## 

RALEIGH, (N. C.) FRIDAY, MARCH 24, iseb.
Yol. XVU

## THE STAR, <br> And North-Caratina State Gazette, BELL \& LAWRENCE.   <br> FOR SALE, AT THE STAR OFFICE, Jell \& Lawrence's ATDIANATE

 1826 ,


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$\frac{\text { Newbers, Feb } 13,1826 .}{\text { New Drug . Wstablishmeat }}$

$\prod_{\text {and }}^{\substack{\text { eit } \\ \text { en }}}$
Drug \&c Chemical Store,


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THE NEXT LOTTERY.




100,000 DOLLARS




Odd and Even System



## The 10th of May

Twenty Five Thousand Doilars.

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| BRILLLANT SCHEME.Prize of $825,000 \cdot 825,000$ |  |  |  |
| :---: | :---: | :---: | :---: |
|  |  |  |  |
| 1 |  | 10,000 | 10,000 |
| 2 |  | 5,000 | 10,000 |
| 10 |  | 1,000 | 10,000 |
| 15 |  | 500 | 7,500 |
| 50 |  | 100 | 5,000 |
| 100 |  | 50 | 5,000 |
| 100 |  | 20 | 2,000 |
| 550 |  | 10 | 5,500 |
| 80,000 |  | 4 | 80,000 |

20,829 Prizes, amounting to $\$ 160,000$
40,000 Tickets at $84 \quad 8160,000$ Not one Blank to a Prize!
 the prizes azove the denowination of Fout
Dollars, and the drawing to progress in the
usual manner. The 20,000 prizes of 4 dollar: nit he awarded to the odd or even number
of the Lotery (as the case may be) depend
ant on tee drawn of the Capital Prize
20, 100 Dot
 25,000 dollar prize should come out
ven Number, then all the Even $\mathcal{N}$
die Scheme will each be entitled to
 Whole Tickets, Haleses,
Ouarters Quarters, Eigh

## greatest variety of Numbe

COHEN'
Lottery and Exchange Office, No. 114 Where the great and magoficient Capita One Hundred Thousand Dollars, in the last Grand Siate Lottery, was sold it
on Halfant Two Quarters ALL"TO Dis I ANT ADVENTURERS, and where mor
Capita Prizes have been soid than at any oth -r. .fice in America.
O.J Ordess from ant of the Unite stants, ence, enic osing the Cash or Prize Tick
coney and


State of North Carolina,

Nitate of Nurth Carolina,
Court of Pleas and Conany Quar Ser Sessions-

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State of North Carolina, Court of Pleas anid eamiter Sessi

Februaty Teraw, 1886.




 in be beid for the county of Puth; at the Cour
 and juw ikment entered accordingly.
Witness, James She

State of North-I arolina, Court of Please County. Rober: Hetribon Pary Term, 1826.

IN this cass, ta appearing to the Court tha

 Court of Piens sud Quarter Sessions to be beic
or he county of Wake at the Court House
He Ralleigh, then and here toreplevy und plea3
to isse, otherwise jutg men wiil be eniered
 Tes.

State of North-Caroliua, Court of Pieas and Quarty. Court of Pieas and Quarter Sess
$\mathbf{v}_{\mathrm{m}}$. Berbruary Therm 1826 .






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State of North Carolina, Cortere County.
Court of Pleas zad Quanter Sessions-
Deceniber Tera, 1825.

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nays 20, ved, That the Senate having, on the
15 th day of February, passed the vilionsing resolutions:
 in the Congress of Panama, the Senate ought
to aet with open doors; unkely it shall appear to het with open doorss uekety it shall appear
that the publicatlon of documents, necessary
to be referred to in debate, will be prejudio to be referred to in depate, will be prejual-
cial to existing negotiationis.
"eealved, That the President be respect"Resolved, Thut the President be respect-
fully requeted to inform the . Senate whe-
thei such objection exiats to the publication ther such objection exists to the publication
of the dncuments connmunicated by the Exe.
cutive or any portion of them ; and, if so, to cutive or any portion of them, and, if so, to
specify the parts, the puhlieation of which speciry the parts, whe po obiectionable,"
would for that reason be
To which the President feturned the fol
 To the Senate of the $U$ U Statet: "In answer to the two resolutions of the
Senate, of the 15th inst, marked (Executive, fully, that all he communied 1 state, rempectthe Senate, relating to the Congress at Pe Poua-
ma, have been made, like all other conmen na, avio been made, like all other commu--
nications upon Executive business in conffidence, and most of thetm in bompliance with
refolution of the Senate requesting them a remolution of the Senate requenting them
conficentially. Believing that the esitablished confidentially. Believing that the established
unage of free confidential communications, be-
ween the Psecutive and the Senate, ween the Executive and the Senate, ought,
for the pubili intereu, to be preserved $u$ inimpaired, I deem it my indipperisuble duty to
leave to the Senate itucff the decision of a question, innovoling a departure hitherio, so lar as I am informed, without example frou-
that usage, und upon the motives for which that usage and upon the motives nor whica
not being informed of thein, I do not fecl my-
self competent
 Resolpece, That, ws heie senate have no peen
informed by the President, whether the jub. lication of the document, in relation to the
proposed mizsion to the Congressat Panama,
 aubject of that mission with clo
R.bruary 23 .
The senate resumed the
The Senate remumed the consideration of Holmes, in relation to the propuy, by Mr. o the Congress at Panama,
Oo motion by Mr. ickerson, vo ainend the
 iv lieu thereof the fillowings, Retolvel, That, allhoughtie Senate cannot find in the answer ot the Preaident of of the
United States to their res hitions of the 15 h United tale telative to the proposed nis on to
Panamim, any distinct ifformation thap the
 on the question to be objectionable. termined in the uffirmative, yeas 23, nays 2
February 29.
The Senate resumed the conisideration
the motion submitted by Mr. Howas on the the motion submitted by Mr. Howna on the
the 20th instant and the same having been
miodified at the instance of Mr. Woodbury
as followsi,
Recoified,
Reotivec, That it is the unquentionable
right of the Senate to call, in respectful terme apon the President of the Unitd Statect, for
suformation as may be in his posission prejudicial to exinting negoliations, they find the dhe onsitutions and, thore especially. dent to subinit to the schate, fof its adtice Retoloed. That the two foilowing
Onis of the 15th inst. vi.

