

The Daily News.

THURSDAY MORNING, FEBRUARY 22, 1866.

LARGEST CIRCULATION IN THE STATE.

LARGEST CIRCULATION IN THE CITY.

THE LIST OF LETTERS remaining in the Postoffice at the end of each week is published officially in THE DAILY NEWS every Friday morning.

AGENTS.

The following are the Agents for this paper: JOSEPH H. SEARS, "New South," Hilton Head. W. S. LANE, Grahamville P. O., Beaufort, S. C. B. F. BRADFORD, Waterboro', S. C. H. L. DARE, Sumter, S. C. THAD. C. ANDREWS, Orangeburg, S. C. J. T. HERBMAN, "Journal office," Camden, S. C. J. M. BROWN, "Southern office," Darlington, S. C. M. M. QUINN & BRO., Augusta. J. H. ESTELL, Savannah, Ga. ISAAC DAVEGA, Agent in New York. Mr. AUG. BRENTANO, No. 708 Broadway, New York. has always the latest dates of the DAILY NEWS, as he does of all the other principal journals of the country.

LOCAL MATTERS.

SEE SECOND AND THIRD PAGES.

PROFESSOR McCRADY'S lecture on the Antagonism Between Science and Christianity will be delivered in the Chapel of the College of Charleston, this evening, at half-past 7 o'clock.

WASHINGTON ARTILLERY.—We would invite attention to an advertisement under this head, which appears in our issue to-day, inviting the members of WALTER'S, STEPHEN D. LEE'S, HART'S, and HALSER'S light batteries, and the former members of the Washington Artillery, to meet at the Hope Engine House this evening at 7 o'clock, for the purpose of taking into consideration the propriety of organizing an association.

THE MEMBERS of the Washington Light Infantry, Companies A and B, are invited to meet at the Masonic Hall, this evening, at 7 o'clock, as will be seen by our paper of to-day. As this meeting is called for the purpose of organizing a charitable society, and to render kindnesses to those comrades whom misfortune may have overtaken, we hope that all the surviving members of this gallant corps will feel so much interest in this gathering that they will be punctual in their attendance.

CONFLICT OF AUTHORITY.—The statement in yesterday's paper in reference to Colonel CAREW, the Sheriff of the District, and General BENNETT, was founded on rumor, and was not altogether in accordance with the facts. We have since seen Col. CAREW himself, and ascertained from him the following particulars: During the recent session of the Sessions Court, JAMES FOX was convicted of larceny, and under the laws of the State, sentenced by Judge ALDRICH to six months' imprisonment and thirty-nine lashes, to be inflicted in three instalments of thirteen lashes each. The Sheriff notified the keeper of the jail that he would proceed to execute the sentence at ten o'clock on Tuesday, 20th inst., and accordingly repaired to the jail at the appointed time. He was told by a non-commissioned officer in charge that he could not permit him to have access to the prisoners. Colonel CAREW then went to the headquarters of General BENNETT, to ascertain whether the interference with the execution of the laws which had been restored by the joint proclamations of the Provisional Governor and General GILMORE, then in command of this Department, had been made by authority. General BENNETT being absent, Colonel CAREW stated his business to Captain BUNOZE, the Adjutant, and was informed that the matter was referred to the Major General Commanding, and that pending his consideration of the subject, and until his decision was declared, the punishment could not be inflicted.

In connection with the above, and in more full elucidation of the position taken by the military authorities upon the subject, we publish the subjoined letter from Captain M. N. RICE, A. A. Gen., Military District of Charleston, to Colonel CAREW, Sheriff of this District: HEADQUARTERS, MILITARY DISTRICT OF CHARLESTON, DIST. OF S. C., FEBRUARY 19th, 1866. JOHN E. CAREW, Sheriff of the District of Charleston. SIR.—The Major General Commanding has been informed that you propose to inflict the punishment of 39 lashes upon a person named Charles FOX, now confined in the District Jail, pursuant to a sentence of the Court of General Sessions, Mr. Judge Aldrich presiding. The officer in command of the jail has been notified not to permit this punishment, and the sentence cannot be executed. Any attempt by you to execute elsewhere this or similar sentences, will be treated as a violation of the laws of South Carolina, Jan. 1st, 1866, and promptly dealt with as such. Punishment of the lash cannot be inflicted in this city upon any person while the military authority continues in force. The Courts of South Carolina cannot have the assent, either expressed or implied, of the military authorities, of a punishment unknown to the laws of the United States. I am, Sir, very respectfully, your obedient servant, M. N. RICE, Capt. 35th U. S. C. T., A. A. Adj. Gen.

We think it probable that a misapprehension may exist in reference to the facts of this case, and would state, for the information of our readers, that the punishments imposed by His Honor Judge ALDRICH, were not of his own motion, with respect, at least, to his character. The penalty for the crime of larceny in this State has always been whipping. The common law of England was adopted by an Act of the Colonial Legislature as the rule of punishment in a large number of cases, among which was the crime of larceny for which by that law the punishment of lashes was imposed, and such has been the punishment for that offence to the present time, without authority in the Judge to make any other modification than to increase or diminish their number, as the case may have been more or less aggravated. It may be a question whether the laws of this State should have been modified to suit the spirit of the age; but civil law being retained, and this conviction occurring, the Judge had no option but to impose that penalty.

OUR FELLOW LOCAL, to judge by his letter in yesterday's NEWS, appears to have had a pretty tough time on his late trip; this is what we should call traveling under difficulties. But what possessed him to set out with a trainful of disbanded volunteers of all people on earth the most demoralized, as he was in his case, was, it might have been supposed, to learn that the conductor of the train on the same day, was robbed of \$1200 by some party or parties unknown. As the money was in a strong box, it is supposed that it must have been appropriated by some one not afraid to stand up on a strong place. The assaulting party or parties, met with some success in their operations, we could not, soon capitulate, and the conductor for the conductor

who lost his money, but we are glad it was not our unfortunate Local friend and brother.

However, perhaps we are putting an impossible case. How should a "Local" have \$1200? or if not have, how lose? An interesting problem, this.

At the annual meeting of the stockholders of the Charleston and Savannah Railroad, held on Wednesday, February 21st, 1866, the following ticket for President and Directors, nominated by the City Council, was unanimously elected: R. L. SINGLEARY, President.

ROBBERY.—Two nice young men stopped at the Waverly House on Monday night last, and after taking supper, which they paid for, lodged and took their meals on the next day. When taking their second supper, however, they were suddenly called away before the other boarders had finished; and going up stairs, they entered the room of a gentleman next the one they had occupied, and taking one hundred dollars out of his pocket, left the house, and have not been heard of since, although the police have made exertions to detect them.

A DELIBERATE ATTEMPT AT MURDER.—On yesterday, as two colored soldiers, belonging to the 33th Regiment, we believe, were proceeding up Meeting street, and had just passed the Circular Church, one of them was seen to step and lean on his musket, while the other stepped forward some paces, wheeled, and cocking his musket, deliberately aimed and fired, hitting the other in the neck, and wounding him so severely that he lies in a precarious situation. We have been unable to ascertain the cause of this murderous assault, but presume the military authorities will make a thorough investigation of the whole matter.

MURDER.—A diabolical murder was committed in King, near Calhoun-street, about 11 o'clock last night, on the person of an unknown colored man, apparently about 25 years of age. He is supposed to have been a butcher in the market, and resided in State street, near Lodge Alley. He was stabbed in the back and died almost instantly. Coroner WRITING was sent for, and had the body removed to the lower Guard House, where an inquest will be held this morning. No cause is assigned for the act, nor is it known who committed the deed.

OPERA.—We are delighted to hear that M'ne GHIIONI and Sig. SUSTINI's celebrated Grand Italian Opera Company will appear in Charleston on or about the 12th of March next. The director is Max STRAKOSKI, and the company embraces the most eminent artists in this country. The chorus and orchestra are complete, and our people, who have always been great lovers of operatic performances, must prepare themselves for a series of the most elegant entertainments which have been given in Charleston for many years.

SERPENT'S EGGS.—We acknowledge the receipt of a box of those wonderful things from Messrs. BURER & BONNETT, who have received a large quantity of them, which they are retailing at a very low price. To those who have never seen this strange and most peculiar chemical discovery, we would say purchase a box, and be as much gratified and astonished as all are at the first exhibition of them.

THE CIRCUS.—Last night we did ourselves the pleasure of taking the juvenile members of the family to the inside of the big canvas on Citadel Square. The crowd was immense; an hour before the performance commenced, every available seat of the amphitheatre was tenanted. The place was not merely full, but it was crammed, jammed. Everybody was there, and his wife was there, and all his children. And the way the little boys and girls enjoyed all the fine sights and funny sayings was enough to convert an anchorite. The horses were fine, and performed well, some of them most learnedly. The riders did what circus riders always do—stood, leaped, danced and pirouetted on horseback, and jumped through the prescribed number of hoops. The clowns were "dreadful" funny; their jokes extremely original. We know that they were good clowns, for they did and said the same things precisely that we have known every clown to say and do since we were "knee high to a duck." "Car" certainly is a most magnificent horse; and we could not but pity the poor animal, accustomed to aristocratic society. It is such a coming down, from being one of the Russian Emperor's horses of state, now to be compelled to make a fool of himself for the delectation of the crowd—which, to say the least, is not altogether aristocratic. And the lions—we must not forget them—they roared splendidly; and everybody was delighted. No kind of amusement appears to be as popular as the Circus; and as long as people enjoy such shows, why, we say, let them have them.

PROVOST COURT.—Sam Myers, colored. Assault and Battery. J. D. Cox testified that, as he was paddling a small boat up to Fairchild's Wharf, about half-past 11 o'clock on Tuesday forenoon—having been on the other side of the river to get some oysters—the defendant, who was standing on the wharf, addressed some words to him, and then threw bricks at him, some of which fell in the boat, and one struck him in the back. Witness got on shore and proceeded to Calhoun-street to look for a policeman, so that he might have the defendant arrested; but he got ahead of witness and met him in that street, and commenced throwing bricks at him again, and struck him in the face with his fist, and kicked him in the stomach. Defendant borrowed from a boy who was with him a large knife, but his sister came out a gate and attempted to drag him in. George Douglas testified that he saw defendant in Calhoun-street threatening prosecutor, and heard him say he would knock his brains out; that he saw him strike him in the face and kick him in the stomach. The policeman took him to the Guard House. Sentenced to five days' imprisonment.

MAYOR'S COURT.—A female who had been abusing herself by exhibiting her temper, and using such ill words as to be "too shocking for his Honor's ears," was brought up by another of the sex, to whom the exhibition (not moral) had been made, and to whom the impetuous language had been addressed, and, after sundry assertions and denials, the Mayor suddenly put an extinguisher on the whole affair, by discharging all the parties, much to the disappointment of the audience, whose countenances were just beginning to show signs of great pleasure at witnessing a tongue-fight between the two.

Three gentlemen from the North, who follow in the wake of the circus company, so as to mingle in the large crowds that usually attend their exhibitions, were brought up for attempting to lighten the pocket of a gentleman, on Tuesday night, by taking his money; but United States Districts O'BRIEN and WATSON, and City District Attorney EARL had their eyes upon these gay young men, and grabbed them in so early a part of the

game, that they hadn't time to play out their cards. The Mayor decided to lock them up until this morning, when they would be allowed pleasant state-rooms in the steerage of to-day's steamer, and leave our quiet city for the crowded streets of New York.

The Richmond Enquirer, of the 19th inst., publishes the following: HEADQUARTERS ARMY OF THE U. S., WASHINGTON, February 17th, 1866. You will please send to these headquarters, as soon as practicable, and from time to time thereafter, such copies of newspapers published in your department as contain sentiments of disloyalty and hostility to the Government in any of its branches, and state whether such papers are habitual in its utterances of such sentiments. The persistent publication of articles calculated to keep up the hostility of feeling between the people of different sections of the country cannot be tolerated. This information is called for with a view to their suppression, which will be done by these headquarters only.

By command of Lieut.-Gen. Grant. T. S. BOWERS, Assistant Adjutant-General.

In Mr. POLLARD'S case General Grant refused to rescind the order of suppression, but the President has authorized the resumption of the publication on certain conditions.

The New York Herald says: "The advices from China, Japan and India throw considerable light on the turn affairs is taking in the East. The arrival of Sir RUTHERFORD ALCOCK, the British Minister, in Peking, had frightened the Chinese Emperess off her throne. Prince Kung, who has favored the policy of opening the Celestial Empire to foreign intercourse, had been reinstated in power; but, notwithstanding this fact, the difficulties lying in the British Envoy's way were believed to be of the most formidable character. The details of the manner in which the opening of the Japanese treaty ports of Hiogo and Osaka was accomplished form a singular picture of Japanese life. The allied fleet of England, France and Holland (the United States Consul being a consenting party to the proceedings), sailed up to Osaka and induced the Tycoon to take some strong measures, with a view to inducing the Mikado to carry out the provisions of the treaty. The Tycoon, after much characteristic hesitation, proceeded to the royal residence, accompanied by two thousand of his best troops, who then and there declared their intention of performing the "happy despatch" upon themselves, unless the Tycoon's request was granted. The daimios were threatening the Emperor and everybody else with death if the demand was acceded to. Ultimately, after days of intense excitement, the Mikado consented to carry out the treaty and open the ports, and the allied squadron then returned.

The following is a list of Assistant Commissioners of the Bureau of Refugees, Freedmen and Abandoned Lands, announced by the Bureau February 10, 1866.—Brevet Major-General O. B. FISK, for Kentucky and Tennessee; at Nashville; Brevet Major-General WAGNER SWAYNE, for Alabama; at Montgomery; Brevet Major-General ABRAHAM BAIRD, for Louisiana, at New Orleans; Brigadier-General R. K. SCOTT, for South Carolina, at Charleston; Brigadier-General DAVID TULLOCH, for Georgia; at Augusta; Brevet Brigadier-General J. W. SPRAGUE, for Missouri and Arkansas, at Little Rock; Brevet Brigadier-General E. M. GAZON, for Texas, at Galveston; Col. O. BROWN, for Virginia, at Richmond; Col. E. WHITTEMORE, for North Carolina, at Raleigh; Colonel SAMUEL THOMAS, for Mississippi, at Vicksburg; Brevet Colonel T. W. OSBORN, for Florida, at Tallahassee; Brevet Brigadier-General CHARLES H. HOWARD, for the District of Columbia, at Washington.

A letter from Tusculum, Alabama, says: "Everything is remarkably quiet out here. The negro seems to be willing to work; but those who have never seen the large towns are very anxious to make one trip, to see if there is not some place where work will be easier. Those who have been soldiers seem to go to work with more earnestness, and appear very quiet and well disposed. The people are tired and utterly disgusted with the questions now agitating the country. They have lost nearly all they were worth before the war, and now they wish to go quietly to work to make up some of their losses. They care more to know about the market price of articles such as they wish to sell or buy than they do for politics, and no wonder."

A Washington correspondent states that the Reconstruction Committee have decided to report a joint resolution for the admission of Tennessee. It will distinctly state that Tennessee having applied for admission into the Union, and her Constitution being Republican in form, she shall be admitted on the same terms and for the same reasons that Territories are. It will fully remedy the radical idea that all Southern States are at present out of the Union, and conveys the false impression that Tennessee admits the fact and asks to be readmitted. The Tennessee delegation ask admittance to Congress, but deny that their State is or ever has been out of the Union, or that Congress has the right to legislate for her as for a Territory.

BREMEN, GERMANY, 200 CASES. MAGNETROPEN DANZIG BITTERS. FOR SALE BY CLACIUS & WITTE, No. 80 East Bay.

McKAY & CAMPBELL, Nos. 80 and 82 Hasel-street, NEXT TO POST OFFICE, RETURN THANKS TO THEIR FRIENDS AND THE citizens generally for the kind support tendered them since opening business, and hope by strict attention to merit a continuance of the same. Having instituted improvements in our establishment, we will be prepared at all times to receive consignments of all kinds of merchandise.

George HUNKEN will sell in front of his store, No. 16 Vendue Range, at 10 o'clock, the contents of a fancy store, and codfish, chalk pipes and pipe heads, and a variety of other articles.

J. E. ADGER & Co.—We would direct special attention to the card of this firm, who have re-established themselves and business at No. 139 Meeting-street, similarly to that which they carried on on East Bay, for many years, so much to the satisfaction of all who dealt with them. We sincerely wish that the same prosperity may attend them in their new location which they met with in former years at their old establishment. We are satisfied that the same energy and integrity will characterize the firm, and the same courtesy will be found with them now at the new stand that always made it so pleasant to deal with them.

N. HUNT & Son.—This firm will sell to-day, at 10 o'clock, at their sales room, No. 17 Hayne-street, at half-past 10 o'clock, boots, shoes, gaiters, furniture, pocket knives, &c.

MAGLEY & BAERN will sell at their sales room, No. 66 Market-street, at 11 o'clock, an assortment of fine furniture.

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J. E. ADGER & CO., DIRECT IMPORTERS AND DEALERS IN HARDWARE, CUTLERY, GUNS, BAR IRON, STEEL, NAILS, Agricultural Implements, etc., No. 139 Meeting-st., NEAR CHARLESTON HOTEL, AND No. 62 East Bay-street, Charleston, S. C. February 22

J. E. ADGER & CO., No. 62 EAST BAY, CHARLESTON, S. C., HAVE JUST RECEIVED AN ASSORTMENT OF RICE HOES—5-inch, 6-inch, 6-inch 6 1/2-inch 7-inch, 8-inch—which they offer for cash. Together with a full assortment of all other PLANTATION AND AGRICULTURAL IMPLEMENTS AND HARDWARE GENERALLY. February 22

SAML. R. MARSHALL, Wholesale and Retail Dealer in HARDWARE, OFFERS FOR SALE, ON REASONABLE TERMS, AT No. 310 KING-STREET, Third Door Below Society-street. THE FOLLOWING: RODGERS' TABLE AND HORSE NAILS, "Griffin" BRAND; FURRY; Pad and Locks; Meat Cutters; Andirons; Hat and Mouse Traps; Other Traps; Old Dominion Coffee Pots; Broad Axes; Turpentine Saws; Wagon Hoes; Rice and Gribbing Hoes; Trace Chains; Wagon Chains; Hames; Bloughs; Straw Cutters; Jern Shellers; Hand Mill Stones, 20 to 24 inch; Sewing Machines; Cotton and Wool Cards; Blacksmith Tools; Turpentine Tools; Carpenters' Tools; Windlasses; Powder; Shot and Caps; Pistol Cartridges. February 22

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