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The Daily Sentinel

VOL. VIII. RALEIGH, N. C. THURSDAY APRIL 10, 1873. NO. 180.

ADVERTISING RATES. Advertisements in this paper are published at the following rates per square of one inch, or ten million lines.

MORNING EDITION. LARGEST CIRCULATION OF ANY PAPER PUBLISHED IN THE CITY.

LATEST TELEGRAPHIC NEWS ON 4th PAGE.

MEMBER OF THE ASSOCIATION OF NEWS PAPER ADVERTISERS. The DAILY SENTINEL will be delivered in any part of the city at FIVE CENTS per week.

CITY ALMANAC. April 10, 1873. Sun rises 5:30. Sun sets 6:32.

WEATHER REPORT. WASHINGTON, April 9, 1873. For the Middle and South Atlantic States brisk westerly winds and cool, clearing weather.

METEOROLOGICAL. REPORTED AT FINE HARRIS'S COGNAC STORE, RALEIGH, April 10, 1873. 6 a. m. 9 a. m. 12 m. 2 p. m. 4 p. m. 7 p. m.

CITY COTTON MARKET. Reported daily by W. C. Strougar, Grocer and Commission Merchant, Fayetteville Street. RALEIGH, April 8, 1873.

HOTEL ARRIVALS. CITY HOTEL, April 9.—A. D. Young, N. C.; P. Maynard, Tarboro, N. C.; R. M. Jones, J. S. Conant, Jacob Sorrell, Wake county.

NATIONAL HOTEL, April 9.—P. W. Dowd, Wake county; J. B. Timberlake, R. & G. R. B. Blake, Wake county; J. F. Taylor, city; S. W. Watts and W. T. Watts, N. C.; L. Rosenthal, N. Y.

REGISTRATION. The following is the official statement of the re-registration to 3 p. m. yesterday from the Mayor's office:

Table with columns for White, Colored, Total, and Excess of colored over white. Rows include Middle Ward, Western Ward, and North Carolina.

NORTH CAROLINA.

The Col Wagner Minstrel Troupe were in Raleigh last night. We expect them here again on Friday and Saturday nights.

It is said that Capt. Ben. Robinson, formerly in the 49th Regt of Volunteers, has been the author of the paper, the Sentinel, at Fayetteville.

W. C. DePries, J. H. Searcy and William Taylor, sentenced to Rutherford Jail for twelve months each for kidnaping, have been unconditionally released.

A number of thousands of the Illustrated Pictorial have been found recently on the Lockwood speculation lands sold recently in Rutherford. Mr. J. C. Mills was the purchaser and has struck oil. We look for a specimen, too.

THE MURKIN AT SHELBY.—Dr. McNeill Turner in a public lecture recently on the existence of meningitis in his school, and says the case of death resulting among his pupils were from meningitis of the brain. This is the opinion of the resident physicians of Shelby as well as that of Dr. Turner himself. The case has subsided.

Haywood W. Guion, Esq., has been admitted to practice as an attorney and counselor at law in the Supreme Court of the United States. Mr. Guion is now attending that court in the interest of his client, John C. Burroughs vs. Marshal Cassin, taken up from the Supreme Court of this State.

SCOTLAND HAS RATION.—The Wellington News is speaking over the prospect of the railroad from Halifax to Scotland Neck, \$150,000 having been subscribed. Good luck to the new road. As soon as Tom Scott and the Southern Security Company buy the Western North Carolina and the New River Road, they will begin to negotiate for the Halifax and Scotland Neck road. This will not be completed, but is ever ready to lay roads fully equipped.

CONGRESSIVE ELECTIONS.—The Federalist Democratic victory in Connecticut is worthy of notice. A Democratic government was elected by a large majority in the State of 148,000. The legislature is divided—the republicans having the Senate by a small majority, the democrats the House by a large majority.

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HOME AFFAIRS.

New Cotton Factory. Dr. Delaney is having erected, near Enfield, an extensive new cotton factory. Our skillful and enterprising townsman, Mr. J. H. King, is the builder and he, we learn, doing the work in a manner creditable to the firm of King & Whitlaw.

Snapped. Growing advertisements were circulated yesterday about a meeting to be held at Metropolitan Hall, last evening, and when the time arrived, we dropped in, but found no one there except the janitor and one or two other roosters. Indefinitely postponed.

Dead. In this city on Tuesday night, after a short illness, Mrs. Hattie Hayes, wife of Wm. Hayes, Esq., in the 20th year of her age. She leaves three children and a devoted husband. The funeral will take place to-day from the Baptist Church, at 4 o'clock. The friends of the family are invited to attend.

Mineral and Soda Water. But few persons who have been abroad but appreciate the value of Vichy, Seltzer and Kissinger waters. They taste the system; and if you want to obtain the efficacy in recuperation after debility go to Wm. Simpson's, 38 Fayetteville Street and obtain He has also all kinds of first class druggists' articles.

C. W. Oldham. We direct the attention of our farmers and merchants to the card of C. W. Oldham, Commission Merchant and dealer in groceries, provisions, fish, &c. Mr. Oldham is a young man of fine business qualities and is in every way reliable. His origin is of Chatham county, and of course he is a clever fellow.

M. E. L. A. The 48th regular meeting of the Mechanics Building and Loan Association will be held in the Court House on Friday evening, 11th inst., at 8 o'clock. All dues must be paid by Friday night or delinquents will be fined as prescribed by the by-laws. Members can pay their dues to the undersigned at his store, No. 33, Fayetteville street.

Postage on Newspapers. Mr. Chas. A. Frazier, the postmaster at this place, informs us that he received during the last fiscal year, the sum of \$250 for newspaper postage alone. Verily the people of Raleigh are a reading community.—Charlotte Observer.

And now comes Raleigh: Amount collected on newspapers last year, \$571.79. This is ahead of Charlotte. And verily the people of Raleigh are a reading community.

Bank of Hillsboro. A meeting of the subscribers of the Stock of the Hillsboro Bank took place last week at Hillsboro. The Reporter says there was a goodly number of gentlemen from the town and county present, and a right sharp interest was displayed. Owing to the sitting of Caswell court last week, a number of gentlemen from that county were prevented from attending the bank meeting, and as their co-operation was both desirable and important it was deemed advisable to postpone further action until the 3rd day of May.

Fire. The alarm of fire just after noon, yesterday, was occasioned by a spark being sighted from the chimney on the roof of Dr. R. C. Martin's house, on Hillsboro Street. Mr. F. H. Lunsden soon after wards was passing through the grounds of St. Mary's school towards Dr. Martin's when he espied Dr. M.'s roof on fire. At once entering the house he rushed around and would have ascended to the outside of the roof but could not. Then he cut his way through and the fire was extinguished with pails of water before the Fire Companies could get there notwithstanding they went with great haste.

Departmental. Application was made to the State Treasurer, yesterday, to ascertain what moneys were being paid, and he said, in reply, only the ordinary expenses of the State government and for the maintenance of the three institutions here. It was further ascertained that the Treasurer is really engaged in constructing the recently passed Revenue Act, which seems to be somewhat difficult to understand on the part of the officers who have to execute it in the several counties, judging from the letters received by the Treasurer.

Possible Attempt at Assassination. It is evident the Assistant Chief Engineer of the fire department, Mr. Morris, who is also Superintendent of the fire engine, has a very narrow escape from assassination. He was yesterday on his way to the office of the Mayor, when he was accosted by a man who drew a pistol and fired at him. The bullet struck him in the chest, but he was not hurt. The man fled.

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WAKE SUPERIOR COURT.

Charge to the Grand Jury. Grand Jury. Aroo—Burglary—Perjury—Forgery, Etc., Etc.—Proceedings Yesterday. The following is the charge to the Grand Jury, delivered on Monday:

When an offence of this kind has been committed (homicide) you are not even to discuss the merits of the case—say the alleged offender ought to be indicted or not. That is not your business. You are not sworn to do anything of the sort. It is not given to you to say whether the offence has been committed or not. Because you hear only one side. It is not for you to take into consideration the circumstances under which an offence has been committed. The law does not give you the power to act in that manner and consequently you should not assume that power. You are simply to know, from the evidence before you, the bill is true. Another jury is entrusted with saying whether according to all the evidence and the law the alleged offender is guilty or not. In fact the offender is not before you at all. It is only the offence and such facts as are indicative of who probably committed the offence that the guilty parties can be brought to justice and punished. You are not to sit in judgment on any case at all. Petit jurors are probably as honest as grand jurors, and probably as good men as you are; as capable of doing justice as you could be; and as willing to do impartial justice. Then, gentlemen of the jury, don't suppose you are better than they are, and assume any jurisdiction the law does not confer on you and does not on them. Each one in his own place and everything is orderly. But when one flies out of its orbit and attempts to assume the province of another, everything is in confusion. There is no safety for any one's rights. You know what is said of Truth and Falsehood: that Falsehood flies on rapid wings and Truth comes halting behind. A man's reputation may be damaged by a charge. If you attempt to stifle investigation you may fasten upon him an imputation he never can get rid of. The innocent must show to the world they are innocent. Then each one in his own place and each one to his own duty, and you will find society improve and society will have confidence in the integrity and intelligence of grand jurors.

The crime of rape, gentlemen of the jury, is also a capital offence. And although a rape attempted but not consummated is not a capital offence, yet it is an offence which ought to be punished and which will be punished upon conviction. The crime of arson is the burning of a dwelling house in the night time. It is not simply the burning of a dwelling house but is the burning of a dwelling house in the night time. When these combine the crime is complete, and if a man sets fire to an out-building in the night-time and in consequence a dwelling is fired that also is arson, and punishable with death, upon conviction; for a man is supposed to contemplate the necessary results of his own act. If you know of any such cases it is your duty to present them as misdemeanors. The exact status of the case can afterwards be determined by your solicitor.

Burglary, gentlemen of the jury, is a capital offence, and by that we mean the breaking into a house in the night time for the purpose of committing felony; and it does not matter whether the felony is consummated or not. If any one as much as raises the latch of a door for the purpose of stealing in the night-time, for the purpose of stealing and turns round and goes out without stealing anything—that, too, is burglary consummated. Gentlemen of the jury, the time when these offences—arson and burglary—are committed, is what adds, in a great measure, to the heinousness of the offences. In the day time men are awake. They are on the alert. But the night has been given for rest and for that reason which is absolutely necessary in strengthening the physical system for the work of the coming day. We could not keep always awake if we would. The Almighty has ordained otherwise. And he who takes advantage of the period to commit burglary is guilty of an offence against the laws of God as well as those of man. Therefore it is said those who violate the law must forfeit their lives—given them for a better purpose than the one to which they put them.

There are a class of offences, gentlemen of the jury, I shall call your attention to, and are of the greatest moment to society; offences which are sometimes committed through thoughtlessness or design. Among these is the crime of perjury. By the constitution of the United States, no man can be convicted of any offence, nor can he be deprived of any portion of his property except upon the testimony of other people. There is no other way known to our laws to try a case except upon the testimony of other people. It is true there is testimony of facts, but facts are not sufficient in themselves to convict a man for a conviction on a charge of perjury. The testimony given

by human beings, is by far the largest portion of testimony used in our courts. Now suppose the testimony given by one human being against another is untrue, and it is known at the time by the person giving that testimony that he or she is uttering a falsehood! And someone is robbed of life! Can there be contemplated a crime more vile than this. You, therefore, see the absolute necessity, that but the truth should be told in order that justice be done. He who swears to lie and deprives you of life, liberty, and ruins your character, is worse than a murderer; he is not only instrumental in having your life taken but at the same time your character defamed. I say he who will perjure himself will commit murder when occasion shall so do it. I charge you, gentlemen of the jury, not to be lenient on this matter. It may be your turn to suffer. Who knows? For the same man who would swear falsely against your neighbor would swear falsely against you, and it might be, in the next revolution of the wheel, one of you might be some his objective. Gentlemen of the jury, if you know of any case of this kind, present it. Perjury, gentlemen, is not a crime of rare occurrence. Indeed it is of frequent occurrence in the courthouses, and I am almost afraid to say no session of any court but the record to the Ad-Seeing Eye is stained by the perjury of some witness.

The conclusion of the charge was on the subject of forgery which his honor said showed great depravity of heart, larceny and the roads and fences. His Honor said: "It belongs to you to have these roads kept in order. If you know of a road in bad order and fail to present the overseers you have violated your oath. Saying 'It is hard on the overseers is none of your business. So in regard to fences. There is a law on the statute book which prescribes what sort of a fence every man must have. How many legal fences in this county? It is not for you to say your predecessors did not present them. I tell you, gentlemen of the jury, the oath you have taken is not to be lightly broken. This is not the place to make laws. That business is entrusted to others. It is your duty to enforce the law as it stands, and when you attempt to usurp the power of the legislature and do it then you usurp that which does not belong to you."

Gentlemen of the jury, I shall detain you no longer. You know what your duties are. Yesterday's Proceedings. State vs Prussia Haywood. Found guilty. Judgment, the defendant be imprisoned five days and pay costs. State vs Lewis Davis. Continued. State vs Merit Tate. Continued. State vs John Williams. Submitted by defendant. Judgment accordingly. Verdict—"Not guilty."

State vs R. Jones. Larceny. Found guilty. State vs Row Hunter. Larceny. Continued. State vs M. A. Hudson. Judgment six months and costs. State vs Horace Hasty. Larceny. Found guilty. State vs Nicholas Alford. Affray. Judgment \$5 and costs. State vs Jack Ransom. Not guilty. State vs Norwood Williams. Found "Not guilty."

State vs Bryant Whitley et al. The court then took a recess until ten o'clock this morning. Pleas in Court. A minute examination of the County Court books, and the hallways leading thereto, has convinced they are alive with fleas. This is a very inconvenient pest for counsel, some of whom are wearing quite this kind and are every to letting their blood out liberally. The fleas are all of the industrious sort; eat early and often and are very agile as is customary with fleas, particularly when the weather is warm. All of Sheriff Lee's deputies could not count them even with a process a mile long, so it is well known. And this crawling together of flea, counsel, jurymen, witnesses and reporters, in say anything about the poor prisoners and spectators, is becoming intolerable. And the fleas seem to be aware of it because they are more active now than they ever were before. If there is any doubt about the fleas being their counsel can be searched by the grand jury. And that the fleas are court room fleas will be noticed by their civil dress while, as a matter of course, the domestic-circus fleas, from any other place, is tamer because it has been domesticated.

Notices. The following was circulated yesterday: To Newspapers and Owners of Lots. By an Ordinance of the City of Raleigh, it is made my duty to see that all such notices matter liable to breed sickness, &c., is removed by means from all lots within the city limits. This is, therefore, to give notice that I shall immediately make a rigid inspection of all premises within the city, and shall strictly enforce the ordinance in regard to the same. Owners of premises will save themselves trouble and the payment of the fine provided for neglecting or refusing to do so, by having their back-packs and premises cleaned immediately, and all refuse removed and other such notices required with order.

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CONTRACT THE STOMACH. It is a well known fact of legal fact that the weight of most of the bills that affect humanity is a diseased condition of the alimentary canal. The human stomach cannot digest and assimilate the elements of life without an outgoing machine. As a preventive and cure, there is no remedy so safe and sure as DR. TUTT'S GREAT LIVER PILLS.

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THE SHIND.

The definition of AI in April 1st or April fool. Major Hayes and lady are boarding at Mrs. Henry W. Miller's. The Superior Court room was a cloud of saw dust, at times, yesterday.

You could get your eyes washed yesterday if you did not protect them with green goggles. Hon. A. M. Waddell will deliver the Memorial Address at Wilmington on the 10th of May.

The Gallego Manufacturing Company furnish all grades of flour (but not less than a barrel) and fine bolted meal. See advertisement. This is the season of the year when the blood ought to be purified and attention called to the advertisement of Dr. J. M. Hunter & Co.

The Co-partnership heretofore existing as Dobbin & Francis has been dissolved by mutual consent. Robert Dobbin has all the business of the firm in his hands for settlement. Julia Lewis & Co., propose to buy fifty feet of hose, the city to pay one-half the cost; the hose to be for the washing the market house and to protect Lewis & Co.'s building close by in case of fire.

Water Heater. Messrs Marshall & Hill exhibited yesterday on Fayetteville Street a novel water heater indispensable to farmers, mechanics and families. It steams fast for stock, timber for mechanical purposes, boils clothes, &c. It is perfectly portable, and can be carried by one person easily. It economizes fuel. A peck of coals or chips will bring a barrel of water to a boil. They can be made in any place where there is a tin shop. This heater was patented in March, 1868, and has already a larger sale than any in the market. The Housewife can cook a meal of victuals, do washing or clean a house without heating the room in which it is placed, or can set it up in the back yard and have no fire about the house. The farmer can convey it by hand from one portion of his place to another, as it is light and portable; the fire chamber being surrounded by water can never burn out. For durability, therefore, it is unsurpassed. No intelligent farmer will be without it. The right of this or any other county in the United States, not already sold, will be disposed of on reasonable terms, and there is money in it for any practical mechanic or business man who may engage in its manufacture. Its utility can be best appreciated by seeing it in operation. You can move this heater under a shade and boil your clothes without rust, save fuel and labor and save your stove. County rights for sale at reasonable prices.

State Lunatic Asylum. Attention has been called to the fact the exhibit of lunatics in Wake county admitted to the State Lunatic Asylum during the last official year shows 21. That number includes not only the lunatics but idiots entitled to the \$100 under chapter 167, acts of 1869 and 70.

COLLAPSE OF THE NERVES. There is nothing more disconcerting than nervous debility. In extreme cases of the same the sufferer do not care whether they live or die. A feeling of helplessness comes over them, and in some instances where the threatening symptoms are not met by prompt and proper treatment, insanity or idiocy ensues. Yet nervous debility is not a dangerous complaint if wisely dealt with. A medicinal stimulant is the remedy needed, and is Hostetter's Stomach Bitters this specific for the complaint is presented in its purest and most potent form. Nervous debility is usually complained with other ailments. It frequently involves indigestion, constipation, irregularity of the bowels, indigestion, and great mental depression. In the spring of the year, owing to the effect of chilling fogs, searching winds and other unwholesome atmospheric phenomena, upon the external nerves, persons who are subject to nervous affections often suffer acute attacks, both of body and mind, from this cause. It is therefore, advisable for all who are liable to these troubles, and for the other body like above mentioned, to have frequently accompanying them, to commence the regular use of Hostetter's Bitters early in the season. The severe nervous and bilious attacks, with which they might otherwise be visited, can by this means be certainly avoided. As a nervous, gentle aperient and anti-bilious medicine, the Bitters have no equal.

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THE LAWS OF HEALTH.

It is useless for State Legislatures to pass laws for the preservation of the public health, if the great law of self-preservation, which depends for its enforcement upon the will of the individual, is suffered to remain a dead letter. There is scarcely an adult member of the community, of either sex, in this country, who has not been the testimony in favor of Hostetter's Stomach Bitters, furnished over their own signatures by persons of acknowledged eminence in science, literature, art, commerce, and every department of business and professional life. These witnesses have declared in the most explicit terms that the preparation is a safeguard against epidemics, a sovereign remedy for dyspepsia; a valuable anti-bilious medicine, a promoter of appetite, a cooling and harmless stimulant, a good-acclimating medicine, a strengthener of the nerves, a general invigorant, a protection against the deleterious effects of malaria and impure water, and that it imparts a degree of vigor and activity to the vital forces which is not communicated by any other of the tonics and stomachics in use. Under these circumstances the self-preservation law of nature should teach every rational person, who, either by reason of inherent debility or in consequence of exposure to unwholesome influences, is in peril of losing the greatest of all temporal blessings, health, the importance of taking the Bitters as a defensive medicine. Dyspepsia will not neglect to give it a trial as simply their own enemies. It is guaranteed to cure indigestion in all its forms, and the bilious and nervous will find a cure in the whole range of bilious and nervous ailments which will afford them the same relief.

DELAYS ARE DANGEROUS. That poor, emaciated consumptive, who is now beyond all hope of recovery, might not be hale and hearty had he not neglected that slight cough. Be advised, if you have cough or cold, get at once a bottle of DR. TUTT'S EXpectorant, and you will soon be relieved. Do not get it off.

NEW ADVERTISEMENTS. SODA WATER. COOL AND SPARKLING. WITH GENUINE FRUIT SYRUPS, KISSINGEN, VICHY, CONGRESS, and SELTZER WATER.

on draught. Families supplied with syphons containing either of the above, from which the water can be drawn as fresh as from the fountain. IMPORTED PERFUMERY, TOILET ARTICLES, DRUGGIST SUNDRIES, AND EVERYTHING EQUALLY FINE IN A FIRST CLASS DRUG STORE, W. M. SIMPSON'S, Dealer in, 17 Fayetteville St. ap 10

PROPOSALS. Proposals for the erection of a building for the colored department of the North Carolina Institution for the Deaf and Dumb and the Blind, will be received until FRIDAY, April 12th, 1873, at 10 o'clock, M. Parties can bid for the Brick Work and Clustering, and the Wood Work, separately, or can bid for the whole. Plans and specifications can be seen at the office of the Principal. The Board reserves the right to reject any or all bids. R. S. TUCKER, H. JACKSON, P. H. WICKHAM, Building Com. ap 10

NOTICES. The first instalment existing under the name of Justice & Francis is hereby dissolved by mutual consent. ROBERT DUBOIN, PETER FRANCIS. I have opened a Boot and Shoe Shop in the store lately occupied by W. H. Ellis, between Long's Tin Shop and W. H. Jones' Grocery Store, where I will be pleased to serve my old customers. All work done to the satisfaction, and at the shortest notice. All my work warranted. Price made moderate. PETER FRANCIS. ap 10

DIRECTIONS. This will give notice that the partnership heretofore existing as DOBBIN & FRANCIS is this day dissolved by mutual consent. All the business of the firm is in my hands for settlement and collection. I shall continue to carry on the business as usual at my old stand, No. 31, N. W. Corner of New Place, under the GENTLEMEN'S HATWORK sign, and have the same workmen to my employ. Thankful for past favors I hope to give satisfaction in the future. ROBERT DUBOIN. Raleigh, April 9th, 1873. ap 10

RANOFF. On Monday night, nearly a horse, while being driven by J. L. Lee, Esq., from Wake county to Raleigh, was apprehended for falling. All persons are hereby notified to be warned that a certificate of the same has been issued. The horse is now in the hands of the undersigned and will be sold to the highest bidder at public sale on Friday, April 12th, 1873, at 10 o'clock, A. M. at the residence of the undersigned. W. H. JONES, Auctioneer. ap 10

NEW ADVERTISEMENTS. SODA WATER. COOL AND SPARKLING. WITH GENUINE FRUIT SYRUPS, KISSINGEN, VICHY, CONGRESS, and SELTZER WATER.

on draught. Families supplied with syphons containing either of the above, from which the water can be drawn as fresh as from the fountain. IMPORTED PERFUMERY, TOILET ARTICLES, DRUGGIST SUNDRIES, AND EVERYTHING EQUALLY FINE IN A FIRST CLASS DRUG STORE, W. M. SIMPSON'S, Dealer in, 17 Fayetteville St. ap 10

PROPOSALS. Proposals for the erection of a building for the colored department of the North Carolina Institution for the Deaf and Dumb and the Blind, will be received until FRIDAY, April 12th, 1873, at 10 o'clock, M. Parties can bid for the Brick Work and Clustering, and the Wood Work, separately, or can bid for the whole. Plans and specifications can be seen at the office of the Principal. The Board reserves the right to reject any or all bids. R. S. TUCKER, H. JACKSON, P. H. WICKHAM, Building Com. ap 10

NOTICES. The first instalment existing under the name of Justice & Francis is hereby dissolved by mutual consent. ROBERT DUBOIN, PETER FRANCIS. I have opened a Boot and Shoe Shop in the store lately occupied by W. H. Ellis, between Long's Tin Shop and W. H. Jones' Grocery Store, where I will be pleased to serve my old customers. All work done to the satisfaction, and at the shortest notice. All my work warranted. Price made moderate. PETER FRANCIS. ap 10

DIRECTIONS. This will give notice that the partnership heretofore existing as DOBBIN & FRANCIS is this day dissolved by mutual consent. All the business of the firm is in my hands for settlement and collection. I shall continue to carry on the business as usual at my old stand, No. 31, N. W. Corner of New Place, under the GENTLEMEN'S HATWORK sign, and have the same workmen to my employ. Thankful for past favors I hope to give satisfaction in the future. ROBERT DUBOIN. Raleigh, April 9th, 1873. ap 10

RANOFF. On Monday night, nearly a horse, while being driven by J. L. Lee, Esq., from Wake county to Raleigh, was apprehended for falling. All persons are hereby notified to be warned that a certificate of the same has been issued. The horse is now in the hands of the undersigned and will be sold to the highest bidder at public sale on Friday, April 12th, 1873, at 10 o'clock, A. M. at the residence of the undersigned. W. H. JONES, Auctioneer. ap 10

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AMUSEMENTS.

Tucker Hall. TWO NIGHTS ONLY. FRIDAY AND SATURDAY. April 11th and 12th.

Cal Wagner's MINSTRELS. Will have the honor of appearing before the citizens of this city in a series of their superb entertainments, each entertainment an entire change of programme. Having many POPULAR AND TALENTED ARTISTS, Prominent among whom are Cal Wagner, Sam Price, Ben Brown, Johnny Booker, Comedians. J. H. BARKER, Manager.

NEW ADVERTISEMENTS. DR. J. MILES HUNTER & CO. Special Practice. Cancers, Tumors, Scrofula, Chroum, Ulcers, Venereal Diseases, Urinary Diseases, and all Kindred Disorders. SUCCESSFULLY TREATED. Office and Infirmary: East Centre Street Goldsboro, N. C.

CONSULTATION FREE. In consequence of increased practice, we have opened an Infirmary at Goldsboro, N. C., for the accommodation of patients requiring daily attention, and we remain here who come to us in all the comforts of their homes, kind and careful attention, (compassionating and trusty attendants. Having secured the services of two Physicians and Surgeons, Dr. Wm. H. Moore, formerly Surgeon in charge of the U. S. General Hospital at Greensboro, N. C., and Dr. H. A. Gregory, formerly Surgeon in charge of the U. S. General Hospital at Charlotte, N. C., and also Surgeon in charge of U. S. Post Hospital at Charlotte, N. C. These gentlemen will visit the infirmary daily, and give each other attention as they see fit.

DR. J. Miles Hunter will visit the following named places, and remain a few days in each as will be seen by the following schedule in order that he may be desired to attend to his patients: South Washington, New Hanover county, N. C., on March 21st and 22nd; Wilmington, N. C., on March 24th, 25th and 26th; Whiteville, Columbus county, N. C., on March 29th and 30th; Raleigh, N. C., on April 1st; New Court House, N. C., on April 2nd; Hillsboro, N. C., on April 3rd, 4th and 5th; Rocky Hill, N. C., on April 6th, 7th and 8th; Rocky Hill, N. C., on April 11th and 12th; Rockingham, N. C., on April 13th and 14th; Hillsboro, N. C., on April 15th and 16th; Hillsboro, N. C