DAILY JOURNAL OLDERT DAILY IN THE STATE. CHGELBARD & PRICE, Proprieto ADVERTISING RATES_DAILY.

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THE DAILY JOURNAL

WILMINGTON, N. C. WEDNESDAY, DECEMBER 7, 1870.

The Approaching Downfall of Carpetbag

Carpetbagism at the South has seen its best days. From this time on we look for the gradual banishment of the genus car-pet-bagger from places of public trust in the Southern States. Since the war these men have had a good time of it. They have filled nearly all the offices, and loaded up their cavernous carpet-bags with the spoils. Turn and turn about is fair play, and they have no reason to complain if the spoils. The reason to complain if the spoils. The reason to complain if the spoils. It is an affront for it even to the spoils. It is an affront for it even to the spoils. Southerners choose to come into their own again, and send back the soldiers of fortune who have so long fattened upon them to their Northern homes. We do not join in the sweeping denunciation which proint the sweeping denunciation which pronounces every carpet-bagger a bad man. Some of them are fair and decent, and though mostly occupied with filling their pouches have not wholly misrepresented best of carpet-baggers is a man who can-He has not the not wholly be trusted. He has not that identification with the interests of a State and a population which long residence, local relationship or acquaintance and community of feeling alone can establish. Consequently if the rule were adopted and without exception, not to give offices to carpet-baggers, the Southern States would be, on the whole, better served than they could be by the very pick and flower of that Bohemian race. North Carolina newly risen from the grave of her errors and misfortunes, has signalized her returning life and strength by slecting one of her old and most esteemed citizens, ex-Governor Vance, Senator in place of Abbott. The vote on joint ballot stood—Vance, 94; Abbott, 43. Governor Vance is a man of ability and character, with whom the most scrupulous of North-erners can find no other fault than that he was swept into the rebellion by the tidal wave of '61. But as this is, or should be, an era of forgiveness and amnesty, it is wrong and fooliah to rake up Governor Vance's connection with so obsolete an affair as the civil war to discover reasons why he should not be United Senator in 1871. The only question is, whether he will not be a better Sonator on all accounts, and more entirely represent the North Carolinians than Mr. Abbott, and on this head there is little room for doubt -though it is but justice to the latter to say that he has proved himself decidedly superior to the class of which he is a specimen. Governor Vance's speech on the evening of his election, is in ex-cellent temper and taste. He is a Union man all over, as much so as Sumner, or Chandler, or Nye, but more than this he sets to those gentlemen and to other radicals like them, an example of that happy habit of forgetting old grudges, which they might profitably copy. His speech is full of such sentiments as these: "Because our party has been tri-umphant, there are some who urge retalia-tion. This should not be so." "Let anger, revenge and retaliation be ignored." Every law, both State and national, should be respected and obeyed by all our anould be respected and obeyed by all our people, bitterness and vitaperation should cease, and men no longer endeavoring to destroy each other should earnestly strive to engender kindly feelings among all classes of our citizens." What carpet-bagger at the South would speak like this, or so speaking would act up to his declarations? Not one. For it is their one and their policy to keep up the old unfriendly feelings.

nesty from doing its perfect work of re-conciliation, and thus, with a minority of carpet-baggers like themselves and radical negro voters, to maintain their hold on power. The coming downfall of carpet-bagism in the South means a complete re-storation of fraternal sympathics between the two sections, which it is the appointed on of carpet baggers to stave off by

icy to keep up the old unfriendly feelings between North and South, to prevent am-

every possible means. Therefore we half the election of Governor Vance, of North Carolina, to the Senate. N. Y. Jour. of Com.

The Colored Member of the Louse, Among the members who have arrived in Washington, "the colored man and brother" will present himself to the House to-day in the person of J. H. Rainey, of South Carolina, elected to fill the vacancy caused by the enforced resignation of Mr. Whittemore, who now graces the South Carolina State Senate. So there will be in the House a colored colemporary of Hon. Mr. Revels in the Senate, and the equality of races in the two Houses will be maintained and equally balanced.

KY.

XXIII. Mies E. A. Magrader, President's brother-in-law's second cousin, dent's brother-in-law's second cousin, Clerk in Geo. Spinner's office, Treasury Department. Salary \$1,000.

No doubt this list is incomplete, but we believe that it includes all of the most prominent officials. The salaries and fees drawn by the Grant-Dent combination is said to amount to nearly \$400,000. The family is thriving, and are of the opinion that the talk of cutting down taxes is alt-

There are indications of a purpose to exclude ex-Governor vance, of North Car-olina, from the seat in the United States Senate to which he has just been elected to succeed General Abbott, whose term expires on the 4th of March next. The New York Tribune and Albany Journal are just and sensible enough to suppose the idea, and neither the present temper of the country nor its own precedent will bear out the Senate in acting upon it. If Governor Vance be disqualified, as claimed, under the fourteenth amendment, it should be remembered that in the person of the neremembered that in the person of the negro Senator from Mississippi the Senate has alre dy admitted a member disqualified not only by what was in the Constitution at the time of his admission but by what was not. Revel's disqualification by what was in the Constitution was that he had not been the constitution was that he had not been the constitution was that he had not been "nine years a citizen of the United States," as required by article 1, section 3, paragraph 3—no negro being such citizen prior to July 28, 1868, the date of the adoption of the fourteenth amendment; and his disqualification by what was not in the Constitution and at the time of his admission the fifteenth amendmenthad not as yet been adopted, amendmenthad not as yet been adopted, and therefore, so far from being constitutionally qualified for office, he was not constitutionally a voter. These are law points, but on law points the admission of cx-Governor Vance will be contested, if at all, and we mention the facts in the black's

ESTABLISHED SEPTEMBER, 1844.

One square, of ten lines of less, for each and every in ertion, \$1.

Special Notices will be charged \$2per square, for each and unauthorized constituency for the ple who elect. It substitutes a new and unauthorized constituency for the only one known to our laws or tolerable to our genius. It violates the maxim Delegarism. See the maxim Delegarism potent of the people has no right to elect other representatives cocqual with himself. The whole thing is wrong; injures Republicans and Democrats alike; has, to use a vulgarism, bean "run into the ground;" is hateful to the whole country, and the Senate is to understand that it must stop. It is a shameful and monstrons pusillanimity to confess this exaggerated fear of the Southern leaders which their persistent exclusion from office implies.—

The whole Southern country is as much the meantime the other villains were industrial to choke Mr. McCullough; and, taking a piece of rope, they made a tourniquet of it and meanty sufficiently in and meanty sufficiently in the did not tell where his money was. He said he would do anything to save his life, and told them that the money was in a sufficient to choke Mr. McCullough; and, taking a piece of rope, they made a tournique of it and meanty sufficiently in the distribution of the distribution of the distribution of the distribution of the was nearly choked, being black and blue, they released him, and threatened to kill him if he did not tell where his money was. He said he would do anything to save his life, and told them that the money was in a sufficient the would do anything to save his life, and told them that the money was in a sufficient the would do anything to save his life, and told them that the money was in a sufficient the would do anything to save his life, and told them that the money was in a sufficient the would do anything to save his life, and told them that the money was in a sufficient the would do anything to save his life, and told them that the money was in a sufficient the would do anything to save his life, and tol persistent exclusion from office implies.— The whole Southern country is as much complimented an annoyed every time the doors are shut in the face of one of its recognized men. The cry goes out that "they" fear the Southern statesman still. That the great North, rich, prosperous, victorious and mighty, trembles at the admission into its legislative halls of one un-

The Grant-Dent Combination

the people among whom they temporarily Several attempts have been made to get dwelt. But in the nature of things the a perfect list of the Grant-Dent family now Several attempts have been made to get holding office. These have all been failnres, because sufficient time was not given to the subject, but the following from the to the subject, but the following from the dent of our large towns and cities, will New York Sun, is more accurate than any have their swarms of bees as much as they we have yet seen:

I. Ulysses Simpson Grant, President of the United States. Salary \$25,000. II. Jesse Root Grant, President's father, Postmaster at Covington, Ky. Salary

of the Land Office. VI. Rev. M. J. Cramer, President's brother in-law, Minister to Denmark.—

Salary \$7,500. VII. Abel Rathbons Corbin, President's brother-in-law, negotiator of gold and real easy, and their income and profit greatly estate speculations with James Fisk, Jr.,

VIII. Brevet Brig.-Gen. F. T. Dent,

President's brother-in-law, chief asher at the Executive Manson. Salary \$5,000. IX. Judge Louis Dent, President's brother-in-law, Counsel for Claimants before the President. Fees estimated at \$40,000 a year. X. George W. Dent, President's brother-in-law, Appraiser of Customs, San Fran-cisco. Salary and fees, \$6,000.

XI. John Dent, President's brother-in law, only Indian Trader for New Mexico

under Indian Bureau; place worth \$100,000 XII. Alex. Sharpe, President's brother-

in-law, Marshal of the District of Colum-bia. Fees \$9,000. XIII. Jas. F. Casey, President's brotherin-law, Collector of the Port of New Orleans; place worth \$30,000 a year.

XIV. James Longstreet, President's brother-in-law's cousin, Surveyor of the

Port of New Orleans. Salary and Fees, XV. Silas Hudson, President's own consin, Minister to Guatemala. Salary

XVI. Geo. K. Leet, President's brother-in-law's cousin, Public Stores, New York;

place worth \$100,000. XVII. Orlando H. Ross, President's own cousin, Clerk in the Third Auditor's office, Washington. Salary, \$1,600. XVIII. Dr. Addison Dent, President's

brother-in-law's third cousin, Clerk in the Register's office, Treasury Department, Washington. Salary \$1,600.

XIX. J. F. Simpson, President's own cousin, Second Lieutenant, Twenty-fifth Infantry. Salary \$1,500.

XX. John Simpon, President's own cou-sin, Second Lieutenant, Fourth Artillery. Salary \$1,500.

Salary \$1,500.

XXL George B. Johnson, President's mother's second cousin, Assessor of Internal Revenue, Third District, Ohio. Salary and fees \$10,000.

XXII. B. L. Wymans, President's consin's husband, Postmaster of Newport, K.

XXIII. Miss E. A. Magrader, Presi-

An Atrocious Outrage in Philadelphia A Man and Wife Garroted, Stabbed and

For some time past the premises No. 1705 South Front street, Philadelphia, have been occupied by Patrick and Mary McCullough, who, in carrying on the butter and egg business at that place, had managed by economy to save up some \$1,500. The Day says:

The fact of their having a considerable sum of money in the house, from some sum of money in the house, from some "Sarators of the liquid to th

sum of money in the house, from some reasons at present nuknown, reached the ears of a gang of wicked and desperate characters who infest that locality, and no doubt they resolved at all hazards to obtain possession of the savings of this industrious couple. About 3 o'clock on Thursday morning the residence of this unfortunate pair was the scene of as gross an outrage as has ever been perpetrated in the city of Philadelphia. A party of men wearing masks effected an entrance into the house by forcing open a back door in the kitchen. The scoundrels then passed through the small kitchen and up a nartow staircase to the second story front room, occupied as a sleeping apartment by Mr. and Mrs. McCullough, who were aroused from their peaceful slumbers by an attempt being made by the thieves to smother the inmates with the bed clothes. In the struggle ensuing they were liberated and eried out for help. The thiever then gagged them with handkerchiefs, and, taking a kuife, stabbed

case to show that the Senate cannot, according to its own precedent, bristle into They also aimed a blow at his head, in-Senator elect.

Outside of the technical consideration is one of wider significance, and that is that the country is heartily sick of this pulling elected men down and sotting defeated men up. It is robbery, because it robs the man elected of the office the people have given him; it is nullification, because it abrogates the expressed will of the need the people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people it abrogates the expressed will of the need to be people in the probably to be fatal, but the blow came down on the forchead, and, glancing, only inflicted an ugly flesh wound. They then took small pieces of the country is heartily sick of this pulling feet. One of the scamps had a bottle, appropriately the probably to be fatal, but the blow came down on the forchead, and, glancing, only inflicted an ugly flesh wound. They then took small pieces of the country is a probably to be fatal, but the blow came down on the forchead, and, glancing, only inflicted an ugly flesh wound. They then took small pieces of the popper to the probably to be fatal, but the plow came down on the forchead, and, glancing, only inflicted an ugly flesh wound. They then took small pieces of the people to the people the probably to be fatal, but the plow came down on the forchead, and, glancing, only inflicted an ugly flesh wound. They then took small pieces of the people the people the probably to be fatal, and, glancing, only inflicted an ugly flesh wound. They then took small pieces of the people t tending it probably to be fatal, but the she struggled and it became upset. He then took his band and choked her. In the meantime the other villains were in-

> search of other valuables, but being un-successful, soon after left. Shortly after their departure, Mrs. McCulloch managed to get loose, when she united her husband and the alarm was given, but then it was too late. One of the parties was recognized by Mrs. McCulloch as William Trott, the proprietor of a small store on the opposite side of the street. Later in the day Lightness Excitators and officer. day Lieutenant Errickson and officer Birch succeeded in effecting the arrest of William Trott, George Ewing and George Jackson, the latter of whom is well known to the police as Shackelback Jack. The prisoners were taken to the central station station and arraigned for a hearing, but in the absence of witnesses, and at the desire of the chief of police, the hearing was postponed. The accused were committed in default of six thousand dollars bail.

Keeping Bees.

farmer, and almost every suburban resi-

have their swarms of bees as much as they have now their hens.

There is at present a popular prejudice against the honey bee, either as a very uncertain possession, or one of doubtful comfort and easy management. But this prejudice is founded wholly on the ignorance \$3,500,
III. Frederick Dent Grant, President's son, Cadet at West Point.
IV. Oril L. Grant, President's brother, partner with the Collector of the Port of Chicago.
V. Frederick T. Dent, President's father-in-law, Claimant of Land at Corondelet, Mo.—euchred by Wilson, Commissioner of the Land Office.

Son, Cadet at West Point.
We shared this feeling in full measure till induced by a friend, a few years ago, to accept a swarm of bees and try our hand at their management. But a short time was sufficient to disarm us of all prejudice against the honey bee, and we were not long in becoming decidedly attached to them. Our experience was sufficient to learn that the management is easy, and even more so than that of poultry; and by the introduction of movable comb hives, the management is rendered still more

we therefore advise every person living in the country, especially those of small means, to procure a hive of bees and get information on their best management

from the many sources now open.

One swarm will soon increase to several, and in a few years to scores. Their pasturage costs nothing, and yet their pro-ductions command a high price, and the price of a swarm of bees will continually advance as a knowledge of their value in-

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STATE OF NORTH CAROLINA.

SOUNTY OF NEW HANGVER, SUPERIOR COURT. Ann Corcoran, Pairick Behan, James Behan, Patrick Hudson, Richard Hudson and Margaret Moore, plaintiffs,
Against
Richard Morphy, Dennis Murphy, Dennis Behan, Patrick Behan, Catherine Duffy, Bridget Dufin, and the heirs of Rev. Thomas Murphy, deceased, whose names and places of residence are neknown to the plaintiffs—defundants.

TO THE ABOVE-NAMED DEFENDANTS. TO THE ABOVE-NAMED DEFENDANTS.
You are hereby notified to appear before J. C.
Mann, Clerk of the Superior Court of New Hanover county aforesaid, at his office in the Dourt
House, in Wilmington, within twenty days from
and after the 7th day of January, A D 1871, to
answer the complaint filed in sain Court for sale
and partition of the real estate of Thomas Murphy, decoased. If the above named defaudants
fail to appear at the time and answer the complaint, the plaintiffs will apply for the relief demanded in the complaint. Herein fail not.
Given under my hand and seal of said Court
this 22d November, 1870.

J. C. MANN.

his 22d November, 1870.

Olerk Superior Court,
New Hanover County.

Dubbutz curlan,
Attorney for Plainties.
nov 24.

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General Commission Merchanis.

43 West Lombard Street, BALTIMORE, MD. Liberal cash advances made on shipments of cotton and other produce, and promps attention given to all business entrusted to our care, nov 11

No. 5 South Front St., Wilmington, N. C. ROBT: J. SCARBOROUGH would inform his old friends and customers that he has recently renovated and refitted the above Saloon, and would be pleased to receive a continuance of their patronage.

His Ball is always supplied with the SEST of LIQUORS.

estb. Enoch Morgan's sons' 1800.



POR GRANAGE PUR IS BETTER AND CHEAPER THAN SOAP.

Does its work quickly, easily, and with less is,
bor than any other compound; steam tolerows
without water; removes stains from tood, marbie and stone; cleans and brightens lunious and
table mare; for general house olegating is unequalled; polishes tin, brass, from, coppar and
stool; removes oil, rust and dirt from successory;
removes stains from the hand which comp willnot take off, &c. Sold at all Grocery, Drug and
Roton Stores.

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