

# North Carolina Volpig.

Tuesday :: July 16, 1861.

**We are authorized to announce P. S. WHISANT** as a candidate for the office of Superior Court Clerk for Mecklenburg County, at the approaching election.

July 5.

**JOURNAL OF EDUCATION.** — We have received the June Number of this Periodical; it appears to be doing well, its reading is quite attractive. Price \$1 a year. Printed at the Times Office Greensboro N. C.

**Our Bell.** — We are happy to inform the public that the new town bell and clock have recently been placed in the Cupola, designed for it, of the new Methodist Church. The solemn tones of the bell, at the regularly appointed times, reminding us of our duty to God; and that in discharge of it we should worship Him sincerely and fervently; and the clock striking the hour impart new life and activity to our town. At the same time, reminding us that time is fast passing away.

**Minutes of the Lutheran Synod.** — Minutes of the Lutheran Synod and ministers of North Carolina convened at Wilmington N. C. on Thursday May 2d 1861.

We are highly gratified to have it in our power to State that according to the annual Report of the Statistics of the Lutheran Church that branch of our Protestant Church seems to be not only in a flourishing condition at present but is daily adding many members by means of their interesting revivals, we wish them God Speed.

**A COMPANY OF CAPTAINS.** — There are so many people wanting to be Captains or Lieutenants of a Company are they can consent to go into the tented field, that we propose to raise a Company of Captains. We think several regiments can be organized in the State. No regard will be paid to qualification; we don't care if they are ignorant of the first word of command, so that they are "nice" young men or broken down politicians. Nor will we stand on their political antecedents, ergo we examine them. Whigs, democrats, those who held out for the Union and those who do not, shall all be treated alike, according to competency and not political favoritism. Go to Raleigh for political reward in military office — Milton (N. C.) Cronce.

We can find a number of that class in more towns than yours, and we propose that the ladies, head a company and go as Captains and Lieut's and take these girls under their Charge as privates, they might then rise gradually to the aforesaid offices, according to the value of their services rendered on the field of battle; and then probably they might be more successful in discharging arrows from cupid's bow. In addition to all this, we might then have certain places of resort closed that are now kept open. A word to the wise is sufficient.

**From Pensacola.** — A correspondent of the Mobile Register, under date of Pensacola, July 2, has the following:

"Gen. Bragg yesterday sent a note to the charge of Assistant Inspector General Dainger, with another officer, under a white flag, to Col. Brown, at Fort Pickens. They were met at the usual place of landing, and making known their mission, handed the note to the old colonel, who, with trembling hand, adjusted his spectacles — Scanning the superscription — 'To Col Harvey Brown, commanding at Fort Pickens' — he insultingly returned the paper, and without form or ceremony left his guests, who, disgusted with his rudeness, returned it, unopened, to General Bragg — What its contents were is not known, or at least publicly. Old Brown is very poor indeed, and must be addressed as 'Col Harvey Brown, Commanding Department of Florida.' The old fellow puts on a good many airs about his 'department,' small as it is."

"Gen Wm. H. T. Walker, the hero of a hundred fields, visited the city today — looks improved in health very much — He talks freely with his friends, and you can see light in every expression of his soldier countenance. He dined with Capt. Randall, Lanier and Crump, and his personal friends and brother officers in the old army."

**Gen. Bragg REQUESTED TO LEAVE.** — A correspondent from Pensacola, under date of June 26, says:

"It is reported at the navy yard no 1 that one informed by one of our men who has not returned to camp) that Brown, commander of Fort Pickens, has sent a message to General Bragg, to the effect that he (Brown) would give him (Bragg) ten days to consider the evacuation of McRae's, Barrancas and the navy yard. Whether General Bragg replied to it or not he did not ascertain. My impression is, that your next accounts from here will give the result of one of the greatest battles that was ever fought on the American continent. Should the next ten days terminate our existence, we can never die in a better or nobler cause."

## THE FEDERAL ARMY.

That our readers may have some idea of the strength of the federal troops, we clip the following from the Washington Dispatch of the New York Tribune of the 1st instant:

"There are now over 60,000 troops in and about Washington, counting those on both sides of the Potomac, and not counting those who guard the river opposite to Leesburg and beyond. In making this estimate, we offset the sick against the recruits, which have, from time to time, arrived, the precise number of these classes being next to impossible to reach. There are sixty-four regiments of volunteers, averaging 900 men each, some 1,200 regulars, of which only 350—55 companies are cavalry, and several hundred district volunteers.

"Thirty-one regiments are from New York, seven from New Jersey, four from Pennsylvania, five from Maine, three each from Michigan, Connecticut, Massachusetts, and two from Ohio, Rhode Island, Wisconsin, Vermont, Minnesota, and New Hampshire. New York has one, New Hampshire one, and Pennsylvania two between here and Point of Rocks, where 1,000 district volunteers, a company of United States cavalry and two batteries are also posted. With 60,000 men it would seem possible to do something against the enemy now, without waiting for the term of the three months' men to expire. They do not relish the prospect of going home without having a taste of service in the field, and will feel no inclination to stay beyond the period of enlistment if their experience of a soldier's life is still to be confined to tents and ditches."

**A GOOD ILLUSTRATION.** — When President Davis commanded the first Mississippi Regiment, says the Aberdeen Conservative, his troops were thoroughly disciplined. They were taught to know, somewhat sternly, that each man was expected to do his duty. While his troops respected and admired him as a man. He did not court them. He did not submit to that personal familiarity which is too often inconsistent with true dignity of character, and which is frequently fatal in the discipline of a camp. And yet, it is said, that when the battle of Anna Vista was to be fought, and the troops were ranged in order for the conflict, the whip ran along the ranks — "Where is Davis?" and when he appeared hundreds of voices exclaimed, "There he is, now we are ready." The same feeling now prevails with regard to the civil departments of the government, upon the able administration of which our liberties essentially depend. The people must sack the man. The man must not court the people.

## NEW ADVERTISEMENTS.

### Public Notice.

At a meeting of the Board of Commissioners of the town of Charlotte, held this day, present R. P. Henderson, Mayor; Jas. H. Carson, W. Blair, H. G. Sprague and S. W. Davis, Commissioners, the following Resolution was passed unanimously —

Resolved, by the Board of Commissioners of the Town of Charlotte, that the town Clerk be hereby instructed to cause to be published in the several Papers of this place the following Notice:

**FOURTEENTH DIVIDEND.** — Charlotte and South Carolina Railroad Co., COLUMBIA, S. C. June 26, 1861.

The Directors of this Company have declared a DIVIDEND of \$2.50 per share, to be paid on the 1st day of July next.

Payout will be made to Stockholders in North Carolina and Eastern N. C., by the Agent at Charlotte, Chester Stockholders will be paid at the office of the Agent at Winston, Charlotte Stockholders at the Bank of the State of South Carolina, and all others at this office.

C. BOUKNIGHT, Secretary and Treasurer, July 2, 1861.

**EDGEWORTH Female Seminary,** GREENSBOROUGH, N. C.

This Institution has been successful operation for twenty one years, and for the last year under its present Principal.

The Course of Instruction is designed to afford to Southern Parents an Instruction in which can be ensured every advantage as could by the best English Schools in the country.

The Faculty consists of FIVE Gentlemen and FOUR Ladies. The Institution is, and has been THOROUGHLY SOUTHERN in its organization.

For Catalogues containing full particulars of terms, &c., apply to

RICHARD STERLING, Principal, Greensborough, N. C.

June 25, 1861.

HENRY ALEXANDER.

MALCOLM McBOUGALL, June 27, 1861.

The business of the FOUNDRY and MACHINE SHOP will be conducted as usual by the subscriber. He requests a continuance of the present arrangement.

HENRY ALEXANDER.

June 27, 1861 — 10.

### NOTICE!

The Magistrates of Mecklenburg County are requested to meet at the Court House in Charlotte on Tuesday of County Court for the purpose of making an appropriation for the relief of the families of the Volunteer's. July 5th, 1861.

## Town Ordinances.

**Be it further Ordained by the Commissioners of the Town of Charlotte.** That on and immediately after the first day of July, next, and on each succeeding first day of July, thereafter, (provided the same does not come on Sunday) then and in that case, on the day following: All Free Negroes now resident in the Town of Charlotte, or who may hereafter become residents of the same, being of the age of twelve years and upwards shall be required to appear before the Mayor, enroll their names and upon satisfactory evidence of a peaceable character and industrious habits obtain from him a certificate of such enrollment together with a description of their persons character and trade, or employment to be signed by the Mayor, countersigned by the Clerk and sealed with the corporate seal of the Town. And if any free person of color liable to such enrollment shall be found without such certificate said free person of color shall be deemed guilty of a misdemeanor and on conviction before the Mayor shall be punished at his discretion by either fine, whipping, imprisonment, or hiring out for a time not exceeding six months for each offence. And for each and every such enrollment and certificate so granted a tax of one dollar shall be collected by the Clerk for the use of the Treasury of the Town.

**Be it further Ordained.** That no person under my pretence whatever shall hire to his or her slave, or to any slave under his or her control his or her time, or allow them the control of the same under a penalty of forty dollars for each and every offence. And on conviction before the Mayor said slave or slaves shall also be hired out to the highest bidder at public outcry for the balance of the year, and the proceeds of such hiring shall be for the benefit of the Town.

**Be it further Ordained.** That no person shall go at large as a free person exercising his or her discretion in the employment of their time nor shall any slave keep house to him or herself as a free person exercising the like discretion in the employment of his or her time; and in case the owner or person having control of such slave or slaves consent to the same or connive therat he or she shall be guilty of a misdemeanor and on conviction be fined not exceeding fifty dollars. Provided however that any owner or person having control of slaves may permit such slave or slaves to live or keep house upon his or her own lot or land for the purpose of attending to the business of his or her owner or person having such slave in charge.

**An Ordinance to prevent the firing of Guns or Pistols loaded with balls or shot, within the limits of the Town of Charlotte.**

**Be it Ordained by the Commissioners of the Town of Charlotte.** That any person or persons who shall discharge or cause to be fired any Gun or Pistol loaded with ball or shot within the limits of the Town, shall forfeit and pay the sum of Five Dollars for each and every offence to be received in the same manner as other fines imposed by the Commissioners of said Town.

**Resolved,** by the Board of Commissioners of the Town of Charlotte, held this day, present R. P. Henderson, Mayor; Jas. H. Carson, W. Blair, H. G. Sprague and S. W. Davis, Commissioners, the following Resolution was passed unanimously —

**WHEREAS,** the Atlantic, Tennessee & Ohio Rail Road Company has gone to comply with the express conditions upon which the Corporation subscription of \$60,000 by the town was made to the Capital Stock of the Rose and for other reasons satisfactory to this Board of Commissioners, therefore all persons are hereby disengaged from trading for or attempting to pay off any claim any of the \$20,000 of Bonds bearing date July 1, 1860, and issued on the 20th day of November, 1860, to said Rail Road Company, as installments on said subscription, as the same will not be paid.

**TOD. W. DEWEY,**  
Town Clerk and Town Treas'r.  
July 12.

**Charlotte Female Institute,** Charlotte, N. C.

**THE EXERCISES** of this School will be resumed on the 12th of September. A new corps of Instructors in all the branches of a general education, has been employed for the ensuing session.

The musical department will be under the direction of Prof. R. F. Hirst. Miss H. H. Houstoun, Graduate of the academy of Music, Stockbridge. The department of Foreign Languages Prof. W. H. De Haas. The Principal commences his lecture course in teaching the various branches of such able and experienced teachers in the Ortonian Branches.

**TERMS FOR SESSION OF 20 WEEKS.**

Board and Tuition, including every expense \$50. Tuition for day students \$12, \$16 and \$18. For Catalogue address REV. R. BURWELL, Charlotte, July 9, 1861. 1328

**DISSOLUTION.**

**THE Partnership heretofore existing under the name of ALEXANDER & McDOWELL, is to-day dissolved by mutual consent. Henry Alexander is alone authorized to settle the accounts of the firm.**

**HENRY ALEXANDER.**

Malcolm McBoogall, June 27, 1861 — 10.

The business of the FOUNDRY and MACHINE SHOP will be conducted as usual by the subscriber. He requests a continuance of the present arrangement.

HENRY ALEXANDER.

June 27, 1861 — 10.

**NOTICE!**

The Magistrates of Mecklenburg County are requested to meet at the Court House in Charlotte on Tuesday of County Court for the purpose of making an appropriation for the relief of the families of the Volunteer's. July 5th, 1861.

## ANNOUNCEMENTS.

**We are authorized to announce Mr. W. K. BEJD, the present Clerk of the County Court, for Mecklenburg County, N. C., a Candidate for re-election at the approaching election, First Thursday in August next. — May 14, 1861.**

**We are authorized to announce JENNINGS B. KERR, Esq., a Candidate for re-election to the office of Clerk of Superior Court at the approaching election. May 14, 1861.**

## STATE OF NORTH-CAROLINA.

### CALDWELL COUNTY.

#### Court of Pleas and Quarter Sessions.

May Term, 1861.

James C. Harper, *v.* Land Levy.

Willie Gaither.

It appearing to the satisfaction of the Court that Willie Gaither, the defendant in this case, resides beyond the limits of the State of North Carolina, so that notice of the levy cannot be personally served upon him, ordered that publication be made for six successive weeks in the North Carolina Wing, notifying said defendant to be and appear at the next term of our Court to be held for the county aforesaid, at the Court House in Lenoir on the 6th Monday after the 1st Monday in June next, to show cause why he can why the justes judgment shall not be confirmed in his case, and if he be condemned for plaintiff's debt and cost.

Witness, S. P. Dula, Clerk of our said Court at Lenoir on the 6th Monday after the 1st Monday in June next, 1861.

S. P. DULA, c. c. c.

June 4, 1861. Printers Pen #15.

## STATE OF NORTH-CAROLINA.

### MICHAELSON COUNTY.

#### Court of Pleas and Quarter Sessions.

April Term, 1861.

J. W. Moreau, *v.* Original attachment levied.

B. A. Culp, *v.* Land.

It appearing to the satisfaction of the Court, that B. A. Culp, the defendant in this case, is not an inhabitant of the state of North Carolina, but resides beyond the limits of the same, so that notice of the attachment levied on him, ordered that publication be made for six successive weeks in the North Carolina Wing, notifying said defendant to be and appear at the next term of our Court to be held for the county aforesaid, at the Court House in Charlotte on the 4th Monday of July next, then and there to plead answer or demur or judgment proceedings will be taken against him.

Witness, W. K. Reid Clerk of said Court at Lenoir on the 4th Monday of April A. D. 1861, and in the 50th year of American Independence.

W. K. REID, c. c. c.

May 21, 1861. Printers Pen #15.

## STATE OF NORTH-CAROLINA.

### MICHAELSON COUNTY.

#### Court of Pleas and Quarter Sessions.

April Term, 1861.

J. W. Moreau, *v.* Original attachment levied.

B. A. Culp, *v.* Land.

It appearing to the satisfaction of the Court, that B. A. Culp, the defendant in this case, is not an inhabitant of the state of North Carolina, but resides beyond the limits of the same, so that notice of the attachment levied on him, ordered that publication be made for six successive weeks in the North Carolina Wing, notifying said defendant to be and appear at the next term of our Court to be held for the county aforesaid, at the Court House in Charlotte on the 4th Monday of July next, then and there to plead answer or demur or judgment proceedings will be taken against him.

Witness, W. K. Reid Clerk of said Court at Lenoir on the 4th Monday of April A. D. 1861, and in the 50th year of American Independence.

W. K. REID, c. c. c.

May 21, 1861. Printers Pen #15.

## STATE OF NORTH-CAROLINA.

### MICHAELSON COUNTY.

#### Court of Pleas and Quarter Sessions.

April Term, 1861.

J. W. Moreau, *v.* Original attachment levied.

B. A. Culp, *v.* Land.

It appearing to the satisfaction of the Court, that B. A. Culp, the defendant in this case, is not an inhabitant of the state of North Carolina, but resides beyond the limits of the same, so that notice of the attachment levied on him, ordered that publication be made for six successive weeks in the North Carolina Wing, notifying said defendant to be and appear at the next term of our Court to be held for the county aforesaid, at the Court House in Charlotte on the 4th Monday of July next, then and there to plead answer or demur or judgment proceedings will be taken against him.

Witness, W. K. Reid Clerk of said Court at Lenoir on the 4th Monday of April A. D. 1861, and in the 50th year of American Independence.

W. K. REID, c. c. c.

May 21, 1861. Printers Pen #15.

## STATE OF NORTH-CAROLINA.

### MICHAELSON COUNTY.

#### Court of Pleas and Quarter Sessions.

April Term, 1861.