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LATEST NEWS.—We have copied entire from the Charlotte Observer the Telegrams from South Carolina, Florida and Louisiana, showing the proceedings going on in those States in respect to the elections. It is exciting news.

OFFICIAL VOTE OF 7TH DISTRICT

Table with 3 columns: Name, ROBBINS, DULA. Includes names like Alexander, Albany, Ashe, etc.

Robbins, majority 4,075.

STEELE'S MAJORITY.

The Sheriff of this Congressional District, met at Wadesboro last Tuesday, to compare the vote and give certificates of election to Col. Steele. Steele's majority is 6,789. That is what we call reform.

GEO. BADGER HARRIS, of Henderson, N. C., in a long letter to the Raleigh Sentinel, meets and refutes the charges of Gen. Kilpatrick in respect to the conduct of the Democrats at Henderson on the day of the election.

There is also no little talk about the management of the Western Insane Asylum, and abuses have been alleged. This subject should be looked after, and the people's interest protected, if need be.

WHAT ABOUT IT?

Much uneasiness has been felt about the middle in the Presidential election—more at the North, perhaps, than in the South—but it is giving way to second sober sense.

GOVERNOR'S MESSAGE.

We present Gov. Brogden's message in this paper. It relates to State affairs almost exclusively, and as such claims the attention of every citizen.

The Governor thinks the State ought to provide a College for the colored people out of the proceeds of a national appropriation of public lands to the State for educational purposes.

The Governor also talks about grading penalties. He does not think it right to sentence a man to as severe a penalty for stealing a chicken as the man who commits a personal assault, with intent to kill or to inflict serious bodily harm.

Gen. Lee surrendered his sword to Gen. Grant. This act was supposed to mean that the South had surrendered. If Gen. Grant surrenders his chair to Gov. Tilden, "the South" will be victorious after all.

The Concord Sun wants the General Assembly to look around for a Democratic Doctor to take the place of Dr. Griesom, in the Insane Asylum. The Sun very properly says if a Democrat of the required qualifications cannot be found, why then, hold on to Dr. Griesom.

WASHINGTON. Chamberlain's Pleasure to Govern the Disposition of Troops in South Carolina—Why Judge Bond is now in Columbia—Warlike Indications in Europe.

WASHINGTON, D. C., Nov. 27.—Grant writes Cameron that Chamberlain is now beyond controversy Governor of South Carolina, and remains so, until a new Governor is legally inaugurated, and directs him to sustain Chamberlain against domestic violence until otherwise ordered.

late election was not a constitutional election in so far as all the Gulf States are concerned. It was only in form an election. And hence it advocates that all these States should be thrown out of the count and Mr. Hayes inaugurated President.

This is villainy of the blackest dye. It is the practice of the highwayman, who recognizes no law, human or divine. Will they perpetrate this wickedness, thus crowning the Republican party with a blacker infamy than any the world ever saw.

SOUTH CAROLINA.

Plot of the Conspirators Developing—The Bayonet to Rule the Hour—An Address by Hampton and Others in Reply to Chamberlain's Call for Troops—Democrats Telegraph for Chief Justice Waite—City Full of People—Anxiety Felt.

COLUMBIA, Nov. 26.—On application for writs of habeas corpus the board of State Canvassers were brought this morning into the United States Circuit Court, Judges Bond and Bryan presiding.

The following dispatch signed by Senator Gordon, of Georgia, Senator Johnson, of Virginia, Gen. Wade Hampton, several Circuit Judges and a large number of State Senators and Representatives, white and colored, and many other prominent citizens of the State has just been sent:

To the President of the United States: We, the undersigned, visitors from a distant committee of the Democratic members elect of the South Carolina Legislature, and Democratic Executive Committee and citizens, having just seen by the associated press dispatches that Gov. Chamberlain has applied for United States troops to be placed under his orders at the assembling of the Legislature to-morrow, send this our solemn protest against the troops being placed under command of Gov. Chamberlain.

WASHINGTON. Democratic counsel and Democratic State Executive Committee telegraphed this afternoon to Chief Justice Waite requesting his attendance at the United States Circuit Court on Wednesday, when the habeas corpus case of the State Board of Canvassers will be heard.

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ment though possibly suggested by Chamberlain for other purposes, is intended to suppress turbulence. A Herald's special from Columbia says: Judge Bond has told ex-United States Senator Chestnut, Judge Bacon and others, that he has no idea of interfering, that he is here one week before his court meets, solely for the purpose of examining into the business to come before him, and without any other object in view.

FLORIDA. The Board Met and Organized. TALLAHASSEE, Nov. 27.—The canvassing board met in the office of the Secretary of State, Mr. Melan in the chair. Upon meeting of the board a protest was filed by the republican electors against Attorney General Cooke's sitting as a member of the board on the ground that he had virtually decided, giving decision prior to the assembling of the board—in that he telegraphed that the democrats had carried certain counties, and that the republicans could not cheat them out of it.

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LOUISIANA. The Kidnapped Parishes Not Yet Returned—Insult and Arbitrary Ruling of the Conspirators and Back-Leg Board. NEW ORLEANS, Nov. 28.—The usual attendance of members of the House of Representatives met in the House of Representatives to-day to discuss the bill for the return of the parishes of Louisiana which were seized by the rebels during the late war.

FLORIDA. Count Thus far Shows Result About Even—Both Sides Will Contest Counties. TALLAHASSEE, Nov. 28.—The Board met at 10 o'clock, present, gentlemen heretofore reported. The face of the returns shows Hayes 7,460; Tilden 7,418; Republican majority 42.

WASHINGTON. Chief Justice Waite Won't Go to Columbia—Burning of Hampton House. WASHINGTON, Nov. 28.—Chief Justice Waite telegraphs to Columbia: "Business of the Supreme Court requires my presence here."

SOUTH CAROLINA. THE CROWNING INFAMY. PRIVATE ARMS TAKEN FROM THE DEMOCRATIC MEMBERS. RADICALS RETAIN THEIRS. A Republican Member Disgusted With the Bayonets Joins the Democrats. HAMPTON'S APPEAL TO HIS FRIENDS THEY DISPERSE.

COLUMBIA, Nov. 28.—The Democratic members before allowed to enter the State House were requested to surrender their private arms, which were promptly given up, but were again stopped at the hall door. The Republican members were not questioned regarding their arms.

WASHINGTON. HIGH PRICES FOR COTTON AND LOW PRICES FOR GOODS. WANTED. COTTON, CORN, OATS, WHEAT, &c. MAUNEY & ROSS. Salisbury, N. C. Oct. 11, 1876. (52-1m.)

SOUTH CAROLINA.

Troops in Possession of the State House—Rightful Members of the Legislature Demanded Admission—Democrats Form a Separate Legislature. COLUMBIA, Nov. 28.—United States troops have possession of the State House and have refused admission to the Edgfield and Laurens delegations, being Democratic.

At midnight last night the State House was occupied by United States troops. No one was allowed to enter without a pass from Mr. Jones, Clerk of the late House, or Mr. Dennis, one of Chamberlain's men. About 9 o'clock Gen. Gordon, the U. S. Senator from Georgia, and Gen. Johnson, State Senator of Virginia, with Messrs. Pecke and Jeffrey, members of the legislature, demanded admittance. The State House was filled with troops, and arms were stacked around the Washington statue. The members of the Legislature exhibited their certificates from the Supreme Court of their election, and the corporal of the guard refused them admittance, under the orders of Dennis, who was standing by. The Democratic members then met in caucus and about 11:15 proceeded in a body to demand admittance. In the meantime Gen. Hampton had an interview with Gen. Ruger, who then changed the order so as to allow any one to pass the sentinels who claimed to be elected members of the Legislature. Under this change of orders all the members now being admitted, slowly, as the corporal of the guard examined their credentials. The members are thus admitted to the State House but not to the Hall of the Senate or that of the House of Representatives.

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