THE RALEIGH SENTINEL.

PUBLISHED DAILY, WEEKLY AND SEMI-WEEKLY. Oficial Organ of North Carolina. STATE PRINTING & BINDING ESTABLISHMENT P. DUNAN, 1 1 Editor.

THE CITY.

per" See news items on fourth page,

The hatters are still at the Central hotel, but only for a short time, J. J. WOLFENDEN & Co., dealers in

grain. Corn a specialty. Newbern, N. C.

Old silk hats, no d ff-rence how much they are broken down, bring them to the Central hotel, and we wi'l build RISHEL & MILLER. them up.

Dr. C. G. Mills, big boss-granger of North Carolina and a splendid centernial gentleman, is in the city, attending the meeting of the executive committee of his order.

Mr. J. D. Whitsker is selling good oak wood at #3.50; pine #3.00(@#3.25 per cord delivered, provided the cash attends the order. Call on him in real of Citizen's National Bunk

The revival of religion at Swain Street Baptist church is increasing in interest ; two converts last night and several penitents. Rev. Dr. Pritchard is expected to fill the pulpit to-night.

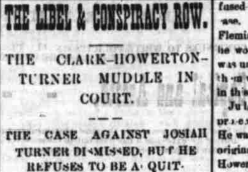
Messrs. A. C. Saunders & Co. have for sale 1,000 bushels n'ce white fint Corn, 10,000 sacks of Star Phosphate, 5,000 sacks Map s' Nitrogenized Super-Phosphate and 1,000 sacks Acid Phosphate to be used with Cotton Seed or Stable Manure. They have sold since January 13th, 5,000 bushels Corn and 15,000 sacks of guano. Call on them for bargains.

George Allen & Co., Plow Manufas turers, Newbern, N. C., offer to send to any address, samples of their Labor Saving Plows. Atlas auti-choking Turning Plows, Dickson, Allen and Magnolia Steel Lotton Sweeps, at a liberal discount for cash, with privilege of returning them, at their expense should they not give perfect satisfaction.

BO" Send for illustrated circular and prices feb 23-d2aw&wlm

ACCIDENT TO DR. ABRINGTON .-From the Gold-boro Messenger, of March 20, we leave that Dr. B. F. Arrington was thrown from his horse Friday and so severely injuced that at last accounts he was speechless and in a very critical condition. The accident occurred at his plantation, near Goldsboro.

BEEF-EATERS TO THE FRONT. -- W. F. Askew this morning sold his 2.140pound stall-fed Brahma cow to Thomas Dancy, one of our enterpri-ing butchers for \$120 in cash and 10 pounds of the beef. The trade had hardly been closed before Mr. Dancy had engaged 600 pounds of the meat to various appreciative householders to whom a piece of tender, juicy beef is a treat most rare whether rare or well done.



Daily

TED IN SUCH STYLE. QUEE SCENESINA USTICE MILL-*N ALLEGED CRIMINAL C.AMORING

VOL. XXII.

FOR TRIAL-LISEL AND COUN-TER LIBEL-PRISONER SUM-MONED AS WIINESS.

THE SQUIRE GOT AT LAST-THE PROS ECUTION ENDEAVOR TO GET OUT OF A TRIAL BUT FAIL.

According to Saturday's adjournm this case came before his honor, Mayor Manly, this morning at 11 o'clock. The mayor's office being too small to accommodate the cloud of prosecutors, de fendants, witnesses and curious lookerson in attendance, the hearing was adjourned to the court-house. Long before the trial began, the court-room was packed and everybody seemed to be on tip-toe of excitement. At 15 minutes after 11 o'clock, his honor took his seat on the bench made notorious throughout the state by the vagaries of Greasy Sam Watts. It was reported all through the city yesterday that the prosecution would endeavor to make the informality of the warrant of Saturday against Tucper and Howerton a pretext for dropping the prosocation against the former, and proceed with the trial of Howerton on suother warrant issued against him yesterday, and the argument of the prosecution proved that the report was well founded. Mr. Tarner flast addressed the court. He said that he hal been informed that the prosecution was seeking to drop proceedings against him He did not thiak this could be dono as he had distinctly waived all informality of the original warrant, thereby curing all its defects. Bat if the court, after he (Turner) had been werried all day Saturday over this matter, accepted service of the warrant, been

Fleming and hi.uself too much for them, he would try them single-handed, as he was under the impression that either of th m was a match for all the prosecution in this matter. [Long applance.] Julae D. G. Powle, of counsel for the procession, nart allraist the court. He was under the impression that the original warrant, both as to Turner and

Howerton, had been destarel informal and of no effect, and that as the new warrant for Howerton did not incluie the name of Turner, the Howerton case was now the only one bafore the court. The defence (flowerton) neel not try to trag in Mc. Turner, as that gentleman had shown himself able to take care of himself. They (the defence) would have their han Is full in taking care of them-

a -lyon. Major A. M. Lewis, of counsel for Howerton, did not see what right the prosecution had to reach over one case and drag in another. The prosecution had, it seemed, struck their flag as far as Jo-iah Turner was concerned, and were trying to lay their grasp upon the secretary of state.

Judge Fowle called on his honor to decide as to the informality of the warmot i-sued Saturday.

Mayor Manly said the original warrant had been cured of its defects as to r. Turner, but the large number of witnesses summoned and the wide latiude the case would take made .t impossible for him to hear it and discharge his duties to the city properly. He would, therefore, return the warrant against Mr. Turner to Justice Barbee. and proceed with the Howerton matter under the warrant issued yesterday. Mr. Turner said that the terms he was on with the squires of this township made it impossible for him to have any hoice as to who should try it. He di.ln't know that he was on speaking terms with any of them, as they all hated him politically, and some of them personally. He objected to Mr. Barbee as he had been informed that he was on particularly good terms with the prose outor, - alter Clark ; that Clark transacted all his magistrate's business with Barbee, C. M. Busbee said he was authorized

by his client, Mr. Clark, to say that any bound over to appear under it, and did intimati .n that he would enter into any agreement with Mr. Barbee to sway imappear to answer, was going to rate him out of court, he wanted to make an af- properly his action as a justice was

also

fased a voice in the conduct of his own Brogden, Juo, C. Blake, G. W. Black- of advising the dismissa" of this warrant are, If the presecution thought Mr. nall, A. W. Shaffer, Geo. Little and P. Donan.

RALEIGH, N. C., W. DNESDAY, MARC 1 22, 1876. No. 26

Sentinel

Major Lewis announce I that the defendant was not ready for trial. The warrant was only served last night and the attorneys had not had time to summon witnesses. The defeuce asked a continuance un il to-morrow morning. or until they get the regulate withe ses. Judge Fowle, on the part of the proseculat, objected to a continuance, and -tated that the prosecution would occupy the day in the examination of witnesses and during that time the defence could arrange for the attendance of their witnesses. If they were not ready to-morrow the prosocution would agree to a continuance.

G. V. Strong. on the part of the de fence insisted that they should have a continuance in order to get an important witness now, in New York.

The defendant filed an affilivit as to what he expected to prove by this absent witness, which was read to the court and liscussed by counsel.

The court then ordered an adjourn ment until to morrow morning at 9 o'elock.

As soon as a conclusion of the Howerton case was reached, Justice of the Peace Magnin to k his seat on the beach and the Turner case, on the original warrant, came up.

C. M. Basbee, on the part prosec ion, moved t. dismiss the warrant as to Turner, for the reason that he was a witness for the presention.

Mr. Turner said that he had an affidavit which he would read to the sourt. He had been informed when reaching the city this morning that an effort would be made to dismiss the warrant. Against such diamissal he sol emuly protested. He was the man wronged, foully wronged in this whole business. The presecutor, Walter Clark, had published in his paper, the Daily News, that he (Turner) lale .tered into a couspiracy with the secretary of state to defame and injure his character and had appealed to the law for its vindication. Now he (Clark) proposes to skulk from the court, and gives as a reason that he had summoned him Barbee. On this ground he objected to (furner) as a witness, He had been notified to appear as a witness for both sides, and it did not disqualify him from acting the part of a defendant. He would show that he was no conspirator against any man, and would show a conspiracy of railroa I presi-tents, leading

politi us and pet lawyers of the raurouds to traduce, blackguard and defamhim. Mr. Turner-You had better wait un-The presiding magistrate told Mr. Turner to -wear to and read his affid svit. til such intimation is made befor e speak-Mr. Turner said it was hastily written ing about falsity. I never in timated with pencil in order to have it rea y to any such thing. I did not say that Barbe read before his honor, before whom the case then was. Mr. Turner holding the affidavit, written on yellow paper in his left hand and the bible in his right, the mayor of the city adminis-tered the oath. The affiliavit was read to the court as follows:

and it was no tear of Mr. Turner that had induced such action on the part of the proceeding. It was a matter of profound indifference as to who furnis i of the money to sum the Raleigh News or the Balei, h S-numel. For reason sati factory to him and his associates they did not seek a further proseculion the case aga not Me Torner. Mr. Turner then asked of any oth r

of it e numer u counsel for the pros-cu ion w shed to speak.

Mr. Turner then heard. Mr. Fuller the pll-d in the negative. 1 e then a-ket Judge Fowle the same question. The judge said no. He then entled upon the gentlem n to -peak out and not be

the gentlem in to speak out and not be asham d. If any of them dealed to speak now was the tands. F if, bushess arose and said the per-onal relations between hims if and he defend at were not of a friendly character, and for this reason he has f reborns to speak when otherwise he might have done so. for four that the defendant would think he was moved by per-oual fee hig in the matter. The prosecub s. Wa ter Clark, was still for prost cuting in this case but a ma-jurity of his come of had seen fit to

letermine otherwise. Mr. Turner said the prosecutor, a mon of honor, had songht this court to redress his wounded honor and had charged him (Tu ner) with conspiring with H. Howerton to defame and blacken character. Had charged him in his paper with employing William Bailey. Richard Badger and Aibion Tourgee to defend him. When Walter Clark lished that he knew it was false. (Clark) know that he (Turne) had no personal or political relations with these men. He (Clark) knew that he (Turner) never had words, with them and would not have and they could never appear for him. Mr. Turner appealed to Dr. G W. Blackuall, who was sitting in the bar, for the truth of what he had said with regard to the dostor's propositions to buy out the Sentinel for the day. As to whose money paid for the S nim-l, Major Graham and the public knew alatout it. Maj r Graham knew th r.

was no taint of dishonor or impropri-ty in the whole matter. In 18 is the rade cals had char ed tint Sweps n oward the pape. He had answered that through the Sentinel in the most public manu r, and to the satisfaction of every democrat and he string of lawyers who now sat before him. Mr Tucher said he asked nothing

more than that this honorable court would not allow any honorable proce cutor, who is ught it for a redie sof w und d honor, to skulk out of it and give no other reason than the one assigued.

Mr. Turner continued to argue the matter to a length beyond our space to report.

Justice Magnin said that the interests if society and morality domanded an investigation of this matter. Col. Watter Clark had made grave and serious

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THE RALEIGH SENTINEL.

THE METHODIST CENTENNIAL. 10% TA

Metropolitan hall was jammed to the ifficating point last evaning to hear Bi dop MoTycire on ""M the live and its Foundere" It was a Lung, learnant land and For of the start of the transfer the bour of the inmante addiente in deep atten alter in a dishward of au's bonds. Line #tort.

The exercises this minning were The exercises this maining were opened with prayer by B.v. S. D. Al-ans and som i flue old hy first by the choir. Bishop Marving then intro laced Rev. W. M. Robey and Prof. W. C. Donb, who delivered excellent addresses. A letter was road from the venerable B. T. Blake, a superanuite 1 member of the North Carolina quality and it ons hours wit int west by many who day anow a ad I we there cal fath win Iscarl. A tel-grain was sea I from Him. W. M. Ribbins, manuar of oragross, bari, f his congratulations, at their center and, to the Mathodista of North Carolina, of whose body he is himself a member. Services will be conducted at the hall this evening by Rava A. W. Mangum , and H. T. Hudson, H-re is TO-MORROW'S PROGRAMME.

10 o'clock, a. m. soubject for discussion: Progress of Method am in the 19th century by Bishop D. S Boggett, balad 3) o'clock, p. m. Edenton Street hurch-Serinon by Rev: N. H D. Wilson) in Owene hi Mt. Sheding, Katinaty : , G., C., and 3) o'clock." p. in m. Petson Street - and church." Sermon by Rev. W. C. Ganstate to bring from . . . DOD. 7) o'clock, p. m., at Metropolitan hall stie und Subject for discussion : The E fuertional Interests of M tho lism in North Carolina-by Rev. B. Craven, D. D., Rev. T. M. Jones, D. D., Rev. W. M. Bobey, Bey, J. A. Cuuninggin, Bev. V. A.

IN THE COURT HOUSE.

Sharpe.

I have just returned from Chatham coart and have not time to give the readers of the Sentinel an account of the doings and proceedings of that court and the people of Chatham. I will tell o-mo row how a vote was taken in favor of imp-aching Judge Watts; and a resolution calling on the attorney general to take steps to recover the locks and duns of Deep river which had been taken from the state by trick and frand.

The prosecutor, Col. Clark, has called in some older connsel and thus far to day have not on without insult from the prosecutor's attorneys. A harley Bushee tried this morning to make the court rule out my attorney, Fleming, or silence m-; both wers not to tak. harley was laughed at by the crowd when the mayor refused his motion

POSTAL RATES .- As a favor to car postmastaire, and to disseminate us ful information in the smallest possible space, we append this condensed list of mailing tariffs which is just now having a run of the press. The author, fortanately for him, is unknown :

A one-cent stamp for a circulaire; A two cent stamp for a circulaire; A two cent stamp for a s aled lettaire; Aillie ked on in the right coroalre. Lick ! oro here, lick ! Lick with calre, I'm the light hand side -mot every shaire, Unices you want the postmastaire To make things ho, and "cuss and swalre."

FREE EXHIBITION OF FINE ARTS. A large collection of valuable oil pantings, steel engravings and chromos has been opened at Moseley's store and will be on exhibition this evening and to-morrow. The entire collection will be sold at auction without reserve by Mesars, Hall & Jones, commencing to morrow night. No one should fail to examine this collection. as it is without doubt, the finest ever in this city. Every picture is a gem and all are in valuable mar 22-1t frames.

any such motion was made, DEVILTRY CONCOCTING .- The radical state executive committee convened this morning in the room of the keeper represented by counsel, he hoped the of the capitol. We learn that T. B. court would see that he spoke through Keogh, of Greensboro; S. T Carrow, that counsel. In that way the proper of Beaufort ; W. A. Albright, of Aladecorum of the court would be premance ; J. F. Scott, of Jones ; W. D served and much time saved. Jones, R. B Ellis and Jas. H. Harris, colored, of Wake; and D. E. West and Thomas Powers, of Craven, were pres man would attend to his own side of the ent. Nearly all of these are federal question he thought he would have all office-holders Col. I. J. Young, (revhe was able to manage. The prosecuenue Ikey) and others of the Belknap tion had six attorneys employed and Dr. and Grant wing of the republican party Howerton brought into court an array were on hand lending their aid and of nine, while he had only one-the one handsome countenance. Keep still who had recently won such a signal vicnow ; Beelzebub's setting on a snake- tory over the Chatha a railroad bondegg. thieves in the supreme court. He

alladed to J. H. Fleming. (Ap-FOR SALE .- 10 barrels of splendid plause and laughter.) He had on New Jersey Champagne Caler for sale by the borrel or by the gallon at the lowest figure, just received at lw. TIM Lan's.

Mr. Faller, of counsel for the prosecution, wanted to know what case was up

for trial. Mr. Turner : O! you know.

Mr. Turner replied that if the gentle-

bee would not do me justice in the mat-Mayor Manly wanted to know if there was any motion for a severance, saying ter. I merely gave reasons that had been stated to me why Mr. Barbee that the wasrant fir t is-ued had been should not try the case. objected to by the counsel of M . How-

Mr. Faller-Mr. Turner, we have no erton on account of it . inform dity, and objection to your selecting the magisanother issued ye-terday again t him with the name of Mr. Turner left ont, trate.

Mr. Turner-No, I wish the mayor to aud that the new warrant was made redo it. turnable to-day.

Mr. Turner insisted that the original Mayor Manly said he did not know of the relations between Cark and warrant had never been dismissed as to arbee, and would name Albert Maghim. That he had taken especial pains to cure all of its defects in open court uin as the magistrate. Mr. Turner expressed himself eatis- all tim Saturday, and that the case was adfied. journed until to-day with special refer-

The case of Howerton was then callence to him. The old warrant had falled, when Mr. Turner took the floor and er as to Mr. Hewerton, and he (Howwanted to read the law which gave him erton) was now here on one issued as the right to have Squire Magnin placed late as yesterday. His (Turner's) case on the bench and his trial at once prowas the only one on the docket of ceeded with. Saturday. He did not think the prose-Col. Fuller objected to Mr. Turner's

cution had a right to thrust him aside speaking unless he was of counsel for in this style and log in another totally one party or the other in the case then

different case Mr. Bailey, of counsel for Dr. Howpending. He insisted that Turner's case was not in that court and he had erton, said he had not been consulted by the other counsel for his client (Mr. no right to be heard.

Mr. Turner insisted that he had a Tourgee) in the motion last Saturday right to be tried then and there before to quash the warrant on the ground of Squire Magnin, He was the only deinformality. They had given boad and feudant in the case when it had been appeared under it and cousidered th madj urned Saturday, the warrant having selves bound by it. He regretted that fal en through as far as Howerton was C. M. Busbee, of counsel for the prosention, said that if Mr. Turner was

The mayor said that Mr. Turner had made the suggestion as to his vacating the bench and letting Magnin come on too late, as the Howerton case had been called and must be proceeded with. Mr. Turner could get Mr. Magnin to open court elsewhere.

Mr. Turues: How can I do that when the prosecutor is here engaged in another care before your house?

to unmediate trial The mayor reiterated his ruling.

the pre-ecution.

The-e witnesses were then called on several occasions appeared in court with Julge Fowle and others as G. B. Enois, C. W. *Lumbeth, Jup. Turner. sounsel, and had never yet been re-FReilly, Juo. Armstreng, Gevernor ecution, said he took the responsibility

WALTER CLARK | Warrant for fel-JOSIAH LURNER) mious libel.

This affiint maketh oath that he has intered into no couspiracy with Wm. H. Howerton, secretary of state, to de-fame or muure Waiter Clark or any other person. His relations with said Hower-ton have been for years that of personal and political enemies, not speaking at all times when we chanced to meet. Affiant further says he believes that

the prosecutor, Walter Clark, has been in concert with his uncle-in-law Dr. Hawkins, to break down his business and defame his character.

Affant knows the fact that Walter Clark did furnish \$6,000 of money to Stone & Uzzail, with which they estab-lished the Raleigh News Affiant is further informed that \$10,000 was fur-nished to run the Daily News by one of two lawyers, which money came from what James Uzzeli termed Boss Tweed's ring in the north. Affiant obtained this fact from the brother of one of the former editors of the Raleigh No va. Affiant further swears that so far from coupring sgainst said Clark he ti mly lieves that ratiroad presiden's, to-wit: Hawkins and Buford, after failing to tuy out his paper, did each aid in setting up democratic papers to defame and inckguard allian. and mjure his good

Affiant further says that one of the concerned. He wished to read the law late stockholders in the News, to-wit: on the subject. Swep-ou, offered him \$15,000 and a seat i concress for the mateigh Sentinel, and said Blacknall directed him to go to James L Robinson, the member from M con tor the m mey, add ng that said. Hobiu-on was to be the manager or edi or for Swepson. Atlant promises that if your honor will not dismiss this mulicious warrant, and go into the evidence, that he will show a conspiracy on the part of rails and presidents, tricky poli-ticians and pet lawyers to break down

Mr. Turner again insisted to his right his business and defaue his charact r. Affi at further states to your honor that public morality and the good of soci ty demand that the court should not allow The proceedings in the flowe ten case a malicious prosecutor quietly to go then opened, and Mr. Turner was cut of court when an opportunity is of-supprenared as a witness on the part of m tail for are in dancer of being connot affiant, are in danger of being convicted of constlacy. Sworn and subscribed to by Jo iah

lefendant in his attidavit brings grave charges against him, and he was disial investigation. He then a jou.n.d. the court until 4 o'clock.

I will tell our read-rs to morrow what is done and how the lawyers deport themselves towards me. JOSTAH TURNER.

The Totaw Postfor raise

Rev. J. B. Handa, pastor of St. Pe-It is certainly a blessing to have a ter'. Catholic church, 'Charlotte, de-safe, reliable and cheap remedy for livered an bration in Birlundad, Va., 'I - coughs and colds near at hand at this St Patrick's day. The Richmand and coughs and colds near at hand at this season of the year. Dr. Ball's cough syrap has eminently proved itself to be

well arranged house an attillaboro street. Apply to D. T. Johnson.

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Mane's Nitrogenized MAPLS'

NTROGENIZC IN ST i with solution OF LIME Presin, " Linnary 0 Bouthernered M.

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RALLIGU, N. C.

A C.SANDERS & Co.,

We have found by several years experience in selling the above Fertilizers, as well as by actual observation, that they have no superice, if any equal among Commercial Manu es. Our prices are much lower than others, not so universal y popular, and that have prov m uneou il in results, upon sworn statements from many of our best farmers. All we sak in a fair trial with anything sold in the South. We refe to the following gentlemen of large JOHN AVERA, Johnston County. R. J. IVEY, Wake County.

W. IL SANDERS, " A W. H. WHITAKE", Wake County. DAVID AD LYS, " " M. H. HORTON, " " mile and it maximum JAMES PACE, Chatham County M. C. UTLEY, W. M. THOMAS IT 4 30 " INHOTT COL. E. STEWART, Harnett County. R. H. WILSON, " " JAMES A: J)UNSON, " " ELIAS HAINES, Canada and and and anti-D. Mc. McEAT. Provide as a rate of 1 see (con read

Creasure. [falsebood as the family af the

And many others who will gladly give their experience.

NIW BUILD AN COUNTRY AND

SOLUBLE PHOSPHATE