

WE

ARE MAKING A SPECIALTY

OF

Carpets, Rugs, Mats,

ETC., ETC.,

This Season.

WE HAVE

MAGNIFICENT

STOCK.

REMEMBER

THIS

WHEN YOU WANT

CARPETS!

Alexander & Harris.

1882. OUR 1883.

FALL AND WINTER STOCK

OF

BOOTS, SHOES,

HATS, TRUNKS,

Valises and Traveling Bags,

IS NEW COMPLETE.

has been selected with unusual care to meet the  
wishes of the Trade, and to give them the  
BEST GOODS MANUFACTURED.

LADIES' GENTS' AND CHILDREN'S

Fine Boots, Shoes and Slippers

A SPECIALTY.

OUR STOCK OF

Trunks, Valises and Traveling Bags

IS LARGE AND VARIED.

HATS; OUR LINE OF HATS

IS SOME OF THE

BEST HANDS AND LATEST STYLES

OF

SILK, STIFF & FELT.

Call and try the Old Established House of

PEGRAM & CO.

Dr. Goods, Clothing, &c

Bald Mountain

ON A

BOOM!

Still the rush continues for our goods, and

every day we receive something new.

Ask to see our colored Bordered Hemstitched

Linon Handkerchiefs.

The best Corset for 50 cents ever shown in

Charlotte.

Another lot of Misses and Children's Underwear

just in by Express.

A very nice line of Boys and Misses Fur Caps.

We don't want you to forget that we are head-

quarters for Ladies' Cloaks, Dolmans, Circulars,

Walking Jackets, &c., and have made special

prices for the next thirty days.

Our fourth stock of Black Cashmere has just

come in, and we can now give you a Black Dress

from 15c to \$1.75 per yard.

Twenty-five Gross Buttons all shades, arrived

to-day by Express.

Our stock of Gloves, in Thread, Worsted and

Kid, is complete.

Another installment of Hosiery for Misses and

Children.

Give us a call and be convinced that we keep

the most complete stock of Goods in Charlotte.

Very Respectfully,

T. L. Seigle & Co.

P. S.—Ladies' Gents' Boys and Misses Rubber

Coats and Gossamers, all sizes.

nov19

Medical.

Diphtheria.

A cold or sore throat may not seem to

amount to much, and if promptly attended to

can easily be cured; but neglect is often

followed by consumption or diphtheria.

No medicine has ever been discovered which

acts so quickly and surely in such cases as

PERRY DAVIS' PAIN KILLER. The

prompt use of this medicine, which has

been used for thirty years, has saved

thousands of lives.

PERRY DAVIS' PAIN KILLER is

not an experiment. It has been before the

public for forty years, and is most valued

where it is best known, and is the most

valuable remedy for all the ailments

mentioned above.

A few extracts from voluntary testimonials

read as follows:

Perry Davis' Pain Killer is my household remedy

for all the ailments mentioned above, and

has saved me from many a severe cold,

sore throat, and other ailments, which

have been cured by its use. I have used it

for thirty years, and it has never failed me.

For thirty years I have used Perry Davis' Pain

Killer, and it has never failed me. I have

used it for all the ailments mentioned

above, and it has saved me from many a

severe cold, sore throat, and other

ailments, which have been cured by its

use. I have used it for thirty years, and

it has never failed me. I have used it

for all the ailments mentioned above, and

it has saved me from many a severe cold,

sore throat, and other ailments, which

have been cured by its use. I have used

it for thirty years, and it has never failed

me. I have used it for all the ailments

mentioned above, and it has saved me

from many a severe cold, sore throat,

and other ailments, which have been

cured by its use. I have used it for

thirty years, and it has never failed me.

I have used it for all the ailments

mentioned above, and it has saved me

from many a severe cold, sore throat,

and other ailments, which have been

cured by its use. I have used it for

SUPREME COURT DECISIONS.

Fall Term, 1882.

Reported for the Observer by William M. Bushe,

Anders, Executor, vs. Ellis, Adminis-

trator—Bladen.

SMITH, C. J.:

This action is instituted to recover a

breach of covenant in a marriage set-

tlement, in which it was agreed by the

man, that with four years after the

consummation of his marriage with the

woman he would purchase of, or cause to

be conveyed to the trustee mentioned in

the instrument, a negro female slave

of not less than certain value, to be

held in trust for the said woman. Upon

the trial, the plaintiff introduced the

marriage settlement and read it to the jury.

Both parties offered testimony, but

none was offered on the question of

damages, other than that contained in

the deed. Upon an intimation from the

court that in the absence of such

evidence on the question of damages

the jury would be instructed to give

nominal damages only, the plaintiff

suffered a non-suit and appealed.

The court says: The words "of not

less than nine hundred dollars value,"

as used in the contract are descriptive

of the slave and not of the sum to be

used in the purchase.

If slavery had ceased to exist before

the lapse of the four years, no one

could be required to do an illegal act, or

be liable in damages for not doing it.

Had the slave been sold to the plaintiff

before the lapse of the four years, the

plaintiff would have obtained the pro-

perty therein would have been the loss

of the slave only.

The damages must be assessed by the

jury upon evidence, whatever the rule

of estimating them be, and without

evidence only nominal damages can be

recovered.

No error. Affirmed.

McRae, Administrator, vs. Malloy—

Richmond.

ASHE, J.:

This was an action on a bond given

by defendant to the plaintiff, as a

plaintiff. As a defense a counter-claim

was pleaded. The case was referred at

Fall Term, 1880, to John W. Cole and

R. A. Johnson to take and state an

account. They reported defendant en-

itled to a credit of \$443.50, with interest

from "a reasonable time thereafter," say

thirty days. The plaintiff excepted to

so much of the report as allowed the

defendant interest, for the reason that

defendant made no demand for said

money before the institution of the ac-

tion. The exception was overruled and

judgment rendered in favor of the plaintiff,

from which she appealed.

The court says: Where the parties

are in the relation of debtor and credi-

tor and the court orders the debtor to

make payment, which he fails to do,

the debtor is bound to seek the

creditor and pay him, a demand on his

part is not necessary to give him the

right of action or interest on his claim.

Whether one person has the money

of another and keeps it, so that he

ought to pay it must pay interest on

the same. Plaintiff's exception over-

ruled.

No error. Affirmed.

State vs. Laney et al.—Union.

RUFFIN, J.:

Defendants were tried and found

guilty of forcible trespass. The proofs

were that the prosecutor and defendant

Laney had cultivated distinct portions

of a field surrounded by a common

NEWS NOTES.

Clifford Statham, Postmaster at Lynd-

burg, Va., died yesterday.

Enos S. Kerns, while addressing a re-

ligious meeting in Philadelphia last

evening, fell to the floor and died in-

stantly.

Associate Justice Bradley says that

the rumors about his retiring from the

bench are entirely gratuitous, and that

he has never expressed any such inten-

tion.

A Chicago dispatch says: Since the

shipment east of fresh beef in refrig-

erator cars was begun a few weeks ago

the trade in canned beef has almost en-

tirely ceased.

The Egyptian troops in the Sudan

are deserting. It is believed that re-

presentatives of the press will not be ad-

mitted to the trials of the rebels.

Mrs. Margaret Williams, of Jamaica,

L. I., committed suicide on Friday by

taking laudanum. Her husband said

that he asked a physician to attend, who

refused unless paid in advance.

Thos. Loeman, 13 years of age, a cash-

boy in Boston, with his sister and brother,

has, by the death of their uncle,

Michael Loeman, a broker in Mel-

bourne, Australia, fallen heir to his en-

tire fortune, amounting to two million

dollars.

The Attorney General of New York

has rendered an opinion that person-

ages, even though they be on the same

lot with churches, are liable to be taxed

the same as other property owned by the

church trustees or corporations.

It is rumored in high official circles

that in consequence of the passage of

the anti-immigration bill at the last

session of Congress, the Chinese em-  
bassy will be withdrawn, and in place of  
a minister a consul will be accredited to  
this country.

Gen. James D. Fessenden, United

States register in bankruptcy, a son of

the late Senator Fessenden, dropped

dead on the street at Portland, Maine,

last Saturday. He was nearly fifty

years old. He was in General Sher-

man's army in its march through

Georgia.

Suits have been begun in Chicago in

the name of the State of Illinois against

nearly all the insurance companies do-

ing business in that State, whose head-

quarters are not within the State, to

recover the cumulative penalties pre-

scribed by law for failure to file with

the State auditor a yearly report.

Mrs. Melville, wife of Engineer Mel-

ville, has been released from the hos-

pital for the insane at Norristown, Pa.,

and has returned to her home at Sharon

Hill, near Philadelphia. When com-

mitted to the hospital she was suffering

from the effects of alcoholic prepara-

tions.

The matter of a new trial in Mrs.

Seville insanity case came up in the

Cook county court at Chicago on Satur-

day, and when the result was a day

out from that point the captain and cook

died of the same disease.

SHOULD TAKE HIS SIGN IN.

The Effect of the Three Balls in Front

of the White House on an Inebriated

Stranger.

Washington Critic.

"Humph," said one of the boys as he

passed the President's House yesterday,

"Heidy must have planned those deco-

ration chains."

The facetious person alluded to the 3

gilt balls which gleam on the White

House portico and give one the impres-

sion of "shoved-up" ulsters and watch-

less chains.

Arthur wished to inform the passing

Don't Forget the "Nozodont."

but use it regularly a few every meal. It imparts

a pleasant flavor to the mouth, changes offensive

sections into healthful, invigorates the gums,

and cleanses the interior of the teeth. Like old

Hercules, it purifies the Augean stables which

some have in their mouth.

Rheumatic diseases. These ailments follow

from a cold liver and constive bowels; the skin,