

The Daily Sentinel

VOL. VIII.

RALEIGH, N. C., MONDAY, NOVEMBER 18, 1872.

NO. 60.

THE SENTINEL.

ADVERTISING RATES.
Advertisements will be inserted in the Daily Sentinel at the following rates per square of 10 lines, or less than 10 lines.
For each subsequent insertion
one month, \$3.00
three months, \$7.00
six months, \$12.00
one year, \$20.00
For the Semi-Weekly issue, three fifths of the Daily rates.
Add to the above rates for each additional square as follows:
For 1 month, \$4.00 For 12 months, \$18.00
For 3 months, \$10.00 For 3 months, \$25.00
For 6 months, \$16.00 For 6 months, \$32.00
For 1 year, \$22.00 For 1 year, \$38.00
For the Semi-Weekly issue, three fifths of the Daily rates.
For the Home Affairs column, one cent per line per week.

HOME AFFAIRS.

Coroner's Case.—Reported by Lynn Adams, Grocer and Commission Merchant, South Market Street.
RALEIGH, Nov. 16.
Price of cotton in our Market to-day: 13 m. 17 1/8 to 17 1/4 cts. 4 P. M. 17 1/4 " Sales, 100 bales.
Receipts, none.
Tone of the Market, steady.

Local News.
Five fights enlivened Wilmington street on Saturday afternoon.
Judge Harrison has returned to the city.
Our sanctum was visited Saturday by Col. S. D. Pool, editor of the Newbern Journal of Commerce.
We were happy to receive visits on Saturday from numerous members of the Legislature.

We direct attention to R. B. Andrews & Co.'s advertisement, the well-known clothiers of this city.
We shall have no more to say about the horse disease. This we solemnly promise the reader.
Tommy Harrison has taken charge of the saloon at the National Hotel. Tommy is well known in this city and liked by all who know him.

There are, by a close calculation, just about 1,600 candidates for the few offices within the gift of the Legislature and the number is constantly increasing.
Albert B. Williams respectfully announces himself as a candidate for the position of Assistant Donkey-keeper of the House of Representatives.

The "local" being engaged upon other duties connected with the paper, the local columns have not had that attention given to them which would have been under other circumstances.
On Saturday the following members of the General Assembly were in the city: Messrs. Robinson, Miller, Cowles, Horton, Sanford, Humphrey, Allen, Outlaw, Morning, Turner, Marler, Craig, Watson, Morrison, Freeman, Brown, Reid and quite a number of others whose names we did not learn.

Good Templars.—T. N. Ramsay, Esq., Grand Deputy of the Good Templars, on Tuesday organized a lodge of Good Templars at Graham with twenty-five charter members. On Wednesday evening he organized a lodge at Company Shops, and on the following evening one at High Point with twenty-five charter members. Mr. R. reports that the order is flourishing in all parts of the State.

How AT THE NATIONAL.—On Friday evening the young people of this city assembled at the National Hotel to flirt, dance, &c. There were not many out, but the number was sufficient to keep two nice sets going all the time. In saying that every body had a good time nothing is exaggerated. All seemed to enjoy to the fullest extent the intoxicating pleasures of the ball room. Glee flights brilliant and beautiful; streamers from gifted choristers, rich flowers from marble vases dispelled their fragrance; and the polished mirrors reflected fairy-lights as they flitted by in the mazes of the dance. Youth and gaiety held high revel, while all most captivating in man and woman blended harmoniously.

RALEIGH BAPTIST FEMALE SEMINARY.—We are glad to know that Messrs. Fulen, Hicks and Williams are enlarging and otherwise improving the building now occupied by this school. The old Hayner house will be moved from the rear and the east side of Bloom street and made three stories high. Mr. O. R. Smith, of Washington City, is now in our city, making his arrangements to commence the moving in December, and to complete it by the 15th of January. Two wings, each two stories high, will be constructed (one is now building), and attached to the main building by beautiful verandas. One of these wings will be used for the literary department, the other for music, while the centre building will be devoted exclusively to the boarding department. The whole building will be warmed by the Chicago system, and with its front of 130 feet make an imposing appearance, while the spacious grounds will be beautifully laid out and adorned. The contractors have engaged to finish the work by the 15th of February.

THE SMITH POISONING CASE.

THE ACCUSED BEFORE JUDGE WATTS.

HABEAS CORPUS CASE.

DISCHARGE OF THE PRISONERS.

The case of the alleged poisoning of Dr. J. Hinton Smith, and the mysterious implication of two members of his family in the deed—viz. his wife, Mary E. Smith, and a married daughter, Mrs. Frances L. Mann—has been the subject of numerous notices through these columns and by means of the press generally it will be remembered that the accused in accordance with the verdict of the coroner's jury, were arrested on Tuesday last, and have been held in custody till Saturday last, when they were brought before his Honor Judge Watts, at Chambers, in this city on a writ of habeas corpus.

The hearing of the case took place in the Mayor's office, the large hall being densely crowded, the utmost interest being manifested in the proceedings. Punctually at 9 1/2 o'clock, Judge Watts was in attendance. At fifteen minutes to ten the prisoners entered the court, accompanied by three other daughters of the deceased, all clad in the deepest mourning. Mrs. Smith leaned upon the arm of her late husband's brother, Rev. Dr. Mason and Rev. Dr. Smedes accompanied the other members of the family, as did also a number of lady friends.

The State was represented by Solicitor Cox, assisted by F. H. Butler, Esq. The defense was conducted by Hon. W. H. H. Battle and his sons, Kemp P. and R. H. R. H. Battle, Esq., addressed the court, stating the nature of the application and the reason why the Judge was called from the duties of his circuit to come to Raleigh to hear the case, viz. the number of witnesses to be examined and the fact of the accused being ladies. He was satisfied from the testimony they proposed to introduce, the Judge would be of opinion that the prisoners should be at once discharged and that there was no good reason why they should have been imprisoned at all. He said said the defense were willing to have the case fully entered into and all the facts brought to light, and that for the purpose of this examination they were willing to admit the regularity of the testimony of Professor Genth in his analysis of the contents of deceased stomach, &c. For this examination they would also admit the discovery of poison in all these things, and that the tumbler containing the poison was handed to deceased by his daughter, Mrs. Mann; and they were satisfied that they would be able to convince the court that the prisoners were innocent of the poisoning.

Solicitor Cox moved to postpone the case to give him time to examine the testimony. He had arrived in the city but last night and knew nothing of the proposed examination till early this morning—he had not examined a single paper then before the Judge. He regarded this as the most important case that had ever been known in North Carolina, remarking upon the deadly nature of the poison employed. He considered it his duty to the public to give the case a full investigation and therefore asked for this postponement.

Judge Battle objected to any postponement. The State had before the Judge all the testimony that could be obtained, and he thought it unjust to detain the prisoners further without a hearing. Solicitor Cox said Judge Battle had no right to assume that the defense was in possession of all the testimony elicited by the State. He urged the postponement. Judge Watts thought the case might go on and still the State have time to summon any other witnesses it had, they being in or about the city.

Solicitor Cox then stated that under the decision of the court, and knowing nothing whatever of the testimony, he would withdraw and have nothing to do with the case. This he thought due to himself and the State.

R. H. Battle, Esq., then proceeded to read the testimony taken before the coroner's jury, admitting the testimony of Prof. Genth for the purpose of the present examination.

As this testimony has been already given to the public we need not repeat it here. Having concluded the reading of the testimony, Mr. Battle then proceeded to comment upon it. He drew the attention of the court to the fact that the jury of inquest had charged, no crime upon the prisoners, leaving the matter merely a question of inference. This was apparent on the face of the coroner's verdict, sundry causes appearing there alterations had been made by the jury to avoid all semblance of a criminal charge. The fact of the arrest of the parties was nothing of itself, the jury thinking it to be their duty to cause the arrest of some one, and the parties pointed out being more intimately connected with the circumstances and the act. He contended there was no positive motive to prompt the prisoners to commit this act; on the contrary, there were the strongest motives to prolong the life of the deceased. The accused were ladies of intelligence and character. Deceased's affairs were in a critical condition, and his family knew it. His property was estimated to its full value and his wife had voluntarily signed away all her inter-

est in it to relieve his embarrassments. As to the charge of cruelty to his wife and family, testified to by negro servants, it was in conflict with all the testimony of intimate personal friends, and could not be entertained. Mr. Battle alluded to the different theories of the death of Dr. Smith. It might have been done by others; this wife, thought almost impossible, as she did not think he had such an enemy in the world; the theory of suicide, the wife also repudiated, and considered it totally incompatible with her husband's views touching such a death; then there was a third theory, that in preparing a dose for some deprecating agent (as he sometimes did) sufficient quantity of the deadly drug might have fallen upon the arduous powder and thus accidentally become the means of the Doctor's own destruction. Mr. Battle merely mentioned these theories. The defense were not called upon to account for the Doctor's death and did not propose or intend to attempt to implicate any one. Mr. Battle continued to consider the length in an able argument upon the insufficiency of the evidence and the utter irreconcilability of the charge with the relations known to exist amongst the different members of the family.

Judge Watts called to the stand Miss Janet Smith, youngest daughter of deceased, and questioned her as to the location of certain points of the diagram of the scene of the poisoning. She also corroborated the testimony given by Mrs. Mann (her sister) before the coroner.

R. B. Saunders, Esq., practical apothecary, was called and examined as to the effect of the poison on the effervescing properties of the seditia powder. Having been an inmate in the family of the deceased, Mr. Saunders also testified to the affectionate relations of the parents and of the children. He spoke particularly of the affection existing between Mrs. Mann and her father, the father speaking uniformly of her as a "jewel of a woman."

[At this point Major Mann, husband of the accused, entered the court, having just arrived from the North, his first appearance since the implication of his wife in the murder of her father. The meeting was one of melancholy interest, and excited the deepest sympathy in the audience. He calmly took a seat beside his wife, and became a deeply interested spectator of the proceedings.]

Mr. Saunders then resumed his testimony. He spoke of Dr. Smith's affectionate bearing towards his wife. He testified as to the fact of Mrs. Smith first suggesting a post mortem examination of the body of her husband and the propriety of having his stomach tested by the most competent chemist.

Mr. F. B. Wickham, (son of an English clergyman) was next called. He had resided in the family of Dr. Smith from the first of June last till within three weeks of his, the Doctor's death. He was treated as one of the family and testified to the affectionate relations existing between his several members. He said the deceased was "as kind as he could be towards his wife." Mr. Wickham was with Dr. Smith's family on the night before the alleged poisoning, stayed all night and was present in the morning when the seditia powder was given to deceased. He corroborated other testimony on this point.

Dr. Smith, eldest brother of deceased, then called. He testified to Mrs. Smith being regarded as a "perfect pattern" possessed of all the Christian graces. This was the first time he had heard an intimation of an unhappiness existing between her and her husband. The testimony of this witness was listened to with breathless interest, and there was scarcely a dry eye in the vast audience. He concluded by stating that no member of his family for one moment considered Mrs. Smith capable of the crime with which she was charged.

K. P. Battle, Esq., was called to testify to the condition of Dr. Smith's affairs at the time of his death and to the fact that Mrs. Smith fully knew of her condition.

Prof. Saunders, 15 years old, son of R. B. Saunders, Esq., testified to the happy relations of the family. He had been a member of the family from January last, to the last of June. Dr. S. had been uniformly kind and affectionate, towards his wife.

Rev. Dr. Smedes also testified to the excellent character of Mrs. Smith. He had known her since her arrival in Raleigh; her husband and wife intimately, and never saw the slightest symptom of anything that could justify a suspicion of ill-feeling between them. During his entire acquaintance with the family he had never heard a syllable in regard to Mrs. S. that was not in her praise. He also spoke in the most glowing terms of the character of two of the daughters of deceased, people at her side, and concluded by saying that the composed bearing of Mrs. Smith under this and all other reverses of fortune, could emanate from nothing but pure Christian faith.

The defense closed here and Judge Watts announced the following as his decision: "The prisoners, Mary E. Smith and Frances L. Mann, having been brought before me by the Sheriff of Wake county, in obedience to writs of habeas corpus heretofore issued by me, I proceeded to hear the testimony produced on the part of the State as taken by the coroner before the jury of inquest, also testimony introduced on the part of the prisoners, and after a careful and impartial consideration of the same, I am constrained to discharge them from

LATE TELEGRAPHIC NEWS.

MARKETS.
New York, Nov. 15.—Cotton dull; up to 17 1/8; upland; 18 1/4; sea-island 24. Floor, Southern, low active, common to fair 7 00 to 10; extra 8 15 to 10; white superfine, 9 1/2 to 10; extra white, 10 1/2 to 11; superfine, 11 to 12; extra white, 12 to 13; superfine, 13 to 14; extra white, 14 to 15; superfine, 15 to 16; extra white, 16 to 17; superfine, 17 to 18; extra white, 18 to 19; superfine, 19 to 20; extra white, 20 to 21; superfine, 21 to 22; extra white, 22 to 23; superfine, 23 to 24; extra white, 24 to 25; superfine, 25 to 26; extra white, 26 to 27; superfine, 27 to 28; extra white, 28 to 29; superfine, 29 to 30; extra white, 30 to 31; superfine, 31 to 32; extra white, 32 to 33; superfine, 33 to 34; extra white, 34 to 35; superfine, 35 to 36; extra white, 36 to 37; superfine, 37 to 38; extra white, 38 to 39; superfine, 39 to 40; extra white, 40 to 41; superfine, 41 to 42; extra white, 42 to 43; superfine, 43 to 44; extra white, 44 to 45; superfine, 45 to 46; extra white, 46 to 47; superfine, 47 to 48; extra white, 48 to 49; superfine, 49 to 50; extra white, 50 to 51; 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