Carolina Watchman. NOVEMBER, 30, 1876.

the Watchman should send \$2.10 to pay for a year-10 cts. to pay postage.

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

OFFCIAL VOTE OF 7TH DISTRICT

DULA.

ROBBANS, 516 Alexander, 807 Alegany, 1.083Ashe; 1,018 Davie, 1,490 Forsythe, 2,354 Irede'l, 2,169 Rowan, 1,360 Sury; 609 Watauga 1,328 Wilkes, 900 Yadkin, 13.724 1.112(1)

Rolbins, majority 4,075.

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STEELE'S MAJORITY.

9,649

The Sheriffs 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. In this instance, Jordan was not a hard road to travel - Concord Sun.

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 connot there on that day, to see what he un-N.Y. Times, the purport of which was that the election at that place and through out the Btate, was carried through fraud and intimidation. Mr. Harris, who is a U.S. Commissioner, refutes every charge abuses have been alledged. This subject made by Kilpatrick in respect to the elec tion at Henderson, which was the only terest protected, if need be. It is due alike point mentioned by name. All his other charges in relation to the manner of couducting the election were of general character without place or name and consequently could not be met by facts. They were simply baseless fabrications, but in exact accord with other articles published In the New York Times, which as we show elsewhere, declares that the election in all the gulf States was only an election in form, but in fact a new rebellion against the Union and the constitution of the Union,

of his politics. We think it likely the late election was not a constitutional elec-General Assembly will not do anything tion in so far as all the Gulf States are in the premises to impair the usefulness concerned. It was only in form an elecof the institution. If it shall be found tion." And hence it advocates that all

\$2.10 Persons making remittances for that there is no objection to Dr. Grissom, these States should be thrown out of the Watchman should send \$2.10 and that it is desirable to keep him in his count and Mr. Hayes inaugurated Presipresent position, the General Assembly dent. Otherwise, the country will lose may need the services of Dr. Fuller to all that Gen Lee surrendered at Appa-

preside over the Western Asylum. With- mattox, "and the South will be victorious out regard to bis politics if as well qual- after all." fied for the difficult duties of that position This is villainy of the blackest dye. as we have heard he is, it would be deci- It is the practice of the highwayman, who

dedly bad policy to overlook him and recognizes up law, human or divine. take up an untried man simply because he Will they perpetrate this wickedness, boards have never been advised by me. is a democrat. We think, however, Dr. thus crowning the Republican party with No one has applied to the Federal Circuit Fuller is a conservative, and that there a blacker infamy than any the world ever 138 can be no objection to him on that score. saw.

Felt.

337 The West. N. C. Rail Road will claim the 811 attention of the Legislature, and we are 697 glad Mr. Purnell has introduced a bill on Plot of the Conspirators Developing-1,486 the subject. It is said the State saves noth-1,207 ing by working her convicts on this Read : 1,201 that the contracts have been let at such fig-797 ures (or the business so managed) as that those who have contracted to do the work, 236 1.484 make more money out of it than contractors 1,073 before the war could make when they furnished hands and everything else. In other words, the State is furnishing the hands to 9,649 do the work and paying more for it than other men received when furnishing their

own hands. We had supposed that the men employed to superintend and direct convict labor on this Road were salaried men, and that the labor of the convicts inured to the benefit of the State. Such is board were in the custody of the Sheriff

of this county, who through counsel, asksaid not to be the case. The Raleigh Sentinel is merry over a scene ed for time to make a return to the apthat presented itself in the House after ad- plication for the writs. The court signijournment on the 25th-a "scramble for fied that time would be grauted, and that free passes" over the Western N. C. Road. the prisoners would be held in the custo-The members are entitled to mileage to cov- dy of the Court, pending the return board were discharging the duties of apcomes in some one and donates a free ticket pointing Presidential Electors when the over this Road which belongs to the State. Supreme Court of the State interferred.

How much better is this than the back sala- On a subsequent motion of connsel, time duct of the Democrats at Henderson on ary grab? The State pays traveling expen- was granted until Wednesday 10 o'the day of the election. Kilpatrick was ses, that is all fair; but who pays the State clock, to make a return, pending which for these free tickets over her Road ? If no the board was placed in charge of a dertook to describe in his letter to_the one, it is a grab. If some private gentleman United States Marshal. The members pays for them, representatives and senators are now at large, but are accompanied by ought to inquire "Is there an axe to grind doputy marshals.

that will cost the people anything? There is also no little talk about the manwhen the Legislature meets to organiagement of the Western Insane Asylum, and

ment though possibly suggested by Chamberlain for other purposés, is intended to surpress turbulence.

A Herald's special from Columbia says Judge Bond has told ex-United States Senator Chestunt, 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 whatever. The Times' Columbia dispatch says Eaough republicans will absent themselves to give the organization of the Lower House to the Democrats. U. S. Judge Bond writes: The canvassing 'ourt of this District, and if any person does so apply, and there is a statute for it, he shall have relief; it there be no

SOUTH CAROLINA. where.

The Baymet to Rule the Hour-An

The Board Met and Organized.

statute, he must seek his remedy else-

FLORIDA.

Address by Hampton and Others to the People of the United States in Reply board met in the office of the Secretary of State. Mr. McLin in the chair. Upon meeting of the to Chamberlain's Call for Troops-Board a protest was filed by the republican Democrats Telegraph for Chief Justice electors against Attorney General Cocke's sit-Waite - City Full of People - Anxiety ting as a number of the board on the ground that he had virtually decided, giving decision prior to the assembling of the board-in that he had telegraphed that the democrats had carried

certainly the State, and that the republicans COLUMBIA, Nov. 26.-Ou application could not cheat them out of it. Mr. Coekes stated that he had sent the dis for writs of habeas corpus the board of patch, and it was in reply to one triend B----State Canvassers were brought this mornwho asked his spinion, and who furnished it to ing into the United States Circuit Court. the newspapers. He respectfully submitted that the dispatch and the opinion therein con-Judges Bond and Bryan presiding The tained did not disqualify him from sitting as a member of the board. The protest was entered and the board proceeded with the regular business

Mr. Cowgill moved that Governor Stearns lowing protest was read in the presence of the and General Brauton commanding the troops | military and citizens :

at this point be admitted to the session Mr. Cockes amended by adding the name of Mr G F. Drew; the amendment was accepted. The of Representatives of South Carolina, elect board then went into a private session and adopted rules for its government. The Board er transportation expenses, and now here Application based on the ground that the then agreed to admit six gents from abroad and the military power of the United States barring till to-morrow at 10 o'clock.

LOUISIANA.

The Kidnapped Parishes Not Yet Returned-Insolent and Arbitrary Ruling of the Conspirators and Black Ley Bourd.

dance. Gen. Anderson made another personal his own partisans, and who by the Republican It is understood that troops will be explanation. Judge Spofferd suggested that programme is to organize the said House. We nosted at the State House to-morrow the board should is we a peremptory order to have presented ourselves with the judgmen

SOUTH CAOLINA.

Troops in Possession of the State House-Rightful Members of the Legislature Demand Admission-Democrats Form a Separute Legislature.

COLUMBIA, Nov. 28 .- United States troops ave possession of the State House and have refused admission to the Edgefield and Laurens delegations, being Democratic.

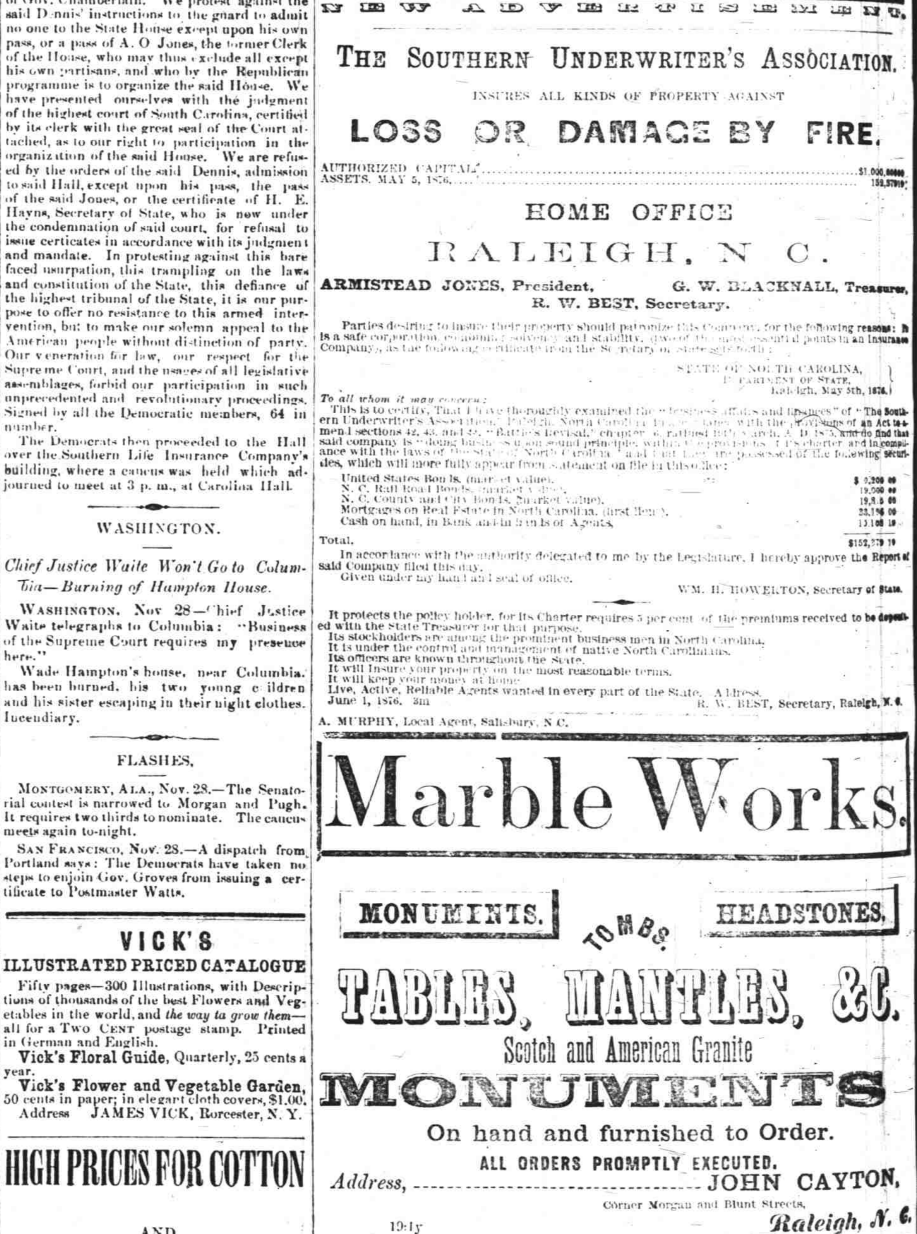
At midnight last night the State House was occupied by United States troops. No one was allowed to enter without a pass from Mr. Jones, Clerk of the late House, or Mr. Dennis, one of Chamberlain's men. About 9 o'clock Gen. Gordon, the U.S. Senator from Georgia, and Gen. Johnson, State Senator of Virginia, with Messers. Peeke and Jeffreys, members of the legislature, demanded admittance. The rotunda was tilled 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 orderso 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 mem-TALLAHASSEE, Nov. 27 .- The canvassing bers are now being admitted, slowly, as the corporal of the guard examines 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.

LATER.-The Democratic members of the House after gaining admission to the State House, proceeded to the door of the House with delegations from Edgefield and Laurens at the head, and demanded admittance on the certificates of election taken from the records of the Suprme Court. Six soldiers were ranged on either side, and approached the door with two officers in the centre. The certificates of the Edgetield and Laurens delegations heing presented were declared invalid by the doorkeeper, whereupon the entire body of Democrats withdrew. They assembled in front of the State House steps from which the fol-

We, a majority of the members of the House protest against the refusal to admit us to the Hall of Representatives. We protest against six local politicians from each side Adjourned the passage into the State House of the members elect to the Legislature. We protest against the legality of proceeding, and especially against the army of the United States being placed for the purpose of this exclusion under the command of one John B. Dennis, a partisan

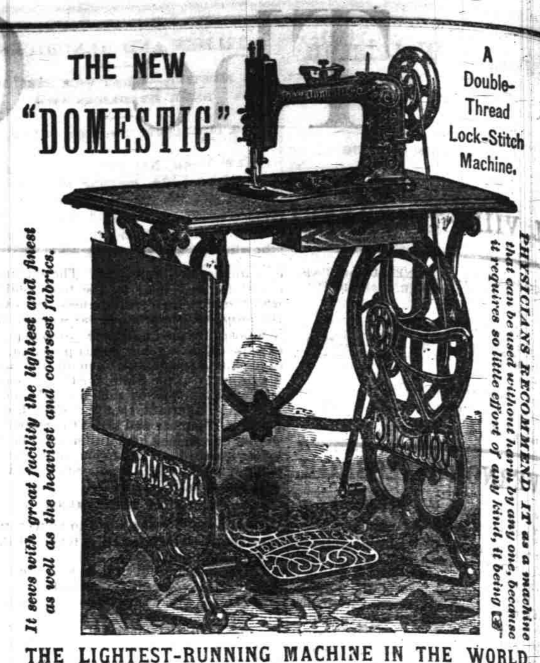
of Goy, Chamberlain. We protest against the said Donnis' instructions to the gnard to admit no one to the State House except upon his own pass, or a pass of A. O Jones, the former Clerk NEW ORLEANS, Nov. 28 - The usual atten- of the House, who may thus exclude all except





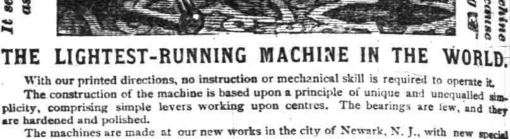
North Carolina------ Dabie County.

Blackmer and Henderson,



The construction of the machine is based upon a principle of unique and unequalled simplicity, comprising simple levers working upon centres. The bearings are lew, and the

(patented) machinery and tools, constructed expressly to accomplish what we now offer Every machine fully warranted.



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 Uollege for the colored people out of the proceeds of a national appropriation of public lands to the State for educational purposes. We do not now remember the history of that approtion-when it was made-what was realized from it, nor how nor when it was applied. We think the donation was made before the emancipation of the slaves, and if so, without any reference to them. Be this as at may, Governor Brogden and every body else knows that the colored people of North Carolina are not yet in need of higher educational advantages . than they already possess.

wide The Governor also talks about grading penalties. He does not thirk 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. The object of penalties is to restrain men from committing crimes. The law forbids stealing, and fixes a penalty for that offence, just as it forbids assaults and affixes a penalty. It does not, we believe, regu-" Jate or grade the penalty according to the ty that can befall a nation, value of the property stolen as the Governor seems to think it should. How would you do it ? For one chicken, one Grant. This act was supposed to mean month, and one month for each additionthat the South had surrendered. If Gen. Grant surrenders his chair to Gov. Tilden, al chicken ? . For one turkey six months, and six months for each additional turkey, and Appomattox will not be the end, but

should be looked after, and the people's inator Gordon, of Georgia, Senator Johnson, of Virginia, Gen. Wade Hampton, to contractors and the people that the busiseveral Circuit Judges and a large numbe thoroughly understood. The people are not in a mood to take anything on trust.

> been sent : To the President of the United States :

WHAT ABOUT IT ? We, the undersigned, visitors from a Much uneasiness has been felt about distance, committee of the D-mocratic the muddle in the Presidential electionmembers elect of the South Carolina more at the North, perhaps, than in the Legislature, and Democratic Executive South-but it is giving way to second Committee and citizens, having just seen sober sense. Many feared it might reby the associated press dispatches that Gov. Chamberlain has applied for United sult in a terrible civil war that would eu-States troops to be placed under his orgulf all the bright hopes of our young ders at the assembling of the Legislature Republic and b'ot out the sun of civil to-morrow, send this our solemn protest liberty which for a hundred years has against the troops being placed under shed its genial and life-giving beams command of Gov. Chamberlain. We ties. Democrats in 9. Dade county is not in apon the world. But the people are gen- have no objection to the presence of troops and will not go 25 either way. Democrats and will co-operate with them in presererally relinquishing that rather gloomy ving the peace, but we protest againt the view of the subject and are hopefully use of the United States army in controll- from Baker county, first giving 91 democratic looking for some more rational solution of ing the organization of the Legislature majority, the second 41 republican majority. the difficulty of the present hour and enforcing the inauguration of Gov. The last and latest is signed by judge and than is possible to come of force. We Chamberlain, who has been defeated by the white and colored voters at the ballot have laws and precedents, reason and box. There is not the remotest danger common sense; and it is hoped that all of disturbance of the peace by the D-mothese will be totally exhausted before cats. If it occurs it will be at the ininvoking the presence of the stupendous stigation of Gov. Chamberlain, whose evils of such a civil war as would be like in the late canvass in this State. Not ly to ensue if once begun. It would in one drop of blood has been shed in any some respects be far worse than the late political disturbance except by Republi struggle between North and South. It cans. It is literally true that the Dem would be house against house, State ocrats received their greatest majorities against State-a consuming fury destroy- soldiers were stationed. What pretense in the counties where the United States ing in all directions and to the last degree. therefore is there for Gov. Chamberlain's There is too much danger in this mode of demand for troops to keep the peace ? settlement for men in their senses to choose We refer for confirmation of these stateit. And yet it is not impossible. We ments to the commander of the United States forces at this place and elsewhere have not yet passed through the perilons in the State. trial of a final adjustment. Human pas- Democratic counsel and Democratic

sions are very explosive, and men excit- State Executive Committee telegraphed ed to madness do not stop to count the this afternoon to Chief Justice Waite re cost. No one can now tell, with certain, questing his attendance at the United States Circuit Court on Wednesday, ty what about it." It may pass easily when the habeas corpus case of the State system of Government, and if it shall so parties are in caucus to-night, and the auxiety felt God, for averting the most fearful calami-

WASHINGTON.

Gen. Lee surrendered his sword to Gen. 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 the door. Reddish is now acting with Inw Pricog for Gondg

the supervisors to return certain parishes; they of the highest court of South Carolina, certified are largely Democratic. Wells said the board by its clerk with the great seal of the Court at was entirely independent of supervisors. If the tached, as to our right to participation in the The following dispatch signed by Sen- returns are not here, they cannot be counted, organization of the said House. We are refus-Mr. Gantheriaux asked if certified copies in the ed by the orders of the said Dennis, admission districts count could not be provided for themse to said Hall, except upon his pass, the pasof these copies when the original returns were of the said Jones, or the certificate of H. E. ness management of all State works should ber of State Senators and Representa- said be had already ruled on that point and the condemnation of said court, for refusal to tives, white and colored, and many other thought it unnecessary to say more about it. issue certicates in accordance with its judgment prominent citizens of the State has just The copies would not be received. Mr. Gaut- and mandate. In protesting against this bare herieaux and Judge Spoffer I urged the neces- faced usurpation, this trampling on the laws

sity of ordering supervisors to make their re- and constitution of the State, this defiance of turns, Gov. Wells replied that he would give the highest tribunal of the State, it is our puran order if the returns were not produced by pose to offer no resistance to this armed intervention, but to make our solemn appeal to the Wednesday.

number

here.

Incendiary.

neets again to-night.

FLASHES.

VICK'S

AND

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 herctofore reported. The face of the returns shows Haves 7,460; Tilden 7,418 Republican majority 42. Republicans give notice of contest in 19 connclaim 25 votes in Clay county which were evidently cast and will be conceded, leaving the republican majority 19. There are two returns Chief Justice Waite Won't Go to Columsheriff, but not by the clerk, and the difference is made by throwing out several democratic precints .- Adjourned at 4 o'clock.

SOUTH CAROLINA.

THE CROWNING INFAMY.

PRIVATE ARMS TAKEN FROM THE DEMOCRATIC MEMBERS.

RADICALS RETAIN THEIRS

Republican Member Disgusted With the Buyonets Joins the Democrats.

THEY DISPERSE.

HAMPTON'S APPEAL TO HIS FRIENDS

ColUMBIA, Nov. 28 - The Democratic members before allowed to enter the State etables in the world, and the way to grow them-House were requested to surrender their all for a Two CENT postage stamp. Printed private arms, which were promptly given in German and English and pleasantly, adding fresh luster to our Board of Canvassers will be heard. Both up, but were again stopped at the hall door. The Republican members were pass it should excite in every heart the city full of people. Nothing has trans- not questioned regarding their arms. profoundest sense of gratitude to Almighty pired since this morning. Considerable The Democrats who bore certificates of the board of canvassers entered the hall and formed. The Republicans were al-

ready organized with the Speaker in the chair and the clerk at the desk. He retired to the door and was refused egress

until he threatened members with prosecution for false imprisonment. W. H. Reddish, a republican member refuses to enter the hall with Federal bayonets at

