Daily Charlotte Obzerver.

VOLUME XXXIV.

Our Tuesday Sale

A FEATURE OF OUR BUSINESS, NON

Is a Success.

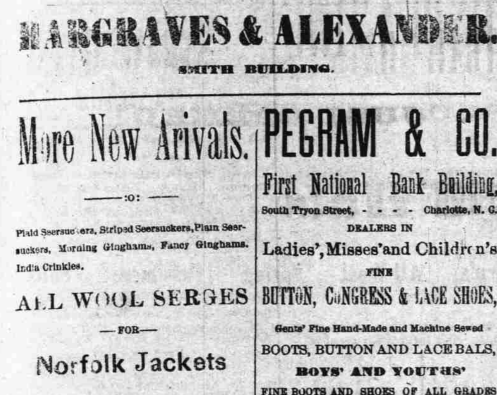
Int between times we have a stock of goods second to none we have ev shown.

DRESS GOODS AND TRIMMINGS

In all the new styles. A new line of FRENCH SATTEENS and BAPTISTE CLOTHS. Don't torget our beautiful line of INDIA LINEN at 10 cents per yard.

Parasols & Umbrellas

A new line of ORIENTAL LACES and FLOUNCINGS just received, and handsome for the money.



CHARLOTTF, N. C., FRIDAY, APRIL 30, 1886.

The Charlotte Observer.

"TRUTH LINE THE SUN, SOMETIMES SUBMITS TO BE OBSCURED, BUT, LINE THE SUN, ONLY FOR made to appear to the United States court or judge having jurisdiction that the health or life of any person Subscription to the Observer. imprisoned for any offense, in a coun ty jail or elsewhere, for a period of one year or less, is endangered by close confinement, the said court or DAILY EDITION. In the city..... judge is hereby authorized to make

such order and provision for the comfort and well being of the person so imprisoned as shall be deemed WEEKLY EDITION. reasonable and proper. Sec. 4 That the circuit courts of

In clubs of five and over \$1.50. the United States and the district No Deviation From These Bules courts of Territories are authorized Subscriptions always payable in adval only in name but in fact to remove from office any commissioner appointed or authorized to be appointed by said courts under section six hundred and twenty-seven THE REVENUE RFCORD.

hree months

Correspondence of THE OBSERVER.

and nineteen hundred and eightythree of the Revised Statutes. Sec. 5. That this act shall be in WHAT HAS BEEN ACCOMforce from its passage. PLISHED IN CONGRESS.

The following is the bill reported this afternoon by Mr. Breckenridge, Measures of North Carolina Members Reported and in from the Ways' and Means Commit-Progress--Full Outline of the tee: New Education Bill.

A bill to reduce the number of internal revenue officers, provide a better and more economical ad-ministration of the internal reve-WASHINGTON, April 27. - The readers of THE OBSERVER have been kept nue laws, and for other purposes. informed as to the progress of work Be it enacted by the Senate and here for the benefit of the people of House of Representatives of the Uni-ted States, in Congress assembled : North Carolina. I am able to bring today to a focus all the rays of light Section 1. That Section three thous on the subject of internal revenue and two hundred and fifty five of the

Revised Statutes shall be amended by reform which have proceeded at vaadding at the end of said section the rious times from the central luminafollowing: ry, the House of Representatives. In The Secretary of the Treasury shall spite of the opposition to the Internal exempt all distillers which mash five

bushels of grain or less per day, from Revenue Bureau, in the face of the the operations of the provisions of past unwillingness of the Ways and this title relating to the manufacture Means committee and the leading of spirits, except as to the payment of the tax, which said tax shall be levied on and collected on the capacrevenue reformers to favor projects looking to any interference with the ity of said distilleries, and said dis-tilleries shall be run and operated tax or the system of administration, some very important concessions without storekeepers or "storekeep ers and guagers." And the commis-sioner of internal revenue, with the have been secured. It is not unfair to previous Congresses and very fair approval of said Secretary may ex-empt any distillery or all distilleries to the members of the 49th Congress to state in this place that more has which mash over five and not more been accomplished by the North Carthan twenty five bushels of grain per day, from the operations of spirits except as to the payment of tax, which said tax shall be assessed and oliga delegation in less than five months than has been heretofore obtained after an agitation of many collected upon the capacity of the distillery so exempted and herein be-fore provided. And the said comyears. In general terms it may be said, before we examine the particumissioner with the approval of said lars of the work done, that such im-Secretary, may establish special portant points have been gained at waaehouses, in which he may cause

to be deposited the produc

for the following;

lery warehouse:

enue.

the person prosecuted with the of-fense. Sec. 3. That whenever it shall be when below proof to be levied and collected as provided by law. Pro-vided, that no person or persons shall be allowed to manufacture or distill spirits partly from fruits and partly spirits partly from fruits and partly from grain without the payment of the full tax required by law upon the making or manufacture of liquors distilled from grain; and any person violating the provisions of this sec-tion shall be fined not more than five hundred dollars, and imprisoned not more than one year, at the discretion

Sec. 2. That on all original and un-broken hogsheads, barrels, or kegs of spirit held by manufacturers or dealers at the time such repeal shall go into effect, upon which the tax has been paid, there shall be allowed a drawback or rebate of the full amount of the repeal; but the same shall not apply in any casse where the claim has not been ascertained or presented within sixty days follow-ing the date of the repeal. It shall be the duty of the Commissioner of Internal Revenue with the approval of the Secretary of the Treasury, to adopt the rules and regulations, and

to prescribe and furnish such blanks and forms, as may be necessary to carry this section into effect. Sec. 3. That there shall be, and is hereby appropriated, out of any money in the Treasury not other-wise appropriated, so much money

ceding section of this act.

The Labor Committee opened on a report on the subject of education last evening. This report was made to the Honse today by Mr. Crain, its author. Mr. Reid asked that the Willis or Blair bill be placed on the calendar, with the adverse report. This was done. The object of this action I will explain further on.

The friends of the Blair Bill are not at all pleased with the work of the Labor Committee. The plan is totally changed. Instead of the fund being a fixed sum of money, it is pub! lic lands or proceeds of sales of the same. The plan is changed in any other and more important respect. The amount appropriated is donated to the States absolutely, that is, with out conditions. It is provided that \$8,500,000 for the period of ten years shall be expended, one-fourth of number of distilleries, to be desigwhich shall be for industrial schools. nated by him, and in which any distiller operating any such dis-tillery may deposit his product It shall be used to educate children between the ages of eight and foury which when so dpensited shall be subteen years. ject to all the laws and regulations The majority report was agreed to as to bonds, removals and otherwise as other warehouses. 'The Commisin committee by a vote of nine to sioner of Internal Revenue, with the four. The minority are the friends approval of the Secretary of the Treasury, is hereby authorized and of the Blair Bill. The report is based on the following grounds: That the directed to make such rules and regulations as may be necessary to carry reference of the question to the comout the provisions of this section. mittee was equivalent to an instruc-Sec. 2. That section thirty-two hundred and fifty-five of the Revised tion to report the Blair bill back; 2nd, that the amount appropriated is not Statutes of the United States be amended by striking out all after enough, and that there is no security said number and substituting thereas to the application of the money by the States for the purpose named; "The Commissioner of Internal and 3rd, that under the operations of Revenue, with the approval of the Secretary of the Treasury, may exthis bill the land market would be empt distillers of brandy made exstimulated, the lands would soon be clusively from apples, peaches, grapes or other fruits from any procontrolled by speculators and no chance offered to the honest settlers vision of this title relating to the who would be forced to pay exhorbimanufacture of spirits, except as to the tax thereon, when, in his judgtant prices to landsharks for the best ment it may seem expedient to do lands. A member of the committee says Sec. 3. That the provisions of an that the average sales for several act entitled "An act relating to the years-I could not find the documents production of fruit brandy, and to punish frauds connected with the in the document rooms, for the Land same," approved March 3, 1877, be Commissioner's report is not now extended and made applicable to brandy distilled from apples or filed there-has been between five peaches, or from other fruit the brandy distilled from which is not and eight millions dollars. For the last year the cash sales were \$10,302,now required or hereafter shall be 582.49, a fraction over \$1.32 per acre. required to be deposited in a distil-By Mr. Reid's prompt action in having the Blair bill splaced on the. Provided, That each of the ware houses established under said act, or calendar, which was taken instantawhich may hereafter be established, neously with the report of the other shall be in charge either of a storebill, the object of the friends of the keeper and guager, at the discretion of the Commissioner of Internal Revmeasure, to get it where it can be reached, was achieved. This has been Sec. 4. That section 3,332 of the the point aimed at all along. The Revised Statues and the supplement friends of the measure assure me thereto, shall be amended so that said section shall read as follows: that it is in better plight now than at When a judgment of forfeiture, in any case of seizure, is recovered against any distillery used or fit for any previous time, They are sanguine of its passage whenever it can be got at, and a meeting will very use in the production of distilled soon be held at which ways and spirits, because no bond has been given or against any distillery used or means are to be devised. In all this fit for use in the production of spirits, matter Mr. Reid has acted with spirit having a registered producing capaciand sagacity, whatever anybody may ty of less than one hundred and fifty think of the statesmanship of the gallons a day, every still, doubler, education bill, worm, worm tub, mash-tub, and fermenting-tub, therein shall be sold

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an10d&wly

turned to the House this morning from his home, where he has recently buried a little child. There is much sympathy.

Col. Cowles offered an amendment this morning to a bill about a port of entry in Maine, and took part in the consideration of bills reported from the Commerce committee

Lieutenant-Governor Stedman is in the city. As is known, he is a candidate for Congress in the Sixth District.

Mr. Michael Glennan, editor and proprietor of the Norfolk Virginian, one of the best fellows in the "fourth estate," is here. Mike, in the time which tried men's souls, was a member of the Thirty-Sixth Regiment, stationed at Fort Fisher, and has very many friends in North Carolina

In the discussion of the river and harbor bill, this afternoon, the little objector, Beach, of New York, was guyed most outrageously. He made a fantastic remark, intended to be brilliant which elicited applause. After that every utterance of his was roundly applauded, until finally he was forced by the laughter to quit the floor. H.



SPECIALTIES!

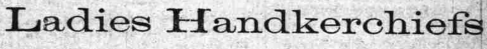
For this Week.

PARASOLS.

We will continue to benefit our patrons, remember the lots as named be-

low, they are placed on the front counter and run,

PRICE FIVE CENTS.



We have to-day the best line of Ladies Handkerchief, that was ever exhidited in any market.





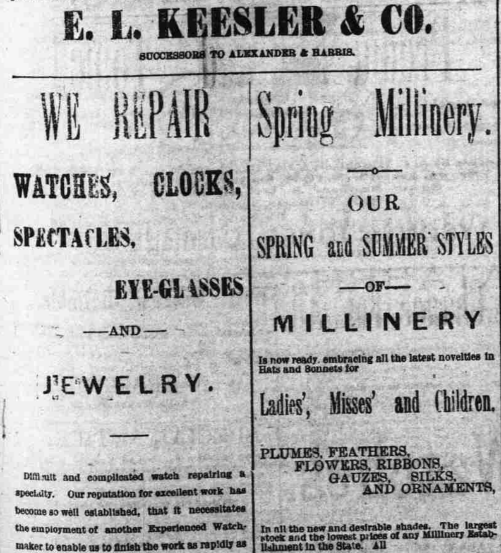
of the court.

as shall be necessary to repay the rebate provided for under the pre-

Sec. 4. That all the laws and parts of laws inconsistent with the provisions of this act shall be repealed on and after the first day of April,

GENTS' FINE Summer Suits, Silk, Soft and Stiff Hats. TRUNKS, Only 60 cents per yard VALISES and OF LAWNS GRIPSACKS. UMBRELLAS OF ALL KINDS. At 5 and 614 cent. SHOE BLACKING AND BRUSHES. ASK TO SEE MY CANE MATTING AT 25 cents Alma Polish for Ladies' Fine Shoes. Stock always kept full and PARASOLS up to the demand. ORDERS BY MAIL OR EXPRESS PROMPTLY For Children, Parasols for Misses, Parasols for ATTENDED TO. Ladies at as great a reduction in prices by any house in the city. T. L. SEIGLE. Pegram NO OLD GOODS At seductive prices, but a clean, strictly new and well assorted stock in the various lines. Our stock of GOODS DRESS Contains, by the verdict of all who have examined them, the newest styles of the season. We have variovs suitable trimmings for the same, and we

will not be undersold. 'Tis not necessary to call your attention to the prices, quality or styles of our White Goods, Embroideries, all kinds of Laces. &c. To those who have seen them, these goods have spoken for themselves, both for their beauty and the low prices at which they are sold. Don't buy your Parasols without seeing ours—all new, no old styles.



it is received

his session as to ensure in a reasonable time the total abolition of the taxes on brandy and tobacco, the re duction of the unnecessary force employed, and the remedy of most of the sorest ills connected with the administration of the laws. The vigilant and energetic Representatives from the western districts have not only succeeded, but they have shown by the scientific manner of executing their work that the confidence of the people in them was well placed. In the beginning of their operations the work was divided. To Mr. Henderson was assigned the punishments provided in the law; to Mr. Reid the administrative part of the internal revenue system; to Mr. Cowles the

fees and compensations of Federal officers, and to Mr. Johnston certain special featurs as well as general assistance. All had something to do. They worked together for a purpose common to all. Bills were introduced which have been outlined or published in full in THE OBSERVER. Work in committee and otherwise was done from the first, and it is not proposed to cease until the last rail

has been laid and the last spike driven. I do not intend to 'omit from this statement such assistance as has been rendered by other members of the delegation. In the following schedules the first measure (marked No. 1)

was reported by Judge Bennett from the committee on the Judiciary. It has been very fully outlined in these letters, but it is unportant that the measure should be read in its literal

terms: RECORD OF NORTH CAROLINA MEMBERS

ON INTERNAL REVENUE REFORM AT THE FIRST SESSION OF THE FORTY-NINTH CONGRESS NO 1.

On April 15th in the House Mr. Bennett from the committee on the Judiciary reported the following bill (H. R. 7894, Mr. Henderson's) for H. R. 7549:

A bill to amend the Internal Revenue System and for other purposes: Be it enacted by the Senate and

House of Representatives of the United States of America in Congress assembled.

scribed.

That whenever in any statute de-nouncing any violation of the inter-nal revenue laws of a crime or misdemeanor, there is precribed in such statute a minimum punishment, less than which minimum no fine, penalty, imprisonment, or punishment is authorized to be imposed, every such minimum punishment is hereby abol-

shall be the duty of the seizing officer to remove the same to a place of safe storage from the place where seized, and said property so seized shall be sold as provided by law but without being mutilated or destroyed. Sec. 5. That all laws or parts of ished; and the court or judge in evlaws in conflict with this act be, and ery such case shall have discretion to impose any fine, penalty, imprison-ment, or punishment not exceeding the same are hereby, repealed.

The fact that the Ways and Means committee has agreed to report this the limit authorized by such statute measure is of vast consequence to all whether such fine, penalty, imprison-ment, or punishment be less or greatwho are interested in these reforms. er than the said minimum so pre-This great committee has been won over, and that means distinctly that Sec. 2. That no warrant in any

as in case of other forfeited property.

without being mutilated or destroyed

And in case of seizure of a still,

doubler, worm, worm-tub, mash tub

or other distilling apparatus of any kind whateoever, for any offence in-volving forfeiture of the same, it

shall be the duty of the seizing officer

the bill will pass the House. Not case under the internal revenue laws, only so. The sub committee of the shall be issued on an affidavit making charges upon information and Ways and Means has agreed on the belief, unless such affidavit is made following which will doubtless be acfollowing which will doubtless be acNOTES.

Mr. Johnston secured the passage today of a bill to relieve Lieutenant Levi Jones.

Leave of absence for ten days on important business was granted to Col. Green.

Mr. Skinner and his Congressional associates, who went out to inspect the water-ways on the coast, returned this morning very much pleased with their trip. They visited the Chesapeake and Albemarle canal, the Pasquotank river and Croatan sound, the latter being the extreme point reached. There is hope of legislation ultimately, and a favorable report as the result of this excursion. THE OBSERVER had the first news of this investigation by four or five

days. Mr. Taulbee, of Kentucky, offered a resolution instructing the committee on Reform in the Civil Service to

