The Charlotte Observer.

OHAS, RIJONES, Editor and Prop'tor. C. AS SHOOND CLASS MATTER. AS CHARLOTTE.

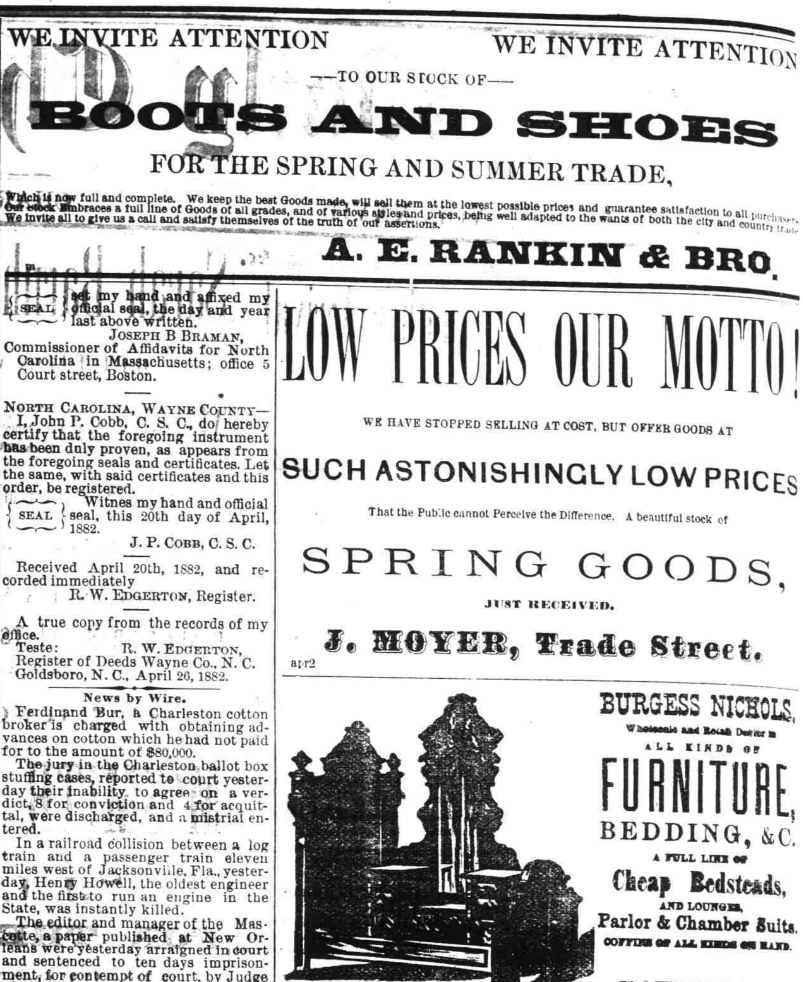
Sixth. That in case the party of the turbance surrender possession of said first part shall at any time for the per railroad rolling stock and premises part, their agents or servants, nor shall the said trustee or trustees present or NORTH CAROLINA, WAYNE COUNTY-I, John P. Cobb, C. S. C., do hereby riod of six months make default in the aforesaid; and will permit and suffer or procure the organization of a new WE HAVE STOPPED SELLING AT COST, BUT OFFER GOODS AT future, be or become responsible or liapayment of the principal or of the semi- said party of the second part to collect certify that the foregoing instrument company or corporation for the benefit of the holders of the bonds secured by ble for any cause or matter, or thing annual interest due or to become due all moneys and earnings then due or has been duly proven, as appears from except its or their own wilful and inon either or any of the said ten thou-sand bonds, or shall fail to keep the said of the first part; and that the said party the foregoing seals and certificates. Let SUCH ASTONISHINGLY LOW PRICES this indenture. The said new company tentional breaches of the trust herein or corporation shall be organized upon the same, with said certificates and this expressed and contained. railroad, rolling stock, equipment and of the second part, after taking or re-premises in good order or repair, or to ceiving such possession sh all have such terms, conditions and limitations, order, be registered. And the party of the second part and and in such a manner as the holders of SEAL { seal, this 20th day of April, ts successor or successors shall be entipay any taxes lawfully assessed against the right as attorney of the party of the That the Public cannot Perceive the Difference. A beautiful stock of a majority of the said outstanding led to be reimbursed all its proper outsaid railroad, or any of the property hereby mortgaged, for the period of six first part, hereby irrevocably constitut-ed, to bring action for the collection of bonds secured by this mortgage shall, ---- 1882. lays of every sort and nature, by it in-curred in the discharge of this trust in writing, request or direct; and pro-vision may, if such majority shall so J. P. COBB, C. S. C. calendar months after the party of the second part shall in writing request the SPRING GOODS. income or earnings then due, or thereafter the execution of these presents. after becoming due, to the party of the first part; and shall have the right to Received April 20th, 1882, and reelect, be made in the organization of including reasonable attorney's and party of the first part to make such resuch new company for the interest of counsel fees incurred in that behalf. corded immediately pairs, or to pay such taxes, then after bring or defend actions for the possesany or all of the holders of junior obli-R. W. EDGERTON, Register. and shall be entitled to receive a reasuch default has continued in either sion of the property subject to the gations of the party of the first part, or JUST RECEIVED. sonable and proper compensation for case for six calendar months, but not mortgage and trust hereby imposof any corporation which may previous any duty it may at any time perform in the discharge of the trust hereby crea-A true copy from the records of my sooner, it shall and may be lawful for ed, or for the condemnation of the party of the second part and the lands required for the maintenance J. MOYER, Trade Street. to the sale have been the owner of the mortgaged premises, franchises and property, and for its or their stockhold-R. W. EDGERTON, Teste ted; provided always, nevertheless, that if the party of the first part, its party of the second part and its suc-cessor or successors, is hereby expressly authorized and empowered upon the request in writing of the holders of one Register of Deeds Wayne Co., N. C. apr2 ers and simple contract creditors; and Goldsboro, N. C., April 26, 1882. thereof; and, if necessary, to use the name of the party of the first part in bringing, maintaining or defending suits or actions in law and equity. successors or assigns shall and do well the party of the scond part so purchasand truly pay over, or cause to be paid BURGESS NICHOLS ing shall thereupon convey the prem-ises so purchased by it to the said new News by Wire. unto the person or persons, bedies poli-tic or corporate, who shall become hold-ers of the bonds intended to be secured half of the then outstanding bonds se-cured hereby, to enter into and upon; and take actual possession of all and Ferdinand Bur, a Charleston cotton broker is charged with obtaining adcompany or corporation so organized for that purpose, as aforesaid, Thirteenth. That in case it should be-Eighth: That from time to time, the vances on cotton which he had not paid hereby, the several and respective sums hereby, the several and respective sums expressed therein on the days and times therein respectively mentioned for the payment thereof, together with the in-terest for the same, according to the provisions of the said bonds or obliga-tions or in accordance with the provi-sions hereof, without any fraud or fur-ther delay then and from the previsingular the premises, franchises, rights party of the first part may sell, lease, for to the amount of \$80,000. and property, real, personal and mixed and effects hereby granted, conveyed, assigned, mortgaged, pledged, transferexchange for other property, or othercome necessary to institute proceedings The jury in the Charleston ballot box tuffing cases, reported to court yesterwise dispose of so much of the proper-ty herein, and hereby assigned, mort-gaged, pledged and conveyed, or intendfor the foreclosure and sale of the day their inability to agree on a ver-dict, 8 for conviction and 4 for acquit-tal, were discharged, and a mistrial enmortgaged premises the party of the red and set over or intended so to be, as second part, his successor or success-ors shall aid, promote and encourage in lawful ways any plan for the foresecurity for the payment of said ten thousand bonds, and by its agents to site and necessary for its business: pro-BEDDING, &C. tered. vided always, that upon all and every take, collect and receive the tolls, earn-In a railroad collision between a log closure and reorganization of the mortther delay, then and from thenceforth, ings, income and profit therefrom; and furthermore that it, the party of the gaged premises suggested for the bene-fit and advantage of the holders of such lease, sale or other disposition of train and a passenger train eleven miles west of Jacksonville, Fla., yesteras well as this present indenture and such property, the moneys arising therefrom shall be applied by the party of the first part to the purchase of propthe estates hereby granted and convey-Cheap Bedsteads, second part, its successor or successors, ed or hereby agreed so to be, as said re-cited bonds or obligations shall become bonds secured hereby, that it mayd eem lay, Henry Howell, the oldest engineer if the party of the first part shall have most beneficial for such bondholders and the first to run an engine in the made default in the manner in this arerty necessary or proper for the busi-ness of the party of the first part: the AND LOUNGER, State, was instantly killed. void and of no effect, anything hereinprovided a majority in amount of such ticle before mentioned, and such default The editor and manager of the Mas-cette, a paper published at New Or-leans were yesterday arraigned in court Parlor & Chamber Suits. bondholders shall consent thereto; and in case of sale in pursuance of such before contained to the contrary there-of notwithstanding, and satisfaction shall be forth with duly entered by the shall have continued for the period of one year, may proceed and is hereby ex-pressly authorized and empowered property so purchased to be 'subject to COFFICE OF ALL EXELS ON HAND. all and every the terms, provisions and proceedings the same shall be conductconditions of this indenture, and the ed under the general control and manand sentenced to ten days imprisonthereupon to proceed by its officers, a zents or attorneys, within such reas-sonable time as it may deem proper, and upon and after public notice by advertising the time and place of sale said trustee or trustees for the time ment, for contempt of court, by Judge agement of the party of the second being upon the record of this indenture Monroe, for publishing articles about WHAT TEADS STREET. of mortgage. CHARLOTTE, H. C. party who had applied for and ob-In witness whereof the said, the Mid-land North Carolina Railway Company, ained an injunction against such pubication. once a week for at least three months in one or more newspapers published in each of the cities of New York, in company any lands acquired in any understood and agreed that the party has hereunto and to fourteen other in-Troops in Arizona, under Capt. Tupstruments of like tenor and date, affixed per, had another fight with the Indians its common or corporate seal and the President of said company by virtue of turing 200 head of stock. One soldier WALLACE BROTHERS the State of New York, and Boston, in the State of Massachusetts, and Ral-of stations, depots, shops or other build-cessors, shall be guided and controlled the authority vested in him, has herethe state of Massachusetts, and that eigh, in the State of North Carolina, to sell at public auction in the said city of Raleigh at such place in said city, and at such hour of the day as the party of the second part may designate, to the highest bidder all and singular the killed and one wounded. unto affixed his signature and the secra-tary of the said company has duly at-tested the execution thereof, the day Congress Yesterday. The Senate spent yesterday in discus-sing the court of appeals bill, which finally went over for further discussion to-day. Mr. Windom was granted his committee to investigate alleged ruand year first aforesaid. at such hour of the day as the party of the second part may designate, to the highest bidder, all and singular the property, real, personal and mixed, and premises hereby granted, conveyed, as-signed, mortgaged, pledged, transferred and set over, or intended so to be, and all the henefit, and equity of redemn-WILLIAM J. BEST, SEAL.] Statesville, N.C., President. jority of the bonds secured by this in-JOHN P. CADDAGAN, Secretary. Signed, sealed, executed and delivered in presence of us, the words "and to fourteen other instruments of like denture, and shall be approved by the said party of the second part. The mors about the whiskey ring. The House spent the day in discussing the tariff commission bill on which general debate was closed and will take up the amendments to-day. At 4.30 p. m. the House took a recess to 7.30, evenholders of a majority in amount of the bonds at any time secured hereby may by a written instrument at any time --OFFER THE-and set over, or intended so to be, and all the benefit and equity of redemp-tion whatsoever of the party of the first part in and to the same and every part and parcel thereof, together with the benefit of the franchises belonging thereto, or connected therewith; and that as the attorney or attorneys of the party of the first part for that purpose by these presents duly appointed and constituted, the party of the second part, its successor or successors shall have full power and authority to make, exe-cute and deliver to the purchaser or tenor and date" interlined in last cause by a written instrument at any time before the sale of the said premises un-der and by virtue of this mortgage waive any default in payment of inter-est so far only, that the principal of said bonds shall cease to be payable forthwith, in case said principal shall have become so payable by reason of such default: but such waiver shall be of no effect unless the party of the fort -LARGEST STOCK-= before signing. JOSEPH B. BRAMAN, T. A. DEARBORN, State of Massachusetts. ing session for consultation of the pension bill. "BOUGH ON BATS." CITY OF BOSTON, **GENERAL MERCHANDISE** Clears out rats, mice, roaches, files, ants, bed-ugs, skunks, chipmunks, gophers. 15c. Drug-COUNTY OF SUFFOLK, 88. Be it remembered, That on this, sev-enteenth day of April, A. D., 1882, be-fore me, James Barram, a commissioner of no effect unless the party of the first part shall pay to bondholders or to the party of the second part for their use all installments of interest then in ar-Write to Mrs. Lydia E. Pinkham, 233 Western full power and authority to make, exe-cute and deliver to the purchaser or purchasers thereof a good, valid and sufficient deed of conveyance or con-veyances, bill of sale or bills of sale, as-signment or transfer of all and singu-lar the said property, real, personal and mixed, rights and premises hereby granted, assigned, transferred, convey-ed as aforesaid; which sale, so to be made as aforesaid, and which deeds, conveyances, assignments, bills of sale. IN THE STATE, venue, Lynn, Mass., for names of ladies that of the State of North Carolina, in and have been restored to perfect health by the use of for the State of Massachusetts, residing for the State of Massachusetts, residing in the said city of Boston, personally appeared William J. Best, the President of the Midland North Carolina Rail-way Company, and John P. Caddagan, the secretary of the same company, to me respectively known personally to be such, why being by me severally sworn did depose and say that he, said Wm. J. Best, resided in the county and State of New York; that he, said John P. Cad-dagan, resided in said city and county of New York; that he, said William J. Best, was president and he, said John rears. Fourteenth. That the party of the second part shall be under no obliga-tion to recognize any person or persons, firm or corporation as holder or holders, owner or owners, of any of the bonds secured hereby, or to do or to refrain from doing any act pur-suant to the request or de-mand of any person or persons, firm or corporation, professing or claiming to be such holder or holders, until such supposed holder or holders shall pro-duce the said bonds and deposit the rears. her Vegetable Compound." It is a positive cure for the most stubborn cases of female weakness. ON THE MOST FAVORABLE TERMS AND IN COMPETITION WITH ANY JOBBERS IN THE COUNTRY. THEY WILL BE GLAD TO Fear Not. QUOTE PRICES TO THE TRADE. All kidney and urinary complaints, especially Bright's Disease, Diabetes and liver troubles. Hop Bitters will surely and lastingly cure. Cases ex-actly like your own have been cured in your own neighborhood, and you can find reliable proof at home of what Hop Bitters has and can do. mar18 1y -OURbonds, and the trustee shall have full conveyances, assignments, bills of sale, and transfers so to be made and deliv-ered as aforesaid, shall operate to conpower to allow the said party of the first part from time to time to dispose What Makes You Hiss, according to its discretion of such por-tion of its machinery, equipments and implements, at any time held or acquir-A tooth is missing among the incisors, and you SPRING STOCK vey, assign, transfer to, and vest in said purchaser or purchasers all the right, title, interest and estate whatsoever reversionary catagers and the state in sum and here in a sum and here of a comparison of sum of the second part in such as a compared as a first such as a compared first period of the such as a compared first period fir cannot help hissing. Go and get one put in, and then use SOZODONT to keep the others right. You should have done this years ago, but it is bet Best, was president and he, said John P. Caddagan, was the secretary of the said The Midland North Carolina Railduce the said bonds and deposit the ed, for the use of the said railroad, as may have become unfit for such use, replacing the same by new, which shall ter now than never, said The Midland North Carolina Rail-way Company; that they knew the cor-porate seal of said company; that the seal affixed to the foregoing instrument is such corporate seal; that it was so affixed thereto by order of the board of directors of said company; that they, said William J. Best and John P. Cad-dagan, signed their names thereto by the like order as president and secre-tary of said company respectively and Miscellaneous. IS NOW COMPLETE. FLAGS LAC H Wholesale § Retail Buyers Invited to Examine it Before Making their Purchases. Ø HANDSOME STOCK OF the like order as president and secre-tary of said company respectively, and they being each respectively known to me to be the officers and individuals above described, acknowledged that they executed the foregoing instru-ment as the free act and deed of said YOUR] New Carpets, Oil Cloths & Rugs. BIG AND LITTLE, LARGE AND SMALL, AND ALL PRIC McSm HOMES AND HOUSE FURNISHING GOODS A SPECIALTY. N company. In witness whereof I have hereunto set my hand and affixed my official seal, the day and year last above written. [Signed] JOSEPH B. BRAMAN, FLACS The Largest and Cheapest Stock of Embroideries in the City. Ø [Signed] JOSEPH B. BRAMAN, [SEAL.] Commissioner of Affidavits for North Carolina in Mass., office 5 Court street, Boston. Music CALL A D SEE THEM. BUSINESS ELIAS&COHEN. der no obligation to enter an appear-ance by counsel or in any way appear and defend the said suit, or other pro-ceeding, unleas indemnified to its satisfaction for so doing by the said bondholders or some other person—it being understood, however, that the party of the second part shall not be required to notify any such person, in any such case, provided it shall elect to appear lin such litigation, without requiring such indemnity, and it being further understood that in no case shall the party of the second part be com-pelled to appear in court, or otherwise by any counsel except such as may ba retained by the said party of the second part. The American Loan and Trust Com-pany, the party of the second part, in the foregoing indenture named, hereby accepts the trust contained in the said indenture subject to the provisions mar15 1m House A Miscellaucous. EXTRA HOUSES. ---AT---Þ LAC ANNOUNCEMENT TEL.OLD WILDER'S Charlotte Opera House ! WE HAVE JUST RECEIVED AND OFFER FOR A eight hundred and eighty-one. AMERICAN LOAN AND TRUST Co., by Asa F. Portrer, President. Attest: N. W. JORDAN, Actuary. SHORT TIME ONLY **PROF. J. M. MACALLISTER** THE GREAT WIZARD OF THE WORLD, AND HIS TROUPE OF STARS. COMMONWRALTH OF MASS, COUNTY OF SUFFOLK, SS. You will find a choice and complete stock of CHINA TEA SETTS NIGHTS ONLY

ses, generally, according to the rules of good management; and may enter into any and all contracts, proper, ordinary and usual in such pass and charge the same as a lien woon the more aged premises; and the party of the second part generally may lo and perform all things in the premises, connected with the coutrol and management of the aforesaid, without interruption, or dis-

of the second part may take such law-ful measures as it may deem for the interest of the bondholders to organize

sponsibility whatsoever in consequence of permitting the party of the first part to retain or be in possession of the rail-

The said trustee shall be construed as requiring precises and stated shall be construed as requiring the said property of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in the party of the isecond part, when so in and proper for the second part, when so in and proper for the second part, when so in and property of the isecond part, when so in and property of the isecond part, when so in and property of the isecond part, when so in and property of the isecond part, when so in and property of the isecond part, when so in and property of the isecond part, when so in and property of the isecond part. And the premises, and property. And the premises of the party of the isecond part, when so in and property of the isecond part. And the premises of the party of the isecond part, when so in and property of the isecond part. And the premises of the party of the isecond part, when so in and property of the isecond part. And the premises of the part of the isecond part, when so in and property of the isecond part, when so in and property. And the premises of the party of the isecond part, when so in and property of the isecond part. And the premises of the part of the isecond part, and ne boundhold part of the part of the isecond part. And the premises of the part of the isecond part, and party of the isecond part. And the premises of the par any act of the said party of the first



	such sale the said party of the first part writing, direct satisfies and the the	the purpose of ming the vacancy so	CITY OF BOSTON.	4 NIGHISUNLI 4		and monotoneers of the second second second
	for itself, its successors and assigns, covenants and agrees to join in and confirm the conveyance to the purchas- er or purchasers. Seventh. That if the party of the sec- ond part shall enter upon the preserve to the sec-	caused, and supplying the place of said	Be it remembered, That on this sev-	and SATURDAY MATINEE.		
	confirm the convergences to join in and Eleventh. That the right of action	ing refusing or bacoming income	enteenth day of April, A. D., 1882, be-	and SALCEDAL MALINER.	PURE FRESH BRUGS,	Mossrose Deco ation, 56 pieces, \$10.00. worth
	er or purchasers. under this indenture shall be and the	act such nomination and appointment	fore me, Joseph P. Braman, commis-	-COMMENCING MAY 3rd, 1882	A CASA A RELIGIE DICCUS	\$15.00.
	Seventh. That if the party of the sec- ond part shall enter upon the premises and take possession, control and man-	to be made by instrument in writing	sioner of the State of North Carolina, for the Common wealth of Massachu-	Grand Matinee Saturday at 2 o'clock.		
	ond part shall enter upon the premiese Loan and Trust Company, party of the	to be executed, acknowledged and re-	setts residing in the sold site of Du-	than mathee baturusy at 2 0 clock.		EXTRA FINE TEA SETTS, gold, bird and Hower
	and take possession, control and man- successor and unsee, its successor and	corded in the same manner as this	top. personally appeared Ass D Bottom	Doors open in the evening at 7 o'clock. Per-	Coldea's, Leibig's Liquid Extract	decoration combined, 44 pieces, \$12.50.
	agement thereof, under and by virtue shall any individual booth at an	present indenture and the acceptance	the president of the American Loan	The presents given at each entertainment are	our of a start of a st	worth \$18.00.
	of the preceding article, it shall apply number of individual bondholder, or any	of the trust by such new trustee or	and Trust Co. of the city of Boston and	purchased from your own merchants, which ought		DOD OTHER TARAN
	ond part shall enter upon the premises and take possession, control and man- agement thereof, under and by virtue of the preceding article, it shall apply and administer the net revenue and in- come from the mortgaged premises dur- ing such possession in the discharge and satisfaction of interest or interest and principal secured by this indenture, as the same may become due and and thereby provided, as the same may become due and and thereby provided, as the same may become due and and thereby provided, and principal secured by this indenture, as the same may become due and thereby provided, as the same may become due and thereby provided, and principal secured by this indenture, as the same may become due and the presence of the purpose of the presence of the purpose of the	trustees to be endorsed upon and re-	N. W. Jordan, the actuary of said com-	Admission, with one envelope, 25 cents: reserv-	- OF	FORCELIAN TEA SETTS, plain white, very slip-
	ing such possession is the premises dur- other proceeding, under this indenture	corded with such instrument in writing	pany, to me respectively known, who,	ed seats, with two envelopes, 50 cents. The holder		44 pleces, \$5.00.
	and satisfaction of interest or interest or interest of interest or interest	insted shall moon his or their seconting	Deing by me severally duly sworn, did	the theatre and will be given six envelopes. Re-	DEPE and TONIC INVICORATOR	DOD OPT TAN DISCHIPTO OPPORT ANT ANT ANT
	and principal secured by this indentuse dy herein , and hereby provided	the appointment take upon itself or	Potton and say that he, the said Asa P.	serve tickets for sale at the usual places.	BEEF AND TONIC INVIGURATOR,	RIS OOL despected 190 places for 225.00
	as the same may become due and new unless requested thereto by a	himself, or themselves the same trusts	that he the said N W Lordon said	maya over sense sense an over the	222 E)	ors out, decorated 180 pieces, for \$35 (a)
	able, and in due order of priority or pro- instority of the bondholders, as here	and have the same powers, and be sub-	in said city of Roston : that he the said	THE KINC'S MOUNTAIN	THY IT.	PRONZE LAND I A A ANALY AND
1.0	portion as hersinbefore mentioned proceedings and all actions and	ject to all the stipulations and condi-	Asa P. Potter wanthe President and he	ALL UCALING CODINGS OD		with shades at \$1 worth \$2
	During such possession, occupation, ing the provision purpose of enforc-	tions of this indenture; which trusts,	said N. W. Jordan, was the actuary of	ALL-MEALING SPRINGS CU.		with shades, at \$1, worth \$2.
	ing such possession in the discharge and satisfaction of interest or interest and principal secured by this indenture, as the same may become due and pay- able, and in due order of priority or pro- portion as hereinbefore mentioned. During such possession, occupation control and management, the party of the second part shall only be liable for the exercise of good, faith and reason- able diligence, and all expense, loss, and damage of every kind and nature grow- ing out of such possession, control and management shall, to the extent of any liability that is incurred thereby, con- stitute a charge upon the mortgaged premises exclusively. The party of the second part during such possession, control and management, shall have full right, power and authority to oper- ate and control the railreads and pro-	powers, stipulations and conditions, it	the said American Loan and Trust	Will open for the season of 1982, on the 15th day	CIGARS TOBACCO.	THE OTHER COODS IN PROPOLITUS
	the second part shall only be liable for the party of the second part its	is hereby agreed and declared shall an-	Company of the said city of Beston ;	of May. They have enlarged meir hotels to ac-	01011110 a 10011000,	LO ALL'OTHER GOODS IN PROPORTION LAS
	able diligona and reason- sor or successors, according to its and	tend to and be performed and executed	BRALLING KINOW the corporate seal of	ammement calculated to promote health and com	THE FINEST CET POTION In the CITY	Printer III has been a start to be the sent
	damage of every kind and and hoss, and their sound discretion, without any in	Toy such new trustee or trustees, as they	said company, that the seal affixed to	fort. These wonderful Waters cure Drspensie	ALL SINGOI BELEVITON IN the CITT,	wholesale and Betall
	ing out of such possession control or Lerierence on the part of any individual	Trustees named havein as norties of the	rate soal that it are a affind thanks	ments of the Digestive Organs. All Skin Diseases	ncluding the famous LA PABEPA brand of Cigars	
	management shall, to the extent of any bondholder, or bondholders until and	second part and a like nomination or	by order of the board of directors of	and Ulcers of every kind, Scrofula, Calarrh and	a second s	J. BROOKFIELD & CO.
	liability that is incurred thereby con- los of at heast one-half	appointment may and shall be made	said commany and that they the said	Syphiftic patients who had visited Hot Springs of		40100
	stitute a charge upon the mortgaged ontstanding their secured hereby they	and carried into effect in like manner.	Asa P. Potter and N. W. Jordan, signed	Arkansas without relief, found it here last season.	Chemicals and Tollet Articles	
	premises exclusively. The party of the in writing the main unite in requesting	1 from time to time, as often as there	their names thereto by the like order	on Female Complaints, and many distression	chomicals and remote in doios,	OUDOFON DENTION
	second part during such possession. Its successor or and content of the second part	shall be occasion therefor, and with the	as President and actuary of said com-	cases were cured last season. The owners intend	an assortment, and everything generally kent in a	SURGEUN DENTISTS,
	control and management, shall have frain from doing any matterial of or re-	same effect as hereinbefere mentioned.	pany, respectively, and acknowledged	the United States. Besides a Table diasta in	first class Drug Store. Special attention given to	CHARLOTTE, N. C.
	rull right, power and authority to oper- Lacts, or to pursue or ratediar act or	Sixteenth. It is hereby further coven-	that they executed the foregoing instru-	will open a Restaurant, and visitors may suit their	faction guaranteed.	
	ate and control the railroads and prop- suing any particular line of conduct of	anted and agreed, that this trust is ac-	ment as their free act and destrand as	issued from all points to King's Mountain the		Office on Trade street
	city hereby mortgaged and to use, oc- policy connected with the enforcement	the priver and the express condition that	ALIGHT CONTENT OF THE PART COM.	pot for these Springs. For further information.	Corpar Trado	Office on Trade street over L. Berwanger & Bro's clothing store.
21.102	second part during such possession, control and management, shall have full right, power and authority to oper- ate and control the railroads and prop- erty hereby mortgaged, and to use, oc- cupy and possess the mortgaged premi- of this security, and said trustee shall	future trustee incor any lighting or re-	In witness whereof I in ve hereunte	Mountain, N. C. Manager, King's	College Street	Office hours f om 8 a. m. to 5 p. m#1
	A DECEMBER OF A	The page single of the such meduice or re-	I the wind the second a second to I	upr27 8m	apr	apr2
		3				