# Daily Charlotte Observer.



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Boots, Shoes, Hats, Trunks,

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### FALL<sup>®</sup> WINTER STOCK

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PEGRAM & CO. IF YOU WANT A NICE PAIR OF ferent departments. Ladies, Misses and Children's Shoes, ful, but the Of any kind you can get them at

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PERRY DAVIS' PAIN KILLER. The prompt use of this invaluable remedy has PERRY DAVIS' PAIN KILLER 15 not an experiment. It has been before the public for forty years, and is most valued where it is best known. A few extracts from voluntary testimonials

read is follows: PART KILLER has been my household remedy for colds for the past twenty-seven years, and have never known it to fail in effecting a cure.— L. S. CROCKER, Williamsville, N. Y. For thirty years I have used PAIN KILLER, and found it a never-failing remedy for colds and sore throat.—BARTON SEAMAN. Have received immediate relief from colds and sore throat, and consider your PAIN KILLER an invaluable remedy.—GEO. B. EVERET. Dickinson. avaluable remedy .- GEO. B. EVERETT, Dickinson, have just recovered from a very severe cold,

I have just recovered from a very severe cold, which I have had for some time. I could get no relief until I tried your PAIN KILLER, which relieved me immediately. I will never again be without it. - C. O. Fonce, Lowndes, Ga. Have used PAIN KILLER in my family for forty cears, and have never known it to fail.-RANSOM Lewis, Waynesboro, Ga. I began using PAIN KILLER in my family twenty. Ave years ago and have used it ever since, and have found no medicine to take its place.-B. W. DYLR, Drukrist, Oneida, N. Y. For whooping-couch and croup it is the best preparation made. We would not be without it.-A. P. Hours, Liberty Mills, Va. For twenty-like years I have used PAIN KILLER for colds and chapted lips, and consider it the best medicine ever offered.-GEO Hooper, Winnington, N. C.

streets, to the wharf where her shawl N. C. I was suffering severely with bronchitis, and my throat was so inflamed I could scarcely swallow any food. I was advised to try your PAIN KILLER, and after taking a few doses was completely oursed - T. WILKINGON was found, nor that any one was a witness to the terrible tragedy. At all events she has not been heard from and after taking a few doses was completely cured.—T. WILKINSON. Dr. WALTON writes from Coshocton: Your PAIN XILLER cures dip litheria and sore threat, so alarm-inely prevalent here, and has not been known to fall in a single instance. This fact you should make known to the world. Mrs. ELLEN B. MASON writes: My son was taken violently sick with diphtheria, high fever, and cold chills. So many children have died here, I was afraid to call a physician, and tried your PAIN KILLER. He was taken on Sunday, and on derful cure, and I wish it could be known to the poor mothers who are losing so many children. For Chills and Fever PAIN KILLER has since she was missed from her room yesterday morning. During a good portion of the day yesterday efforts were made to recover the body by dragging, but without suc-Mrs. Solomon was about 38 years of age, and leaves a husband and four small children to mourn her sad fate. For Chills and Fever PAIN KILLER has no equal. It cures when everything else fails. Delays are often dangerous. A bottle of PAIN KILLER in the house is a safeguard that no family should be without. All druggists sell it at 25c., 50c., and \$1.00 A decision rendered by Judge Thayer,

per bottle PERRY DAVIS & SON, Propriators Providence, R. I.

sept d'tw sept & oct.



H. C. ECCLES, PROPRIETOR. CHARLOTTE, N. C.

upon his decease, his widow found that THIS Hotel was completed in 1872, and new additions made in 1875. "THE CENTRAL" is situated on Independent Square, occupring half a block on Trade street, in the business cenher right to one-third interest for life in the real estate had been conveyed away by this trust deed. She was thus left without the support she had detre of the City, in close proximity to Banks, Ex-press and Telegraph offices, and commanding a pended upon. She was advised that mountain view of more than fifty miles. The intention of the Proprietor 1s. not only to such a conveyance of the property by Mr. Baird at a time when he had depresent to the traveling public one of the finest Hotel Buildings in the South, but one of the most clared his purpose to marry her, and within a few days before their formal omplete and best conducted Hotels in all its difengagement, was unlawful, and Judge Having recently been decorated and frescoed throughout. It is not only one of the most beauti-Thaver's decision has confirmed this view of the law by a decree which restores to the widow her rights as

widow.

LEADING AND PALACE HOTEL

of the South, the home of Commercial Tourists, pleasure seekers and resident guests. H. C. ECCLES, Proprietor, will be pleased to welcome his friends and the traveling public, and respectfully solicits a share of patronage from all Washington Cor. Bultmore Sun After Delegate Cannon, of Utah Terwho would enjoy and appreciate a home combin-

that would outvie a string of Cumberthat his wife was missing, having left lands or Hollands. the room in her night clothing, without

shoes, and with only a woolen shawl Bond Cases Before the Supreme Court. over her head, as was supposed. An immediate search was commenced, Raleigh News and Observer.

which finally resulted in the finding of

the shawl on the edge of the wharf be-

tween Messrs. P. Cumming & Co.'s mill

and the fish marke'. This of course

served to confirm the suspicion that

had already been entertained that the

unfortunate lady had drowned herself

while in a fit of mental aberration. We are informed that Mrs. Solomon has

been suffering from attacks of this

character for the past two years, though

never before to the extent of causing

her to seek to destroy her life. There

can hardly be a doubt that she has done

so this time and succeeded in consum-

mating her purpose, though it is not known that any one saw her while she

was making her way from her residence

on Second, between Dock and Market

Important to Those Engaged.

of Philadelphia, Saturday last, illus-

to be married have need to be circum-

spect about the disposal of their prop-

erty. The story of the case is briefly

The late James Baird inherited a

large property from his father. James

was a widower with children. Both

before and after his inheritance of his father's property he courted the lady

who is now his widow, became formal-

ly "engaged" to her September 23, 1878,

and married her on the 12th of Novem-

ber following. A few days before the "engagement," but after he had declar-

ed to several friends his intention to

marry this lady, he conveyed all his

real estate, to the value of about seven-

ty thousand dollars, to certain trustees

in trust for himself during life, and

then to his children by his *first* wife.

This trust conveyance appears to have

been instigated by the trustees as a friendly act, to prevent him from squandering his inheritance, rather

than from any purpose to defraud the

aflianced bride of the rights in the

property that would accrue to her upon

her marriage. Mr. Baird died in about

four months after the marriage, and,

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Mormons in Politics.

this

trates the fact that persons "engaged'

Among the important cases now pending in the Supreme court of the nited States are what are termed the original bond cases, from New York and New Hampshire, against the State of Louisiana. These cases are brought against Louisiana to make that State pay bonds she has repudiated as having been illegally issued. These cases are of particular interest to us here in North Carolina, because if the Supreme court of the United States shall decide to give the judgment demanded, we may expect that similar suits will be immediately brought by those States against the State of North Carolina upon those miserable special tax bonds. It will be remembered that the Republicans in 1869 passed bills authorizing the issue of \$25,000,000 of special tax bonds, and levied special taxes to the amount of 54 cents on the \$100 worth of property to pay interest on these bonds. The sheriffs were directed to collect annually 54 cents taxes to pay the interest on these bonds. If the Supreme court of the United States shall decide that

these bonds were properly issued, the sheriffs would be required, by an order from that court, to collect these taxes and pay them in to a receiver, appointed by the court. Now, it is true that the Democratic party has done every-thing it could do to prevent this. We

have even submitted to the people an amendment to the constitution, which has been ratified, forbidding any Legislature from paying anything on these bonds without submitting the question first to the popular vote. The Demo cratic party has left no stone unturned to protect the people against the possible consequence of this Republican legislation. To pay these bonds would bankrupt the State; it would break up nearly every family in the State. It would engulf us all in one common ruin. The homestead can be sold for taxes; ten thousand homesteads would be sold for these taxes. Now in view of the fact that those

bonds were issued by the Republicans and the taxes were levied by the Republican party, while the Democrats have sought to protect the people against them; and in view of the danger which threatens the people from this source, which party should be given control in North Carolina? We are aware that Dr. Mott's revenue men pretend to meet this question by calling attention to the constitusional amendment adopted by the Democrats, forbidding the Legislature from recogniz ing or paying any interest on these bonds without a popular vote. That amendment was not intended to protect the people against a judgment by the Supreme court of the United States requiring the sheriffs of the counties to collect the special taxes levied by the Republican Legislature of 1869 "and to be annually thereafter collected."

The purpose of the amendment was to prevent any Legislature from recognizing or paying this debt. It cannot control the action of the Supreme court of the United States. This is a danger which has still to be met. Who shall meet it, the party that issued twenty-five millions of bonds and levied the special taxes, or the party which has always sought to protect the people against them ?

.... More Desertions from Mahone. The importation into Virginia during

Perfectly narmiess. Used internally or externally for Man or Beast. The Fluid has been thoroughly tested, and we have abundant evidence that it has done everything here claimed. For fuller information get of your Druggist a pamphlet or send to the proprietors, J. H. ZEILIN & CO., Manufacturing Chemists, PHILADELPHIA

Tottertes.

The Public is requested carefully to notice the new and enlarged Scheme to be drawn Monthly.

TO CAPITAL PRIZE, \$75,000. TET

Ticketsonly \$5. Shares in Propertion

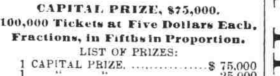


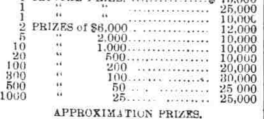
State Lottery Company Louisiana Incorporated in 1868 for 25 years by the Legis-Incorporated in 1868 for 25 years by the Legis-lature for Educational and Charitable purposes-with a capital of \$1.000.000-to which a reserve fund of \$550,000 hns since been added. By an overwhelming popular vote its franchise was made a part of the present State Constitution adopted December 20, A. D. 1879. The only Lottery ever voted on and endorsed by the periods of a part of the present state constitution the people of any State. It never scales or post-

pones. Its GRAND SINGLE NUMBER Drawings will A SPLENDID OPPORTUNITY TO WIN A FORTUNE ELEVENTH GRAND

DEAWING, CLASS K. AT NEW OBLEANS. TUESDAY, NOVEMBER 11:6, 1882, 150th Monthly Drawing. Look at the Following Scheme, under the ex-

Justve supervision and management of GEN. G. BEAUREHARD, of Louisiana, and Gen. JUBAL A. BARLY of Virginia, and Gen. JUBAL A. BARLY of Virginia, who manage all the draw-ings of this Company, both ordinary and semiannual, and attest the correctness of the publish-ed Official Lists.





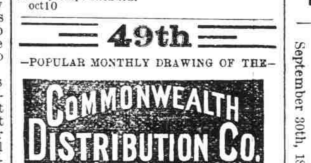
9 Approximation Prizes of \$750... 9 Approximation Prizes of 500... 9 Approximation Prizes of 250... \$6.75 2,250

1967 Prizes, amounting to..... \$265,500 Application for rates to clubs should only be made to the office of the company in New Orleans. For further information write clearly, giving full address. Send orders by Express. Registered Let-ter or Money Order, addressed only to M. A. DAUPHIN, New Orleans, La.

or M. A. DAUPHIN. 607 Seventh street, Washington, D. C. N. B .- Orders addressed to New Orleans will re-

ceive prompt attention.

sembly of Kentucky.



In the City of Louisville, on TUESDAY, OCTOBER 31st, 1882.

thern Hou e keep a lar Musical In sical. Our we These drawings occur monthly (Sundays except-ed) under provisions of an Act of the General Asstri 0

all kind things world from N

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kinds

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#### OUR REWARD: SUCCESS.

WE Manufacture our own Men's Clothing, and therefore can sell at much lower prices than any other house can offer the same Goods. We are now prepared to offer the largest and best assorted stock of READY-MADE



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Leading Clothlers and Tallors. oct1 Mc Ŷ Ö I S 57 Octaves,  $\leq$ 

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