

Who can blame the poor, plundered Indians for revolting against their oppressors now and then?—Tarboro Observer.

The colonization society is still urging the negroes to go to Liberia, "their divinely appointed inheritance," where they may expand into the full measure and stature of freemen, uncramped by the presence and indomitable spirit of the white race.

Hon. John Pool, so well known in North Carolina as a trading politician, and one of the men who figured somewhat in the private history of the Holden Kirk war—is making a rumour in the radical camp at Washington.

NORTH CAROLINA INSANE ASYLUM.—In the execution of the provisions of chapter 161 of the acts of the late General Assembly, entitled, "An Act abolishing the Insane Asylum of North Carolina and incorporating the North Carolina Insane Asylum," the Board of Directors have established the following rules:

1. The Superintendent, in the admission of applicants into the Asylum as patients, shall consider the applications in the order in which they are registered in the book kept by him for registering of said applications according to section 14, chapter 161, acts 1879.

IN SYMPATHY.—The Vintica (Iowa) Review, speaking of Sherman's letter to the Salisbury Committee, says:—"The heart of every loyal Northerner is in sympathy with the sentiments expressed by Gen. Sherman in that letter."

COUNTRY POSTMASTERS are now paid according to the number of postage stamps they cancel, not according to the number they buy from the Department at Washington, as formerly.

SERVED HIM RIGHT.—A mean fellow in Charlotte, the Observer, employed an organ grinder to play for him, and then paid him with bogus money, and received silver in change for the base bill.

WEDNESDAY MORNING.—The telegraph reports enough of the election in Ohio yesterday, to warrant the belief that Foster, the Republican candidate for Governor, has been elected by from 2,500 to 25,000 majority.

THE PLANT INDUSTRY.

A new industry has recently been developed at Burgaw. Messrs. Herring & Moore, two very clever young gentlemen, who are in business at that post, are purchasing a number of roots and herbs for which they have found a market.

The vanilla, however, is not the only plant which is shipped by Messrs. Herring & Moore. The common yellow flower, which grows so profusely in old fields, and often by the roadside, known as dye weed, is also purchased and shipped by them, as is also the common gillyflower, known as inkberry, the root of which is said to be a fine febrifuge used often instead of quinine; the Indian hemp, the root of which is exceedingly bitter to the taste, was extensively used as a febrifuge during the late war, and is otherwise known as queen's delight, the exact use of which we do not know, but which we think has purgative properties; the root of the pond-lily, which when gathered has a very bitter taste, rough and rasping like a green persimmon, and the common fern bush, which is used for tanning leather.

The fact that there is a market for such things goes to prove a fact which we have long asserted, viz: that the woods and swamps of the sandy belt of the Old North State contain many as yet unknown and therefore unappreciated sources of wealth. Not long since a distinguished gentleman from the Western part of the State, a gentleman who is an enthusiastic botanist, gathered while on a visit to the county over one thousand specimens of roots and herbs, all of which he thought might be found useful in manufactures or in medicines.—Wilmington Review.

Mr. V. Wallace of this place has been buying a large variety of plants and roots for several years, mostly in small lots. The business has not grown nearly so rapidly as we expected it would, and yet there is no doubt this section abounds in roots and plants of great value.

"A new departure," in the way of collecting debts out of a rail road company was made by a man at Kinston, N. C., on the 14th, by leaving on a freight train of the Atlantic and N. C. road, for a bill of lumber, the payment of which the company was delaying to pay. The mail train came up and was stopped by the obstruction on the track of the train seized, and a suit for such obstruction was instituted. The conductor of the freight gave bond and took an appeal; and now the man who wanted to collect what was due him will probably have more trouble and expense than his claim is worth, which, of course, is very wrong; but it is according to law.

Returns by this morning's mail, show with a certainty that Ohio has elected the Republican candidate for Governor by a majority of about 30,000; and it is generally conceded that they have also secured a majority in the Legislature.

Iowa has elected a Republican Governor also by about 30,000 majority.

Thus we see that the people of the great north west back up the party of stupendous frauds. It is also evidence of a distrustful sectional feeling—a hatred of the men we send to Congress—a desire to crush the south at any costs.

High Point, N. C., is looming up before the public not only as a pleasant place to live, but as a trade center. Several new cotton and other factories are going up.

There is to be a walking match of four hours at the State Fair for a prize of \$20. The rule, go as you please. The man making the greatest distance wins the prize.

"St. Mary's Muse," a monthly Magazine, edited by the Pierian Club of St. Mary's School, Raleigh, for October, contains some elegant literary productions, notably one, "The Ruined Mansion."

W. F. Askew's Paper Mill, Raleigh, has been obliged to stop making paper on account of the dry weather and the scarcity of water.

Iron for the Western N. C. Railroad is now going up by the car-load, to lay the track beyond the Swannanoa gap.

Conkling and Beecher on the Stump.—The Ladies Greet Them.

Senator Roscoe Conkling and Rev. Henry Ward Beecher addressed a large Republican meeting at the Brooklyn Academy of Music Wednesday evening, about one-third of the audience being composed of ladies. Mr. Conkling had but little to say about State issues, but made a decidedly stalwart speech, denouncing State's rights and defending the bayonet election laws, asking how any honest man could object to having soldiers at the polls to preserve order and see that the laws were not violated.

Mr. Beecher who was received with demonstrations of enthusiasm, in which the ladies heartily joined, said the South must not expect to rule the country, at least not at present. On the contrary, they must be content to keep in the background. When they had raised a new generation of men with new ideas they might expect to be permitted to take a front seat. Mr. Beecher had heard a good deal of sneering talk about "machine politics." But under the present form of government parties were necessary. If there are parties there must be organization, and there could not be organization without managers, or, if you please, men to run the machine.

Mothers will grow weary and sigh over the baby's troubles when Dr. Bull's Baby Syrup would relieve the child and thereby give the mother rest.

Greensboro Federal Court.

THE POSTAL CARD SUIT—A VILLAINOUS DEPUTY MARSHAL BROUGHT TO GRIEF.

Greensboro Correspondence Raleigh Observer.

The "postal card" suit, or prosecution, which your readers have seen or heard so much of, was compromised (!) by the defendant making a public avowal of the falsity of his charges (thereby entirely exonerating the young ladies in question,) and paying all the costs of action. He may congratulate himself that he had so lenient a judge as Judge Dick to hear his case, but I am told the people of Orange will hardly tender a public oration to this returning martyr (!)

Special Assistant Deputy Marshal J. E. Phillipot was sent to jail to-day by Judge Dick, after leaving the stand, to await an indictment for perjury. He showed himself to be, as Judge Dick remarked, "one of the most depraved and abandoned characters, by his own testimony, that had ever been upon that stand." The cross-examination drew out of him that he was in the habit of trumping up charges against parties, and then promising them upon the payment of a certain sum, to be out of the way at time of trial; that through threats by virtue of his office, he endeavored to get witnesses to corroborate his statements; that a negro had won his clothes off of his back gambling at cards; and that he passed a mustang liniment dollar (!) bill upon a poor negro cake seller, took the change and denied the transaction until threatened with an indictment. And he was a United States assistant deputy marshal! O tempora! O mores!

This fellow had come here as a witness in indictments upon flippant charges against five respectable men of Yadkin, Surry and Richmond counties. They were men he tried to, but could not blackmail. A not. pros. was entered as to his intended victims, and he was landed in limbo to await a conviction for perjury. Such was the fate of this revenue "nosser," and there are hundreds of others in the South that ought to be in the same predicament.

John Pool's Position.

The Southern Republicans at Washington City, whom the New York Times has so plainly stigmatized as Hessians, have had another meeting. Among those present was John Pool, who made a very strong speech. He said, among other things, that he had recently been in extensive correspondence with leading Southern Republicans of nearly all the Southern States, and he found it the universal feeling that the Southern man didn't count, since it was found that his vote could not longer avail to save the Radical party, and that they were determined on a change of front. He then proceeded to outline the Southern policy. As soon as it was seen by the nomination of the next Republican candidate the party meant to fight his hopes on a sectional issue and build things out on that line, just so soon would he and many others desert the ranks and stump the Northern States in the interest of the Democratic nominee. So long as no attention was paid at the North to the appeals of the Southern Republicans for help, they did not see why they should break any traces in helping along the ticket. It can't be said to be a bolt against any special candidate, but a general feeling of disgust with the present Radical desertion, as they call it. Pool was applauded vociferously, but Rayner and Smalls and Cardozo, all office-holders under the government, said they did not propose to indorse any such sentiments, and all of them announced on the spot that they would have nothing further to do with the indignant squad. Pool claimed that Ackerman, Grant's Attorney-General from Georgia, sympathized with him in this movement, and had promised a hearty support, saying he would prefer a Democratic President to a Republican elected on sectional grounds which would be the ruin of the party in the South.—Raleigh Observer.

A Big Fire—Seven Horses Burned and Considerable Property Lost.

The fire which occurred late night before last turned out to be the stable of Mr. John W. Wadsworth, about a mile and a half from the city. The stable, which was a very large one, three stories high, was completely destroyed with its contents, a large quantity of hay, fodder, &c., and seven horses perished in the flames. The fire was first discovered issuing from the top of the building, and almost immediately the whole house was enveloped. Mr. H. M. Sossaman, Mr. Wadsworth's man in charge, and owner of the horses and contents of the stable, who lives some distance off, ran to the stable as soon as he discovered the fire, but being only partly dressed, did not have his keys. Assisted by others, he attempted, but all to no purpose, to break down the doors and liberate the frightened animals which were by this time giving forth those unearthly cries only heard from horses in great distress. The inflammable material which constituted the contents of the barn, carried the flames to the horses before rescue was possible, and they were all roasted alive. Some of them might have been saved, but for the intense heat which prevented work at the doors. From the burning building a half dozen or more straw stacks near by soon caught, and the two fires made a conflagration which was seen for many miles around. The building was the property of Mr. Wadsworth and cost about \$1,200. It was insured for \$600 in the Niagara County, N. Y. Fire & Marine Insurance Co., of New York, and was insured for \$500 in the State of North Carolina, by Messrs. E. N. Hutchison & Son. Everything that belonged to Mr. Sossaman, including five bales of cotton, was a total loss, estimated at about \$1,500. Among the horses were two blooded colts from Abdel Korree. The loss falls very heavily on Mr. Sossaman who had all his earnings invested in the property that was destroyed.

FOR SALE!

The Valuable House and Lot situated in West Ward, adjoining the lot of Mrs. E. Penon and J. J. Stewart, and fronting 81 feet on Ellis street, and running back 360 feet to Craig street. The house is newly built; main building 18x38 ft., 2 stories L. 18x30, with 4 Rooms and Hall-way downstairs finished; a good pantry and 2 closets; 6 fire-places, one in each room, and all finished, except 2 rooms on 1st floor up-stairs; good kitchen and smokehouse—all in good repair. The garden is very good, and on the lot grow some of the finest fruit in the State. This property is offered cheap, and if not disposed of privately, will be sold to the highest bidder at the Public Square in this city, on Saturday the 1st day of November, 1879. Terms—one-half cash, the other half on liberal time with deed properly secured. For Price and other particulars, apply to myself or J. J. Bruner at Carolina National Office, Salisbury, N. C., Sept. 17, 1879. 457t

THE FIRST ANNUAL FAIR OF THE Dixie Agr. and Mechanical Association

Will be held at the Fair Grounds on Carr's Mount in Wadesboro, N. C., on Tuesday, Wednesday, Thursday and Friday, November 18, 19, 20 and 21, 1879.

Over two thousand dollars in valuable premiums for the farmers and mechanics, the ladies, girls and boys, who have articles on exhibition.

AMUSEMENTS.—"A little fun now and then is relished by the best of men—and women." The amusements during each day of the Fair will be varied, and highly entertaining—consisting, in part, of walking matches, base ball playing, trotting and running races, glass ball shooting, etc.

THE SPEAKERS.—Eminent Statesmen and learned farmers will be present and deliver addresses. COME AND ENJOY YOURSELF.

We invite the people of North and South Carolina, in particular, to meet with us and enjoy our annual gathering; and we shall be pleased to see visitors from all parts of the entire South.

If any northern brethren shall honor us with their presence, they will meet with a cordial and warm reception.

Any one desiring to see our list of premiums or learn anything concerning the Fair, can do so by addressing JOHN T. PATRICK, Sec., Wadesboro, N. C.

Persons wishing to secure stands for the purpose of selling goods, wares or merchandise, will address the Secretary on or before the 15th day of November next.

JOHN T. PATRICK, Sec.

Col. L. L. Polk, Commissioner of Agriculture for North Carolina, speaking of the Fair Grounds of the Dixie Agricultural and Mechanical Association, says, "The site selected for your grounds cannot be excelled in the State. It is one of the most beautiful picturesque views to be found in the whole Southern country. The vision at one glance sweeps the horizon for a distance of over one hundred miles, and will afford a rare attraction to your 'low country' visitors."

The New York Walkers.

AN OBSCURE BRICKMAKER WINS THE O'LEARY BELT.

New York, October 11.—The walking tournament for the O'Leary belt, ends to-night, and the greatest excitement prevails at the garden, which is densely packed with spectators. Murphy is far enough ahead to ensure his victory, having at 8 o'clock this evening completed 502 miles. Howard is second, having a score of 489; Faber, third, 483, and Briedy, fourth, 467 miles. Murphy's success has puzzled the sporting men and lost them no end of money. He is a comparative youth, from Haverstown, where he is employed in a brick-yard, and he is as tireless as a steam engine.

Senator Vance's committee to investigate the Ingalls' bribery case has adjourned its sitting in Topeka, and will meet again in Washington on December 4th.

PUSHING ADVERTISING TOO FAR.—"Bless my soul!" said Col. Crawford, last Sunday morning, "This is too bad! Here's the Colong Cough Syrup in the Bible!" The Colonel took off his specs, rubbed them carefully and looked again. "Yes! here in the 23d chapter of Isaiah, 15th verse, 'Over 500,000 bottles of Dr. Bull's Cough Syrup, &c.,' well, I think that Bull got every where else except in the Bible. Now I'll give it up; it must be a good thing." Mrs. C. came in and explained that she had cut the slip out of a newspaper and put it in her Bible for safe keeping and it had stuck to the leaf. So the Colonel was satisfied.—Stanton (Va.) Vindicator.

To J. H. JONES, Non-resident, defendant: You will take notice that the following Summons has been issued against you.

DAVIDSON COUNTY—In Superior Court. Freeman H. Morse, Plaintiff, James H. Jones, Defendant.

STATE OF NORTH CAROLINA, To the Sheriff of Davidson County, greeting: You are hereby commanded to summon James H. Jones, the defendant above named, if he be found within your county, to be and appear before the Judge of the County of Davidson at the Court House in Lexington on the 1st Monday of March, 1880, and answer the complaint which will be deposited in the office of the Clerk of the Superior Court for said county, within the 3 first days of said term, and let the said defendant take notice that if he fail to answer the said complaint within that time, the plaintiff will apply to the Court for the relief demanded in the complaint.

Herein fail not, and of this summons make due return. Given under my hand and the seal of said Court, this 12th day of September, 1879. C. F. LOWE, C. S. C.

You will also take notice that at the same time in said case, a warrant of attachment was issued against your property for the sum of Thirty-eight Hundred and Fifty Dollars, with interest on \$2,158.24 from the 9th June, 1879, due by notes and open accounts, and money paid to order of defendant; and returnable to said Court, in said county, on the 1st Monday of March, A. D. 1880, when and where you can appear if you think proper, this October 9th, 1879. C. F. LOWE, C. S. C.

JNO. H. WELBORN, Plff's Atty. 51-6w

To J. H. JONES and W. M. EARL, non-residents: You will take notice that the following summons has been issued against you.

DAVIDSON COUNTY—In Superior Court. J. A. Shirley, Plff., Against J. H. Jones and W. M. Earl, Defts.

STATE OF NORTH CAROLINA, To the Sheriff of Davidson County, greeting: You are hereby commanded to summon J. H. Jones and W. M. Earl, the defendants above named, if they be found within your county, to be and appear before the Judge of the County of Davidson at the Court House in Lexington on the 1st Monday of March, 1880, and answer the complaint which will be deposited in the office of the Clerk of the Superior Court for said county, within the 3 first days of said term, and let the said defendants take notice that if they fail to answer the said complaint within that time, the plaintiff will apply to Court for the relief demanded in the complaint.

Herein fail not, and of this summons make due return. Given under my hand and the seal of said Court, this 12th day of September, 1879. C. F. LOWE, Clerk S. Court Davidson County.

You will also take notice that at the same time in said case, a warrant of attachment was issued against your property for the sum of Thirteen Hundred and three Dollars and six-tenths (\$1303.66), due by open account and returnable to said Court, in said county, on the 1st Monday of March, 1880, when and where you can appear if you think proper, this 8th of October, 1879. C. F. LOWE, C. S. C.

JNO. H. WELBORN, Plaintiff's Atty. 51-6w

CASH PAID For RAGS, IRON, BONES, METALS, HIDES, ONIONS, &c.; Wanted at

Opposite the Post Office. S. J. BINSWANGER.

NORTHERN ICE

Will be on Sale Through the Winter, and next Season by the undersigned, And Delivered Free. S. J. BINSWANGER.

Chas. Jackson's Best Sweet Navy Tobacco

SADDLES, HARNESS, COLLARS, SADDLERY-HARDWARE, &c.

We have opened a branch house at Salisbury to the R. Murphy building. Mr. W. E. POLAND will be in charge, and you will find that there is not a Better Workman in the State. Prices shall compare favorably with any establishment in the country, either North or South.

Repairing promptly attended to. Save your money and call on Mr. Poland before you buy anything in this line. SCHIFF & BRO. Charlotte, N. C.

Trunks repaired, and all kinds of upholstering done. Also, Reggy Cushions made.

To J. Howard Jones and W. M. Earl, non-residents, you will take notice that the following summons has been issued against you.

DAVIDSON COUNTY—In Superior Court. John M. Prim, Plaintiff, J. Howard Jones, W. M. Earl, Defts.

STATE OF NORTH CAROLINA, To the Sheriff of Davidson Co., Greeting: You are hereby commanded to summon J. Howard Jones and W. M. Earl, the Defendants above named, if they be found within your county, to be and appear before the Judge of the County of Davidson at the Court House in Lexington on the 1st Monday of March, 1880, and answer the complaint which will be deposited in the office of the Clerk of the Superior Court for said county, within the three first days of said Term, and let the said Defendants take notice that if they fail to answer the said complaint within that time, the Plaintiff will apply to the Court for the relief demanded in the complaint.

Herein fail not, and of this summons make due return. Given under my hand and the seal of said Court, this 12th day of September, 1879. C. S. C. Davidson Co.

You will also take notice that at the same time in said case a warrant of attachment was issued against your property for the sum of two thousand and nineteen dollars and fifty cents, (\$2,019.50) due by open account, and returnable to said Court in said County on the first Monday in March, 1880, when and where you may appear if you think proper. This 8th day of Oct. 1879. C. F. LOWE, C. S. C.

Jno. H. Welburn, Plaintiff's Atty. No. 51-6w

To J. H. Jones and W. M. Earl, non-residents: You will take notice that the following summons has been issued against you.

DAVIDSON COUNTY—In Superior Court. M. L. Jones, Plaintiff, J. H. Jones and W. M. Earl, Defts.

STATE OF NORTH CAROLINA, To the Sheriff of Davidson Co., Greeting: You are hereby commanded to summon J. H. Jones and W. M. Earl the Defendants above named, if they be found within your county, to be and appear before the Judge of the County of Davidson at the Court House in Lexington on the 1st Monday of March, 1880, and answer the complaint which will be deposited in the office of the Clerk of the Superior Court for said county, within the three first days of said Term, and let the said Defendants take notice that if they fail to answer the said complaint within that time, the Plaintiff will apply to the Court for the relief demanded in the complaint.

Herein fail not, and of this summons make due return. Given under my hand and the seal of said Court, this 12th day of September, 1879. C. F. LOWE, C. S. C.

You will also take notice that at the same time in said case a warrant of attachment was issued against your property for the sum of nine hundred and five dollars and eighty-one cents, (\$905.81) due plaintiff by open account and returnable to said Court, in said county on the first Monday in March, 1880, when and where you can appear if you think proper. This Oct. 8th, 1879. C. F. LOWE, C. S. C.

JNO. H. WELBORN, Plaintiff's Atty. No. 51-6w

To J. HOWARD JONES and W. M. EARL, Non-residents: You will take notice that the following summons has been issued against you.

DAVIDSON COUNTY—In Superior Court. J. A. Shirley, Plff., Against J. H. Jones and W. M. Earl, Defts.

STATE OF NORTH CAROLINA, To the Sheriff of Davidson County, greeting: You are hereby commanded to summon J. H. Jones and W. M. Earl, the defendants above named, if they be found within your county, to be and appear before the Judge of the County of Davidson at the Court House in Lexington on the 1st Monday of March, 1880, and answer the complaint which will be deposited in the office of the Clerk of the Superior Court for said county, within the 3 first days of said term, and let the said Defendants take notice that if they fail to answer the said complaint within that time, the plaintiff will apply to Court for the relief demanded in the complaint.

Herein fail not, and of this summons make due return. Given under my hand and the seal of said Court, this 15th day of April, 1879. C. F. LOWE, C. S. C.

You will take notice, that on the 3rd day of August 1879, a warrant of attachment was issued against your property for the sum of \$260 and interest thereon due by contract on account of machinery, which is returnable to said Court, 14 Monday in September, 1879. When and where you can appear if you think proper. 46-10-51. C. S. C. Davidson Co.

Mortgage Deeds for sale here

Also various other blanks. Subscribe for the Watchman only \$2.

A WOMAN

Who has once used the PEOPLES' MACHINE will prefer it over all others, and AGENTS selling it find it just what the PEOPLE want. It makes the shuttle lock stitch, runs easily, does the widest range of work, and winds the bobbins without running the works of the machine. Write for descriptive circulars and full particulars.



1301 & 1303 Buttonwood St., Philadelphia Sewing Machine Co., PHILADELPHIA, PA. 44-ly



ISAAC A. SHEPPARD & CO., Baltimore, Md. Manufacturers of THE CELEBRATED EXCELSIOR COOK HEATING STOVES. Unsurpassed for Durability, Economy, and Convenience. Combining all Improvements of Value. And Perfect in Operation. ALSO A VARIED ASSORTMENT OF SUPERIOR HEATING STOVES FOR SALE BY C. F. BAKER & CO., Salisbury, N. C.

TRUSTEE'S SALE OF VERY VALUABLE REAL ESTATE IN THE CITY OF SALISBURY, N. C.

By virtue of a Mortgage or Deed in Trust, executed by Thos. E. Brown and wife, E. W. Brown, to Sophia Beshner, dated the 19th day of January, 1878, and registered in the office of the Register of Deeds of Rowan county, in Book No. 54, page 409, 410 and 411, &c., and upon which default has been made, I will expose for sale at public auction, at the Court-house door in the Town of Salisbury, N. C., on Monday the

15th Day of December, 1879, at 12 o'clock M., the following real estate, to-wit: The Lot or Piece of Land, known as

BROWN'S LIVERY STABLE, embracing the greater part of the lot purchased from Edwin Shaver and Mary E. Shaver, and joining the lands of John L. Shaver's heirs, Dr. W. F. Bason, and the parsonage of the Episcopal Church, in the Town of Salisbury, N. C.

TERMS CASH—Dated at Salisbury this 15th day of August, 1879. CHAS. PRICE, SOPHIA BESHNER, Trustees. Aug 14th Dec 15

HOW TO SAVE MONEY! BUY YOUR HARDWARE FROM W. M. SMITHDEAL,

And you will not only save money, but get the Best Goods made. You will find in his Well Selected Stock of Hardware, Mowers, Threshers, and Sewing machines.

Straw-Cutters & Corn-Shellers, Grain Cradles, Grain and Grass Sheaves, Plows, Hoes, Mattocks and Picks, Shovels, Spades and Forks, Glass, Paints, Oils, Putty, and Varnish, Locks, Hinges and Screws, Distill's Cross-Cut, Hand and Mill Saws.

Blacksmith & Carpenter Tools.

HORSE AND MULE SHOES, Tin and Hollow Ware, Patent Oil Cans, Patent Fly-Pans and Traps.

BUGGIES, OPEN AND WITH TOPS, Buggy-Harness, Harness Leather and Mountings, Wagon and Buggy Materials, and many other articles too tedious to mention.

At Heilig's old stand, main street, SALISBURY, N. C. 30-ly

To L. R. Marsh a non-resident defendant you will take notice that the following summons has been issued against you.

DAVIDSON COUNTY—In Superior Court. John H. Welborn, Plaintiff, L. R. Marsh, Defendant.

STATE OF NORTH CAROLINA, To the Sheriff of Davidson Co., Greeting: You are hereby commanded to summon L. R. Marsh, the Defendant above named, if he be found in your county, to be and appear before the Judge of the County of Davidson at the Court House in Lexington on the 6th Monday after the 4th Monday of September, 1879, and answer the complaint which will be deposited in the office of the Clerk of the Superior Court for said county, within three first days of said Term, and let the said Defendant take notice that if he fail to answer the said complaint within that time, the Plaintiff will apply to the Court for the relief demanded in the complaint.

Herein fail not, and of this summons make due return. Given under my hand and the seal of said Court, this 15th day of April, 1879. C. F. LOWE, C. S. C.

You will take notice, that on the 3rd day of August 1879, a warrant of attachment was issued against your property for the sum of \$260 and interest thereon due by contract on account of machinery, which is returnable to said Court, 14 Monday in September, 1879. When and where you can appear if you think proper. 46-10-51. C. S. C. Davidson Co.

Mortgage Deeds for sale here

Also various other blanks. Subscribe for the Watchman only \$2.

TALBOT & SONS Shockoe Machine Works, RICHMOND VA.

Manufacturers of Portable and Stationary Engines and Boilers, Saw Mills, Corn and Wheat Mills, Shelling, Hammers and Pulley, Turbine Water Works, Tobacco Factory Machinery, Wrought Iron Works, Brass and Iron Castings, Machinery of Every Description.

Ginning and Threshing Machines A SPECIALTY. REPAIRING PROMPTLY & CAREFULLY DONE.

Talbot's Patent Spark Arrester, The Invention of the Age.

Talbot's new patent Spark-Arrester is really the only perfect and reliable one, and is superseding all others in use. The great efficiency of this Arrester is attracting universal attention, and is being endorsed by the best mechanical engineers and leading railway companies. Its prominent features are— It does not interfere with cleaning the tubes. It will not choke up, and requires no cleaning. It requires no air or dampers to be opened when raising steam (dampers being objectionable, as they may be left open and allow water to escape.) It requires no water to extinguish sparks, which, by condensation, destroys the draft. Besides, when water is used, if neglected, the efficiency is destroyed by evaporation of the water, and the boiler is kept in a film condition. It is simple and durable and can be relied upon. It can be attached to any boiler. No plan or choice to be without one of them. Insurance companies will insure fires and burn where the Talbot's Patent Spark-Arrester is used at the same rates as charged for water or horse-power. Send for Illustrated Catalogue and price list. Branch House, Charlotte, N. C. W. C. MORGAN, Manager.

"Musical Homes ARE ALWAYS HAPPY HOMES!"

McSmith Music House, CHARLOTTE, N. C. Branch of Ludden & Bates, SAVANNAH, GA.

MUSICAL INSTRUMENTS OF ALL KINDS.

PIANOS! ORGANS!

Pianos from \$125 up to \$1500. ORGANS " \$35 " " \$800. Part Cash and Part Time.

Very Low for All Cash. Send for Illustrated Catalogue; Price List FREE.

The Best Made! All Guaranteed for Fifteen Years.

Sent on 15 days' trial.—We pay freight both ways, if no sale. Call on, or address

H. McSMITH, CHARLOTTE, N. C. 32-4m

HALE'S WEEKLY.

On Tuesday, the 7th day of October, 1879, and in the City of Raleigh, the undersigned