

The Daily Sentinel.

VOL. II.

RALEIGH, N. C., TUESDAY EVENING, APRIL 23, 1867.

NO. 218.

THE SENTINEL.

W. E. PELL, PROPRIETOR.

THE HOLLYWOOD MEMORIAL BAZAAR.

The ladies of this Association have given notice that they will open their rooms over the large building occupied as a store by T. S. Baldwin & Co., on Main street, corner of S. Tenth, to-morrow, (Tuesday), and during the last eight or ten days have been busily and laboriously engaged in making the necessary preparations. On Saturday the work had so far advanced as to afford some idea of the appearance which will be presented when the arrangements are complete. The Bazaar will occupy two stories of the large building indicated—the first of which (second story of the building) is appropriated to the exhibition and sale of the numberless articles of handwork which have been employed the busy fingers of so many of the ladies of this city, of the State, of the South, and more than a few of the North. The plan of this form is most excellently conceived, and provides not only for a division of the labor of exhibition and sale among the ladies, but likewise presents the articles for sale collected and arranged in such manner that the sentiment of every purchaser may be gratified by making his purchases at a table which will remind him of his native State, or of friends in a distant one. The sale tables are each designated by the names of the Southern States respectively, and each has some device or emblem appropriate. In addition to these sale tables, this room also contains a number of interesting specialties, such as flower-tables, the famous miniature skating-pond, the "Sylvia's Tent," candy and fruit stands, &c. All of which have been planned and arranged with that exquisite taste for which the ladies of Richmond are so celebrated.

The second story room of the Bazaar, (third story of the building), is appropriated to the culinary and confectionary department, but it must not be supposed that the use of these terms indicates their ordinary meaning, for as soon as the entrance is reached a scene opens upon the vision, which can only be produced when the cunning fingers of the ladies are employed to carry out the tasty designs of the artist. In all its appointments this room is wholly complete, and Pizzini and Zetzel combined can hardly hope to equal it. The most perfect arrangements have been made to furnish everything that even the epicurean could desire, and the ladies are determined to give a large patronage by the very small changes they make for their comfort.

We desire to call the attention of our distant readers both in Virginia and elsewhere, to the liberal arrangements into which the several railroad companies leaving this city have entered. They have all reduced the rates of fare, and we hope to see large crowds of passengers on every train as it arrives. The occasion will be like the reunions at the Agricultural Fairs before the war.

A PRISTINE IRON DRESS.—The Buffalo N. Y. Express publishes the discourse of Rev. Father Payne of that city, recently delivered for the benefit of the Young Men's Catholic Association. His discourse was founded upon the following text:

"In like manner women, also, in decent apparel, adorning themselves with modesty, and not with rivalry, and not with ostentation, but as becomes women who profess godliness with good works."—1 Timothy 2:9.

The speaker, after alluding to the changes which have occurred since the Apostolic age, very severely criticized the extravagance and the indecencies of dress, practiced in the present age by females. He was especially severe upon its extravagance and also upon hoops. The following may do to console:

"Marriage is the normal condition of men and women, but when it is not sought for by those who are free to enter into that state, it shows that there is a cause, and this cause is not favorable to virtue, religion, or the good of society. Only such marriages are solemnized by the church of St. Bridget as year. The cause is apparent. I broached the subject to a young man—not so very young either, remarking I heard he was going to get married. He turned, and with the simplicity of a child ten years of age, said, 'Father Payne, I am surprised that you should even think I was going to be married. These years ago (his very words) I could not keep my wife in dry goods. [Laughter.] When I become a rich man then I will marry but not before, because I want to do the thing properly.' [Laughter.] You smile, said the reverend speaker, but I am in earnest. He had a certain amount of reason for what he said, and that reason is not creditable to the young women. Extravagance in dress makes it difficult for men in the married state to fulfill their obligations, and this is the reason why young men do not want to get married. The young women have become so fond of dress that the young man is frightened, and this is not for the good of society or religion. Let me give you the following hints:—First, never give your attention to your appearance; spend less of your earnings in adorning your persons, and think of your souls. Remember that the moment will force itself upon you when you will be stretched out lifeless in the coffin. When that time comes there will be a simple winding sheet that may be bought for a few cents, to wrap you in. The ornaments that remain will be ornaments of virtue which have accompanied you all through life, and will remain throughout an endless eternity."

THE DENIGATING PAPERS IN THIS COUNTRY.—The New York Sun says of the publication of denigrating papers in this country, that it is well to be published in Kankakee as in the journals named, so far as their presentation to the Southern people is concerned. The denigrating papers are not only a source of worry to the name, and the few copies they print are mainly sent to admiring friends in the North. It would be a better plan to keep them alive by rations from the Freed men's Bureau."

IMPORTANT ORDER BY GENERAL SICKLES.

HEADQUARTERS, SECOND MILITARY DISTRICT, Charleston, S. C., April 11, 1867.

The general disposition prevailing among the population of this military district cannot be relieved without affording means for the development of their industrial resources. The nature and extent of the destination demand extraordinary measures. The people are borne down by a heavy burden of debt; the crops of grain and garden produce failed last year; many families have been deprived of shelter; many more need food and clothing; needful implements and auxiliaries of husbandry are very scarce; the laboring population in numerous localities are threatened with starvation unless supplied with food by the government of the United States; the inability of a large portion of the people to pay taxes leaves the local authorities without adequate means of relief, and the gravity of the situation is increased by the general disposition shown by creditors to enforce upon an impoverished people the immediate collection of all claims. To suffer all this to go on without restraint or remedy is to sacrifice the general good. The rights of creditors shall be respected, but the appeal of want and suffering must be heeded. Moved by these considerations, the following regulations are announced, and they will continue in force, with such modifications as the occasion may require, until the civil government of the respective States shall be established in accordance with the requirements of the government of the United States. The Commanding General earnestly desires and confidently believes that the observance of these regulations, and the co-operation of all persons concerned in employing fairly and justly the advantages still remaining to them, will mitigate the distress now existing, and that the avenue of industry, enterprise and organization thus opened will contribute to the permanent welfare and future happiness of the people.

First.—Imprisonment for debt is prohibited, unless the defendant in execution shall be convicted of a fraudulent concealment or disposition of his property with intent to hinder, delay and prevent the creditor in the recovery of his debt or demand; and the proceedings now established in North and South Carolina respectively for the trial and determining of such questions may be adopted.

Second.—Judgment or decree for the payment of money on a note or action arising between the 10th of December, 1860, and the 15th of May, 1865, shall not be enforced by execution against the property or the person of the defendant. Proceedings in such cases of action now pending shall be stayed, and no suit or process shall be hereafter instituted or commenced for such cases of action.

Third.—Sheriffs, coroners and constables are hereby directed to suspend for twelve calendar months the sale of all property upon execution or process on liabilities contracted prior to the 19th of December, 1860, unless upon the written consent of the defendant, except in cases where the plaintiff, or in his absence his agent or attorney, shall upon oath, with corroborative evidence, allege and prove that the defendant is moving or intends fraudulently to remove his property beyond the territorial jurisdiction of the court. The sale of real or personal property for foreclosure of mortgage is likewise suspended for twelve calendar months, except in cases where the payment of interest money according to the 15th day of May, 1865, shall not have been made before the day of sale.

Fourth.—Judgments or decrees entered or enrolled on causes of action arising subsequent to the 15th of May, 1865, may be enforced by execution against the property of the defendant, and in the application of the money arising under such executions regard shall be had to the priority of liens, unless in cases where the good faith of any lien shall be shown. In such cases, the usual mode of proceeding adopted in North and South Carolina respectively to determine that question shall be adopted.

Fifth.—All proceedings for the recovery of money under contracts, whether under seal or by parole, the consideration for which was the purchase of negroes, are suspended. Judgments or decrees entered or enrolled for such causes of action shall not be enforced.

Sixth.—All advances of money, subsistence, implements and fertilizers loaned, used, employed or required for the purpose of aiding the agricultural pursuits of the people shall be protected, and the existing laws which have provided the most efficient remedies in such cases for the lender will be supported and enforced. Wages for labor performed in the production of the crops shall be a lien on the crop, and payment of the amount due for such wages shall be enforced by the like remedies provided to secure advances of money and other means for the cultivation of the soil.

Seventh.—In all sales of property and execution by order of any court, there shall be exempted out of the property of any defendant who has a family dependent upon his or her labor, a dwelling house and appurtenances and twenty acres of land for the use and occupation of the family of the defendant, and necessary articles of furniture, apparel, subsistence, implements of trade, husbandry or other employment of the defendant shall ensure only to the benefit of families—that is to say, parent or parents and child or children—in other cases the exemption shall extend only to clothing, implements of trade or other employment usually followed by the defendant, of the value of \$100. The exempted property of the defendant shall be ascertained by the Sheriff or other officer enforcing the execution, who shall specifically describe the same and make a report thereof, in each case to the Court.

Eighth.—The survey of the United States declared by the Congress of the United States to be a legal tender in the payment of all debts, dues and demands, shall be recognized in North and South Carolina, and all cases in which the same shall be tendered in payment and refused by any public officer will be at once reported to these headquarters, or to the commanding officer of the post within which such officer resides.

Ninth.—Property of an absent debtor or charged with such without fraud, whether consisting of money advanced for the purposes of agriculture or appliances for the cultivation of the soil, shall not be taken under the process known as foreign attachment, but the lien created by any existing law shall not be disturbed, nor shall the possession or the use of the same be in any wise interfered with except in the execution of a judgment or final decree in cases where they are authorized to be enforced.

Tenth.—In suits to recover ordinary debts known as actions of contract, bill, or debt, heretofore authorized, shall not be disturbed by the suit or taken by the sheriff or other officer serving the process; in suits for trespass, libel, wrongful conversion of property and other cases, known as actions *ex delicto*, bill, or debt, heretofore authorized, may be demanded and taken. The prohibition of bill in cases of contract shall not extend to parties already to leave the State; but the fact of intention must be clearly established by proof.

Eleventh.—In criminal proceedings the usual recognitions shall be required and taken by the proper civil officers heretofore authorized by law to take the same, provided that upon complaint being made by any magistrate or other person authorized by law to issue a warrant for the arrest of any person, it shall be the duty of such magistrate or officer to issue his warrant on the recognitions of the complainant to prosecute without requiring him to give security on such recognitions.

Twelfth.—The practice of carrying deadly weapons, except by officers and soldiers in the military service of the United States, is prohibited. The concealment of such weapons on the person will be deemed an aggravation of the offense. A violation of this order will render the offender amenable to trial and punishment by military commission. Whenever wounding or killing shall result from the use of such weapons, proof of the party carrying or concealing a deadly weapon shall be deemed evidence of a felonious attempt to take the life of the injured person.

Thirteenth.—The order heretofore issued in this military department prohibiting the punishment of crimes and offenses by whipping, branding, stocks, pillory or other corporal punishment, is in force and shall be obeyed by all persons.

Fourteenth.—The punishment of death in certain cases of burglary and larceny imposed by the existing laws of the provisional governments in this military district is abolished. Any person convicted of burglary or larceny, when the property stolen is of the value of \$25, of assault and battery with intent to kill, or of any assault with a deadly weapon, shall be deemed guilty of felony, and shall be punished by imprisonment at hard labor for a term not exceeding ten years nor less than two years, in the discretion of the court having jurisdiction thereof. Larceny, when the value thereof is less than \$25, shall be punished by imprisonment at hard labor for a term not exceeding one year in the discretion of the court.

Fifteenth.—The Governors of North and South Carolina shall have authority within their jurisdiction respectively to forgive or pardon any person convicted and sentenced by a civil court and to remit fines and penalties.

Sixteenth.—Nothing in this order shall be construed to restrain or prevent the operation of proceedings in bankruptcy in accordance with the acts of Congress in such cases made and provided for, with the collection of any tax, impost, excise, or charge levied by authority of the United States or of the provisional governments of North and South Carolina; but no imprisonment for over due taxes shall be allowed, nor shall this order or any law of the provisional governments of North and South Carolina operate to deny to any children, contingent or otherwise, their legal inheritance, or to suspend as to them, any right of action, remedy or proceeding against executors, administrators, trustees, guardians, masters or clerks of equity courts, or other officers or persons holding a fiduciary relation to the parties or the subject matter of the action or proceeding.

Seventeenth.—Any law or ordinance heretofore in force in North or South Carolina inconsistent with the provisions of this General Order is hereby suspended and declared inoperative.

By command of
Major General D. E. SICKLES,
J. W. CLOES, Captain Thirty-Eighth United States Infantry, A. D. C. and A. A. G.

MISCELLANEOUS.

J. F. HUNTER, E. H. LASSITER,
GRANTVILLE, N. C. NORTHAMPTON CO., N. C.

BUSTER & LASSITER,

FORMERLY CONANT & HUNTER,
Cotton Factors, & General Commission Merchants,

CORNER OF HIGH AND WATER STREETS,
PORTSMOUTH, VA.

Feb. 6-1867-2m

SEGARS AND TOBACCO.

We are in receipt of a lot of Segars and Chewing Tobacco that can't be beaten. Call and see.

WILLIAMS & HAYWOOD.

Dec. 17-1/2

NOTICE!!!

FOR THE PURPOSE OF CONDUCTING A family grocery, I have established myself on the North Side of Market Square, in the brick store next to Fayetteville Street, where I shall keep constantly on hand a carefully selected Stock, consisting of—

Flour, Meal, Grain,
RACON, LARD, CHEESE,
SUGAR, MOLASSES,
COFFEE, TEA,
SOAP,

CANDLES,
RICE,
SALE, &c., &c.

to which I respectfully invite the attention of my friends and the public.

DOUGLAS BELL.

Raleigh, Mar. 11-1867-2m

1867. SPRING TRADE 1867.

5 to 10 and 12 1/2 Glass
10 to 14 and 15 to 18 Glass,
300 lbs., Bladder Party.

J. BROWN,
With HART & LEWIS.

TANNERS' OIL.

A NOTHER lot of that Superior Fish Oil for Tanners' use, that I have on hand.

WILLIAMS & HAYWOOD.

Dec. 17-1/2

STATE OF NORTH CAROLINA.

\$300 REWARD!

A Proclamation by His Excellency, Jonathan Worth, Governor of North Carolina.

WHEREAS IT HAS BEEN REPRESENTED to me that J. Q. BRYANT, late of the County of Wake in said State, stands charged with the murder of one W. H. HAYNES, late of said County and State, and that said Bryant is a fugitive from Justice.

NOW, THEREFORE, in order that said Bryant may be arrested and brought to justice for the said murder, I hereby offer a reward of \$300, to be paid to the person who shall bring said Bryant to the City of Raleigh, in the State of North Carolina, and that said reward shall be paid to the person who shall bring said Bryant to the City of Raleigh, in the State of North Carolina, and that said reward shall be paid to the person who shall bring said Bryant to the City of Raleigh, in the State of North Carolina.

JONATHAN WORTH,
Governor of North Carolina.

W. H. HAYNES, Private Sec'y.

DESCRIPTION.—J. Q. Bryant is between 25 and 30 years of age, about 5 feet 10 inches high, straight, square-shouldered, light complexion, down look, black hair, and a full beard, wearing a dark frock coat, and a dark hat, and is a native of the State of North Carolina.

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A Weekly Masonic Newspaper

PUBLISHED BY
JOSEPH G. HESTER.

CITY HALL, RALEIGH, N. C.

This Journal will be devoted to the interests of masonry and the dissemination of all knowledge calculated to promote and foster the craft. It will contain a full and complete summary of all the most important current news of the week. It will also give to its readers many interesting literary articles, and in every issue an entertaining treatise.

TERMS OF SUBSCRIPTION.

One Year.....\$3.00
6 months.....2.00
3 months.....1.00

Advertisements inserted on reasonable terms. Agents wanted in every town and village.

April 10-28-67

J. T. MORRIS & BRO.

127 BYAMORE STREET,
PETERSBURG, VA.

W. H. MORRIS & CO.,

18 FAYETTEVILLE ST.,
Raleigh, N. C.

Wholesale and Retail Dealers

IN ALL KINDS OF FURNITURE,

AND

ALSO

Dealers in Paper Shades, Enamelled Cloth and Floor Matting.

Call and examine our stock. Our motto is quick sales and small profits.

April 12-23-67

FOR SALE

Valuable City Property for Sale.

ONE OF THE MOST DESIRABLE HOUSES and Lots in the City (East of South Street) lately occupied by Mrs. Lucia Tucker, well furnished, containing 10 Rooms, all well furnished. Lot about 2 1/2 acres, bounded by the city streets, and well watered. Possession can be given immediately.

Apply to
POWER & HARRIS & CO.

Dec. 5-1/2

SMOKING and Chewing Tobacco.

W. H. HAYNES, Private Sec'y.

WANTED.

YOUNG LADY DESIRES a SITUATION as Teacher, in a private family, or school.

Address,
MISS LOUISE TRACY,
Raleigh, N. C.

Mar. 5-17-67

Parasols! Parasols! Parasols!
BEAUTIFUL ASSORTMENT.
W. H. & R. TUCKER & CO.
Mar. 25-18-67

MISCELLANEOUS.

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