

THE GREENSBORO TELEGRAM.

VOL. IX. NO. 45.

GREENSBORO, N. C., FRIDAY, JUNE 21, 1901.

Price Five Cents.

SMOKE
DOOLEY'S
BEST
5 Cent Cigar.
RELIABLE VALUE.
UNION MADE.

SPECIAL NOTICES

All advertisements under this head 5 cents per line; no advertisement inserted for less than 15 cents.

WANTED—SEVERAL YOUNG MEN, or stout boys as carriers for The Telegram to Proximity and Revolution Mills. Must have bicycles. Apply at this office.

LOST—A BUNCH OF KEYS ON MAIN street. Suitable reward if left at this office.

WE ARE NOW COMFORTABLY SIT-uated in our new office over J. M. Hendrix & Co's. store, 227, South Elm street, and better prepared than ever to help save your eyes. Call and see us. **DRS. R. L. MOORE & R. W. WOODWARD.**

TO SAVE YOUR EYES AND GET permanent relief from headache, see Drs. Moore and Woodward, office over Hendrix's store, 227 South Elm street.

FOR SALE—ONE SMITH WELLS-FIX-ture. A. M. SCALES, 301 East Washington Street. j203t

HOUSEKEEPERS LOOKING FOR Carpets, Mattings, Rugs, Art Squares, Linoleum, Oil Cloth, Door Mats, Tapestry, or Lace Curtain, or Table Linens of any kind will find it to their interest to give our line an examination. **THACKER & BROCKMANN.**

WALL PAPERING AND HOUSE painting, calsonning, will furnish you as good paper as any one in the city with prices to suit. If you need anything in either line, just drop he a postal. **R. E. ANDREWS,** Lock Box 141, City.

FOR RENT—HANDSOME 8-ROOM residence on Summit avenue. City water on premises. Bath room range and other modern conveniences. Apply to Mrs. P. G. W., at 119 North Davie street. j14-1wtf

UPHOLSTERING AND REPAIRING neatly and promptly done. Mattresses renovated or refilled. Work guaranteed. Best city references. **J. J. NICHOLS,** 112 Lewis street. 1m

FOR RENT—OFFICE, 331 SOUTH Elm street, now occupied by Greensboro Loan and Turst Company. Occupancy given about July 1. Apply to **L. RICHARDSON DRUG CO.** 1wtf

THINK IT OVER; YOU CAN'T AF-ford to buy mantels that are not up-to-date in style and quality. It's the cheapest in the end—you know that. We have them and cheap ones too, if you want them. Phone 161. **M'CLAMROCH BROS.,** the up-to-date fireplace people.

TURKISH BATHS MAY BE HAD every Saturday afternoon or evening at 407 Lithia street. Price 50 cents. m23-tf

SYKES' ANTI
MALARIA
CAPSULES
SURE CURE
AND PREVENT-
ATIVE OF CHILLS
GUARANTEED.
50 CENTS A BOX.
Sykes Drug Co.
Ward's Old Stand.

Wright's
Epsom
Water,

Still and
Carbonated

at Fountain, Cold,

5c. a Glass

at

Gardner's
ONLY.

Corner Opposite Post Office.

A COLD WAVE PREDICTED—OUR bargain thermometer registers such a heavy fall in prices that competition freezes to death. So bring your bicycles to us and have them repaired. All work guaranteed. Yours for bargains. **H. W. GOSWICK & CO.,** W. Washington street, rear of Chisolm, Stroud, Crawford & Rees.

FOURTH OF JULY REFRESHMENT stand for rent. Fourth of July celebration at Battle Ground Cheap rent Apply to **J. H. WEST.**

TERRIBLE STORM.

Sweeps Through Louisville, Ky., With Great Damage.

By Wire to The Telegram.

Louisville, Ky., June 21.—A terrible thunder storm swept through the city last night, accompanied by high winds. Trees were blown down and several buildings damaged. The lightning struck half a dozen times and set fire to Fitzgerald's grocery store. The flames were extinguished without serious loss. The fire alarm system was badly crippled and the telephone exchange reports serious loss. The wires of the street railway were blown down in several places, stopping the traffic on a number of lines.

JEALOUSY THE CAUSE.

Texas, Charged With Shooting His Wife, Makes a Unique Defense

By Wire to The Telegram.

Washington, June 21.—Campfield, aged 32, a War Department clerk, was arrested this morning charged with shooting his wife. He makes a unique defense. He is a Texan and when questioned by the police said "I was a cow boy ten years and was never known to miss. If I had fired at her, I certainly would have hit her." Jealousy is said to have prompted the deed.

PHARMACISTS' OFFICERS.

E. W. O'Hanlon, of Winston-Salem, President.

The North Carolina Pharmaceutical Association closed its 20th annual session yesterday afternoon in Winston. The Association decided to hold its next session in Morehead City on the third Thursday in June, 1902. Greensboro and Charlotte were put in nomination for the place, but Morehead City got it. The following officers were elected:

President, **E. W. O'Hanlon,** Winston; first vice president, **Henry T. Hicks,** Raleigh; second vice president, **W. A. Leslie,** Morganton; third vice president, **G. K. Grantham,** Dunn; secretary, **A. J. Cook,** Fayetteville; executive committee, **B. B. Owens,** Winston; **G. R. Wooten,** Hickory; **J. M. Scott,** Charlotte; **W. H. McNair,** Tarboro; local secretary, **C. G. Branham,** Newbern; member of board of pharmacy, elected by the association and appointed by the Governor for a term of five years, **E. V. Zoeller.**

TO REPEAL 15TH AMENDMENT.

THE SCHEME IN THE VIRGINIA CON-VENTION.

Negro Disfranchisement the Overshadow-ing Subject in the Virginia Constitutional Convention.

Charlotte Observer.

Richmond, Va., June 20.—The proceedings today of the Virginia constitutional convention showed very plainly that the overshadowing subject which is to come before it will be the disfranchisement of the negro. There were two resolutions offered and referred to the suffrage committee, proposing to appeal to the other states of the Union to join in a movement for a repeal of the fifteenth amendment.

The first of these was presented by Circuit Judge Thomas Harrison, of Frederick. After declaring that universal suffrage has in the past been safely entrusted to the whites the resolution sets forth that universal suffrage has been attended with great evils in the South. The resolution then proceeds to say that the fifteenth amendment of the United States constitution is wrong, in that it proceeds on the theory that the two races are equally competent of free government. This theory is contradicted not only by the experience of the South, but by the history of the two races since the dawn of history. This convention therefore, ought to inaugurate through the proper channels, the proper steps to its repeal or amendment so that each State may control its suffrage, as its best interests demand; that it is not the purpose of the State to deny the negro any civil rights, nor to disfranchise any negro, who has sufficient free hold estate to give him a permanent and substantial interest in the welfare of the State, nor, if any discrimination is made against him in the right of suffrage, to claim any representation in Congress or the electoral college based upon negro population, but, ipso facto, to surrender it until Congress shall declare what additional representation shall be given to the extent that suffrage is given to the negro. Judge Harrison is one of the most conservative men in the convention.

Another resolution offered by Mr. A. P. Thom, of Norfolk, who provoked the now famous debate on taking of the oath of office, contemplates adopting an address to the people of the country, with a view of securing the repeal of the fifteenth amendment. The resolution directs the committee on suffrage, of which Senator Daniel will be chairman, to inquire into this subject.

A still more radical move to be made on the suffrage question is a resolution which Congressman Flood, of Appomattox, will offer, probably tomorrow. This is essentially the proposition submitted to the Alabama constitutional convention by Senator Morgan. It declares that only whites shall hold offices or such as may be permitted under the constitution which this convention is to adopt, which limits office-holding practically to that race.

All three of these propositions are attracting a great deal of attention, more than anything yet offered in the Virginia convention.

Town Representation

Boston Herald.

The only excuse attempted to be offered in any quarter for the unjust system of representation in Connecticut is that it is desirable that towns, as such, should be represented. We question very much whether such desirability reaches the extent of being essential. At any rate, it is clear in our mind that if towns cannot be represented without compelling gross inequality of representation on the part of the people, town representation should give way. It is difficult to show how the people are better represented by being associated for that purpose within certain geographical limits, and if it could be shown, the providing it at the expense of giving one set of men more power than is their due in the State legislature would be a great sacrifice to accomplish a small end. When it leads to an enormous abuse, as in Connecticut, which State gives men in one place more than two hundred times the advantage in legislation that is accorded to those in another, it is simply an atrocious perversion of the spirit of our government, which is designed to secure equality of rights among the people.

THE EXACT STEALAGE GOT AT

THE AMOUNT STOLEN BY MAJOR MARTIN IS \$16,550.53.

Treasurer Lacy Loses \$374.84, Ex-Treas-urer Worth \$16,060.04, While Martin Gets Credit for \$115.65 Returned.

News and Observer.

State Treasurer Lacy was yesterday talking to a reporter of the News and Observer in regard to the correct amount of the stealage of the Penitentiary funds by Maj. W. H. Martin who from 1895 till 1901 was the institutional fund clerk in the State Treasurer's office. The exact figures have not yet been given the public and are contained in the report of the Penitentiary Investigating Committee, consisting of Senator E. M. Arrington, Representative F. M. Shannonhouse and Judge F. D. Winston.

This report has been signed by Messrs. Shannonhouse and Arrington and has been sent to Windsor for the signature of Judge Winston. It is expected back in Raleigh today or tomorrow.

Treasurer Lacy's figures on the stealage, made from the report, shows this to be \$16,550.53. Of this former Treasurer Worth, or Martin's bondsman, are responsible for \$16,060.04. Treasurer Lacy is caught for \$374.84, this being \$115.65 less than expected, as Martin had paid out this amount and taken up the warrants. "This loss I will have to bear" said Mr. Lacy yesterday. "As I have no recourse," Martin did the stealing from Mr. Lacy during the thirty days he was showing the new men in the Treasurer's office the run of affairs.

During the close of this last month Maj. Martin made a big steal in order to get cash in hand and to straighten out the Deaf and Dumb Asylum account. He tore out a check from the back the check book made it out for \$1,249.52 and drew the money from the National Bank of Raleigh. He then deposited \$759.03 in the Citizen's Bank in order to straighten out the Deaf and Dumb account.

This left the major with \$490.49 on hand. From this he is supposed to have paid the \$115.65 for warrants he took up individually and pocketed the balance, \$374.84, which is the sum Treasurer Lacy loses.

Ex-Treasurer Worth has two ways of raising money on Martin's bondsmen. The first two years of Martin's service is covered by a private bond of \$5,000 good for all the time that Martin worked for Worth. The last four years his bond was for \$5,000 a year in the Baltimore Surety and Trust Company. As Mr. Worth would inform this company each year, so it is said that Martin's accounts were correct, in order that Martin might renew the bond, it now seems that the company may be only liable for \$5,000 on the last year, even if Martin did steal during the previous years. Ex-Treasurer Worth will claim that the trust company is due for each year's shortage separately, and if this is so then he will not be out such a large sum.

When the money that Martin stole is again placed to the credit of the State's Prison, it will help it out wonderfully in its present stringent financial condition. Demand for this money will be made as soon as the report is filed with the Governor.

Injunction Against Love-Making.

Chicago Inter-Ocean.

A few days ago Marie Aletta Lent, an elocutionist in Toledo, filed a petition in court praying that John P. Delphey, an attorney, be enjoined from making love to her. Mr. Delphey admits that correspondence has passed between him and Miss Lent in the last year and a half, that they have frequently walked and ridden together that he has visited her frequently at her home and at her studio, and that on such occasions they were usually alone. He further admits that there has been a deal of affectionate conversation between them, but maintains that she has been as solicitous of his attentions as he has been of hers. He further "averts" that after meeting him in a social way a year and a half ago she began calling at his office, sometimes on business, but usually for diversion. On such occasions, he declares, she often requested him to take her driving and to clip from the news-

The Price
is so Little

you will hardly miss the money. Have you room for one of our high grade corsets at half price? Just think of buying a

\$1.50 Corset for 75c.

J. M. HENDRIX & CO.

A Collection of
Purses and Card Cases

so varied as to meet every requirement. Next to nothing to pay for some, just as you please; but the goods are the best of the kind whichever you pick. Think of the completeness in this as well as the hundreds of useful toilet articles we keep, and whether for your own use or a present we supply the best.

FARISS
Drug Store.

Op. Guilford Hotel.

Capudine

Cures by Removing
the Immediate Cause of

HEADACHE

and Strengthens the Heart's Action.

GRISSOM & FORDHAM,
HOWARD GARDNER
and other well stocked druggists.

papers any favorable notices that they might give her. Then, without intimating or insinuating anything that could wound the young woman's feelings or injure her social standing in the least. Mr. Delphey asks that she be enjoined from noticing him or speaking to him henceforth when they meet in society. This ought to be satisfactorily to Miss Lent, if what she was looking for when she filed her petition was the severance of all relations with Mr. Delphey. He has coolly, courteously and promptly taken her at her word. In view of his answer, it would seem that she might have been able to dismiss him without going to law about it. His conduct in the premises is that of a man who would not care to sit on her doorstep after he had been politely but firmly told to go.

Mr. Delphey's attitude will give general satisfaction, we believe, to his sex, inasmuch as it will have a tendency to make injunction proceedings in love affairs unpopular. It is easy to see that serious opposition on this part to her petition would have made him her legitimate lover and might have established a precedent that would have worked to the advantage of young ladies seeking husbands and to the disadvantage of lawyers who are not seeking wives.