

RAILWAY EXTENSION.

The Seaboard Air Line Pushing Its New Lines On to Completion.

THROUGH TO NEW ORLEANS.

U. S. Cruiser Raleigh—Revenue and Machinery Acts Distributed—Supreme Court—The Day Penitentiary Case—A Light Docket.

Special Star Correspondence.

RALEIGH, N. C., April 3. The Seaboard Air Line will push its new line between Camden and Columbia, S. C., to completion as rapidly as possible.

Mr. William Moncre, who is in charge of the construction of the road, spent Sunday here. Though he has not yet completed the survey he thinks he will be able to finish the road within the next seven months. The best and most direct route will be selected and the necessary right of way secured. The new line will be used, as this link is to be on the main line.

Already the superintendent of motive power, Mr. Reed, is drawing plans for the new line. The new line will be used, as this link is to be on the main line.

In addition to the through line to Florida, the Seaboard, it is learned, has just completed the construction of certain roads, whereby it will have a Through Line into New Orleans.

For this it will use the Atlanta and West Point Railroad (176 miles) from Atlanta to Montgomery; and the Louisville and Nashville (321 miles) from Montgomery to New Orleans.

These two new lines to Florida and Georgia will be connected with the existing line to the Seaboard, which has hitherto been bottled up by the Southern, an outlet in all directions.

In order to form a connection with the Seaboard system the Baltimore & Ohio will build the road from Washington to Quantico, a distance of twenty-three miles including the bridge across the Potomac.

With these extensions of the Seaboard, the hope is revived in the breasts of the people in Raleigh that the shops, burned down several years ago, will be re-established and the general offices of the company moved back here.

And for this there is some show of reason. With the completion of the Camden and Columbia, the Ridgeway and Petersburg short line, the shops and offices must necessarily be moved from Portsmouth.

At Raleigh they will be directly on the main line and at Richmond, the central and convenient point than that which they were at Richmond, the other location under consideration by the management. It is stated that the new shops and offices will be located at Raleigh, the better place of the two for repair and construction shops and it is known that Mr. St. John prefers this city to Richmond as the general office.

The Seaboard already owns a handsome office building here.

The Cruiser Raleigh. A letter received this morning by Alderman McDonald from Assistant Attorney General Boyd, Washington, says:

"In publication of the correspondence between you and myself relative to the visit of the cruiser Raleigh to North Carolina, you are represented as saying that you thought it would be more proper for the mayor or his representative to receive the gun from the Raleigh than for the Governor to do so. I think that I did not state the Governor's being the logical person to receive the gift, because of the fact that it was said that the presentation of the ship to the State of North Carolina, and of course, if such is the case, the Governor, as the Chief Executive, would be the logical person to receive it. However, the presentation is to be made to the city of Raleigh, I agree with you that the Mayor of Raleigh should receive it. But please understand that I am not to be understood as taking any position on the affair. I am an anxious to have the ship go to North Carolina and have her go under circumstances and conditions such as to make her visit agreeable to the officers and crew of the vessel and the people of the State."

An effort is being made to secure a low rate from here to New York for those desiring to attend the reception to the Raleigh on her arrival there. A special rate will be made as soon as it is definitely known what time the cruiser will arrive there and how many people will go from here.

Revenue and Machinery Acts. The Secretary of State is to-day sending out the registers of the various Acts to the registers of deeds of the various counties. One copy is sent for each list-taker, one for each county commissioner and one for each county clerk.

The opinion of the Supreme Court in the Day case (penitentiary management) is expected to-morrow. It is a matter of some interest, as it is reported that Judge Clark is writing it, and that it will be in favor of Capt. Day. Of course no one has any official information on the subject.

The docket at this term of the Supreme Court has been the lightest in many years. The court was in session for hearing argument only one day last week. The docket this week is equally as light. From hardly a district in the State has as many cases as usual been sent up.

(Special Star Telegram.) Judge Brown to-day decided the public printing suit against Barnes Bros., and taxed them with the costs. The decision sets forth that there is no cause for action, and that if the plaintiff has any remedy for alleged breach of contract, it is by action against the State for damages, to be prosecuted in the court appointed by law.

There is probability of a number of suits being instituted against the water company for damages from water furnished during the past month.

Systematic vaccination began to-day.

Relief in Six Hours. Distressing Kidney and Bladder diseases relieved in six hours by "New Great South American Kidney Cure."

It is a great surprise on account of its exceeding promptness in relieving pain in bladder, kidneys and back, in male or female. Relieves retention of water almost immediately. If you want quick relief and cure this is the remedy.

By R. R. BELLAMY, Druggist, Wilmington, N. C., corner Front and Market streets.

Demerit and Merit. W. B. Gyrn for plaintiff; Davidson and Jones and Sheperd and Busbee for defendant.

Korogay vs. Morris, from Wayne, submitted on printed brief by Allen and Dorch for plaintiff; Aycock and Daniels for defendant.

Cases will be called on next Tuesday, April 11th, as follows: State vs. Kale; State vs. Beard; Brackett vs. Gilliam; Cowles vs. Council; Winebarger vs. Laney.

Democratic Primaries. Democratic city primaries were held to-night. For Mayor, A. M. Powell, present incumbent, received a majority of the votes cast and will be the nominee. Other candidates voted for were Joseph E. Pogue and M. T. Leach. City Clerk H. T. Smith and Tax Collector Chas. F. Lumsden had no opposition.

RALEIGH, N. C., April 5. A new case of smallpox was discovered this morning. The patient is one of the negroes who came in contact with the negro woman, Carrie Young, who is now in the pest house. Since that time this negro, with six others who were similarly exposed, have been quarantined.

Three new cases of smallpox were this morning reported to the State Board of Health from Rocky Mount, at one of the negroes who came in contact with the negro woman, Carrie Young, who is now in the pest house. Since that time this negro, with six others who were similarly exposed, have been quarantined.

The directors of the Raleigh Insane Asylum met here to-morrow (Wednesday) afternoon. It is the regular annual meeting. In addition to the regular routine business, they will elect a steward and a matron, and make some provision for the criminal insane, for which the Legislature failed to make appropriation.

Supreme Court Decisions.

Democratic Primaries—A Drunken Man Shot and Killed—Suits Against the Water Works Company—Gov. Russell—Insane Asylum.

Special Star Correspondence.

RALEIGH, N. C., April 4. The Secretary of State this morning incorporated the Parkdale Mining Company, of Murphy, Cherokee county. Its capital stock is \$25,000, with privilege of increasing to \$100,000, and the incorporators are Edward S. Jacques, Ernest Pfarrins and Robert Galusha.

The business proposed is the "mining of gold and other minerals" of the mountains of the State. The weather Bureau says that the weather is very warm and the mercury is rising.

Articles of incorporation of the Farmers Tobacco Warehouse Company of Whiteville, Columbus county, were to-day also filed. The capital stock is \$1,000. The incorporators are Joshua Smith, C. Watkins, J. D. Mansley, F. Powell, J. P. Williams, J. B. Forney, Duval, J. Lewis, V. V. Richardson, R. A. Rockwell, J. F. Dunn, R. H. Powell, M. G. Lewis, J. R. Williamson, E. W. Fair, J. B. Schalken, J. A. Baldwin, John C. Powell and H. O. Moffitt.

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Intoxicated Man Shot and Killed. Last night, about midnight, the family of G. W. Heffner was awakened by the rattling of the blinds on the front of the house. Mr. Heffner was hastily summoned from another room, and pistol in hand, went to the front door, on which some one was beating, as if trying to enter. Mr. Heffner asked who was there, but receiving no answer opened the door. The hall was dark and some one attempted seemingly to push him by. Immediately he fired the bullet striking the intruder in the region of the heart. The wounded man, who was in an intoxicated condition, was taken to the residence of Mr. John C. Wooten, near by, and physicians called to him.

Municipal Election. The vote for mayor, in the Democratic primaries last night was: Forwell, 71; Pogue, 34; Leach, 32. The Board of Aldermen elected are as follows: J. S. Wynne, W. E. Jones, L. B. Pegram, J. W. Smith, Len W. Miller, Parrish, John C. Drewry, H. W. Miller, Samuel Bogasse, H. H. Crocker, J. S. Correll, Sherwood Upchurch, D. S. Hamilton, R. C. Bedford, Moses A. Heffner, W. D. Smith.

The nominating convention for the city meets to-morrow. The action of the primaries in regard to nominations will of course be confirmed. It is also pretty certain that a resolution providing for the closing of the Raleigh school own and operate its electric light plant and water works, and instructing the aldermen to use their most earnest efforts to this end. Such a resolution was last night adopted in two wards.

Mistakes in Revenue Act. The mistake in the Revenue Act, in regard to dispensaries, to which reference was made in my dispatch to the STAR last night, occurs in section 24, which imposes a license tax of 2 per cent on purchases of liquor. In addition to the ad valorem tax on their stock and also an annual license tax of \$50 on druggists dealing in spirituous liquors.

Provision is added: "Provided, that this act shall not authorize any druggist to sell spirituous, vinous or malt liquors except upon the order of a practicing physician, as now allowed by law; provided, in towns with less than five hundred inhabitants, and in towns where the sale of liquor is prohibited by law, five dollars shall be the license; provided, that this section shall apply to all dispensaries."

Treasurer Worth thinks the last provision is a mistake, and is evidently meant to apply to the tax only, but it applies as well to the provision, except upon the prescription of a practicing physician.

It is not known yet whether this proviso will or can be enforced by the courts, as it is wholly inconsistent with the other sections of the act, and late to the tax on dispensaries. Treasurer Worth thinks that it cannot be enforced.

The new Board of Directors of the Insane Asylum met to-day and re-elected Dr. Kirby as Superintendent at a salary of \$2,800, and W. R. Crawford, steward, salary \$1,000. Mrs. M. E. Whitaker was elected matron, salary \$500. J. C. Bellamy was chosen secretary of the board, salary \$100. The Executive Committee was given power in the master of making provision for the criminal insane, for whom the Legislature by oversight failed to make appropriation.

The corporation commission elected a stenographer at a salary of \$60 a month. Miss Elsie Biddick, now stenographer to the Board of Agriculture, was chosen.

The executive committee of the State Fair met to-day and made arrangements to pay off all indebtedness of the association.

Over Fifty Years. Mrs. Winslow's Soothing Syrup has been used for over fifty years by millions of mothers for their children while teething, with perfect success. It soothes the child, softens the gums, allays all pain, cures wind colic, and is the best remedy for Diarrhoea. It will relieve the poor little sufferer immediately. Sold by Druggists in every part of the world. Twenty-five cents a bottle. Be sure and ask for "Mrs. Winslow's Soothing Syrup," and take no other.

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WHITE SUPREMACY.

HOW TO MAKE IT PERMANENT.

Text of the Constitutional Amendment to be Voted On in August, 1900.

ARTICLE VI.

Section 1. Every male person born in the United States, and every male person who has been naturalized, and every male person who has been admitted to citizenship, shall be entitled to vote at any election by the people in the State except as herein otherwise provided.

Section 2. He shall have resided in the State of North Carolina for two years, in the county six months, and in the precinct, ward or other election district in which he offers to vote, four months next preceding the election. Provided, That removal from one precinct, ward or other election district to another shall not disqualify him from voting.

Section 3. Every person offering to vote shall be at the time a legally registered voter as herein prescribed in the manner hereinafter provided by law, and the General Assembly of North Carolina shall enact general registration laws to carry into effect the provisions of this Article.

Section 4. Every person presenting himself for registration shall be able to read and write any section of the Constitution in the English language; and, before he shall be entitled to vote, have paid the poll tax as prescribed by law.

Section 5. No male person who was, on January 1, 1897, or at any time prior thereto, entitled to register and vote under the laws of any State in the United States, and who thereafter resided in and became a citizen of this State by reason of his failure to possess the educational qualifications prescribed in section 4 of this Article, shall be entitled to register and vote at any election in this State by reason of his failure to possess the educational qualifications prescribed in section 4 of this Article. Provided, He shall have resided in this State for six months next preceding the election, and all such persons shall be entitled to register and vote at all elections by the people in this State, unless disqualified by the provisions of this Article.

Section 6. All elections by the people shall be by ballot, and all elections by the General Assembly shall be viva voce.

Section 7. Every voter in North Carolina, except as in this Article disqualified, shall be eligible to register, and before entering upon the duties of his office he shall take and subscribe the following oath: "I, _____, do solemnly swear (or affirm) that I will support and defend the Constitution and laws of the United States, and the Constitution and laws of North Carolina, not inconsistent therewith, and that I will faithfully discharge the duties of my office as _____ so help me God."

Section 8. The following classes of persons shall be disqualified for office: First, all persons who, after the adoption of this Constitution, shall have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State; and second, all persons who have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State.

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Section 30. The following classes of persons shall be disqualified for office: First, all persons who, after the adoption of this Constitution, shall have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State; and second, all persons who have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State.

Section 31. The following classes of persons shall be disqualified for office: First, all persons who, after the adoption of this Constitution, shall have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State; and second, all persons who have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State.

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Section 34. The following classes of persons shall be disqualified for office: First, all persons who, after the adoption of this Constitution, shall have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State; and second, all persons who have been convicted of any crime for which the punishment may be imprisonment in the penitentiary, or in the State Prison, or in any other institution for the reformation of offenders, and who have not been pardoned by the Governor of this State.

COMMERCIAL.

WILMINGTON MARKET.

STAR OFFICE, March 30.