of June ensuing, at Twelve noon, the undersigned will apply to the Judge of Probate of Charleston County for a final discharge as Executors of will of the late THOMAS M. HUFF.

E. W. G. HUME, JOHN S. MCBELL, M. D., Executors. G. GRANGE SIMONS, true lmo May 15

OFFICE COUNTY COMMISSIONERS, FIREPROOF BUILDING, CHARLESTON, S. C. MAY 1869.—The undersigned will be held at this office up to the 23rd instant inclusive, to build a suitable BRIDGE for the public use and convenience over the Creek known as Church Creek, which creek now separates Waiman Island from John's Island.

For all information connected with this work apply at this office. F. C. MILLER, May 15 at 111 1/2 Charleston Board.

TIES, SCARFS, GLOVE, UNDERWEAR AND HOSIERY, at BLACKWELL'S, May 11 tubs No. 219 King-street.

SPECIAL NOTICE.—Call for Gray's Patent Moulded Paper Collar, at Scott's Shirt Emporium, as they are the best in the city. May 21

THINKS, VALISES, &c., re-covered and repaired generally; new locks put on and lettered with owner's name. For sale, new trunks and a few second-hand ones. F. F. CHAPEAU, May 10 Meeting-street, next Mills House.

Married. STEEDMAN—YEADON.—In Sunter, on the 13th inst. by Rev. E. A. Edwards Mr. J. B. STEEDMAN and Miss SALLIE B. YEADON, all of Charleston. May 11

CHURCH OF HOLY COMMUNION.—In consequence of the repairs being made in the interior of the building, there will be no Service at this Church to-morrow. May 22

HUGUENOT CHURCH.—THE REV. BISHOP WIGHTMAN will officiate in the Pulpit on Monday, at the usual hour. The Rev. Dr. HICKS in the afternoon. May 22

FIRST BAPTIST CHURCH.—DIVINE SERVICE will be held in this Church to-morrow MORNING, at the usual hour. Preaching by the Rev. W. E. WILLIAMS, Pastor. There will be no Service in the AFTERNOON. May 22

ST. JOHN'S LUTHERAN CHURCH.—SERVICE to-morrow MORNING, at half-past 10 o'clock, by the Rev. J. B. PICKETT; in the Evening, at 8 o'clock, by Dr. W. H. HICKS. Evening service seats free. May 22

SPRING-STREET CHURCH.—I. H. E. Services in this Church will be conducted to-morrow MORNING, at half-past 10 o'clock, by Rev. Dr. PICKETT, and in the afternoon, at four o'clock, by the Pastor, Rev. J. B. PICKETT. Seats free. May 22

CITADEL SQUARE BAPTIST CHURCH. Service on SUNDAY MORNING at Half past Ten o'clock—in the EVENING at Eight. May 22

UNITARIAN CHURCH.—DIVINE SERVICE will be held in this Church to-morrow MORNING, at half-past 10 o'clock, and at Eight o'clock at the usual hour. Preaching by Rev. P. C. LUTHER, subject night—"The Holy Ghost the Comforter." May 22

ESTATE NOTICE.—ALL PERSONS having demands against the Estate of WELLS WILLIAMS, late of Charleston County, deceased, will present their claims attested; and all indebted to said Estate will make payment to the same on or before the first day of JUNE, 1869.

JAMES WIGGINS, Administrator. May 8

CREDITORS NOTICE.—ALL PERSONS indebted to either Mr. GEORGE H. GRUBER, or Mr. G. W. GRUBER, (to be found at Messrs. CROWN'S STORE, KING-STREET,) during the month of AFTER the first of JUNE, all indebtedness unpaid will be placed into the hands of a Magistrate, in order to wind up the affairs as speedily as possible. H. GERDTS & CO., May 10 lmo Agents for Creditors.

Drugs, Chemicals, Etc.

DRUG STORE, No. 85 BROAD-STREET, Between King and Meeting-sts.

THE SUBSCRIBER HAS OPENED THE ABOVE ESTABLISHMENT, where can be found a well-selected assortment of pure and fresh

DRUGS, CHEMICALS, PERFUMERY, &c.

Particular attention is given the DISPENSING DEPARTMENT. The medicines used are specially selected from the best chemical laboratories and importing houses, and can be relied on.

Besides his personal attention, he has engaged the services of a Graduate of Pharmacy as an assistant, which will insure the greatest care in the COMPOUNDING OF PRESCRIPTIONS.

Prescriptions put up at all hours—Day or Night.

E. H. KELLERS, M. D. May 22 No. 131 MEETING-STREET.

FRESH DRUGS. JUST RECEIVED, GRIMAUD & CO.'S PREPARATIONS: IZIDAL SYRUP OF HOISE MADISH VEGETABLE CAPSULES OF MATICO SYRUP OF HYPOPHOSPHITE OF LIME GUAYANA POWDERS.

All fresh from Paris, and for sale by Dr. H. BAER, No. 131 MEETING-STREET. May 8

Machinery, Castings, Etc. PHENIX IRON WORKS. JOHN F. TAYLOR & CO. SUCCESSORS TO CAMERON & CO. Engineers, Boiler-makers &c. Nos. 4, 6, 8, 10 and 12 PRITCHARD-STREETS, (NEAR THE DRY DOCK), Charleston, S. C.

STEAM ENGINES AND BOILERS—MARINE, STATIONARY AND PORTABLE. RICE THRESHERS AND MILLS OF EVERY DESCRIPTION.

SHAFTING, PULLEYS AND GEARING IRON FRONTS FOR BUILDINGS, CASTINGS OF EVERY KIND IN IRON OR BRASS.

We guarantee to furnish ENGINES AND BOILERS of as good quality and power, and at as low rates as can be had in New York, Baltimore or Philadelphia.

AGENTS FOR Ashcroft's Low-water Detector. THE ONLY PERFECT SECURITY AGAINST DAMAGE FROM LOW WATER IN THE BOILER.

REPAIRS PROMPTLY ATTENDED TO. May 17 dno 3moos

MEETING-STREET FOUNDRY. THIS ESTABLISHMENT IS NOW FURNISHING THE IMPROVED MCCARTHY COTTON GIN,

STEAM ENGINES AND BOILERS, of various sizes on land IMPROVED VERTICAL AND HORIZONTAL CORN MILLS, SUGAR MILLS, SUGAR BOILERS AND PANS, of all sizes.

HORSE POWERS AND GIN GEARING, from 6 to 15 feet in diameter IMPROVED LEVER COTTON PRESSES for Hand-power, Saw and Rice Mills

MACHINERY AND CASTINGS of all descriptions made to order Particular attention paid to HOUSE FRONTS AND CASTINGS FOR BUILDINGS, GRATES, CISTERN COVERS, SASH WEIGHTS, &c., &c. WILLIAM S. HENERY, MACHINIST AND FOUNDRY, No. 311 MEETING-STREET, CHARLESTON, S. C. August 3

VERONE'S ELECTRO-CHEMICAL BATHS.—A BRANCH OF DR. VERONE'S (OF NEW YORK) Electro-Chemical Baths is now established and in daily operation in Medicine, one door above Hudson-street, over the office of Dr. P. T. SCHLEY, who has a private room for the special accommodation of those who wish to be treated by the Medicated Baths, which are celebrated for the cure of all diseases produced by the too liberal use of Mercury in any of its forms; also Rheumatism, acute