

## VOL. XXIV. NO. 83.

## WILMINGTON, N. C., WEDNESDAY, APRIL 7, 1875.

## WHOLE NO. 6.847.

WILMINGTON, N. C.: WEDNESDAY. / PRIL 7 1875. BY TELECRAPH. MARYLAND.

FURTHER PARTICULARS OF THE DISTURBANCE AT ANNAPOLIS,

statement telegraphed last night in reg and to the unfortuente disturbance at the election here yesterday is in the main correct. A number of the most respectable and influential citizens were at the poils at the time, and all agree that the negroes were the agressors. It is postively asserted that Williams, who commenced the firing was first knocked down by a colored man, and while down and being assculted drew his pistol and fired two sinces, both taking effect. Afterwards a - cond assault was made by a negro upon a white man with a cudgel, and an indiscriminate firing took place betwo n the blacks and whites some fifte a ortwenty shots being fir d. O: t - se ten took effect: two white men a d eight negroes being shot. Of the It ter Wm. Dorsey was killed, Jne. B . was shot in the mouth and back, Edward Lee in the back, Joseph Matto ws in the chin, Henry Cooper in tu- jaw, Daniel Brashears in the breast a ... Henry Tilghman in the head It was stated this morning that Bell and C oper will probably die.

by the whites of both parties effectually interfering to cause a cessition afor the negroes had retired, otherwise they would have been followed by the exasperated crowd and more sectious consequences would have folloved.

CONNECTICUT.

## THE STATE GONE DEMOCRATIC

NEW HAVEN, CONN., April 6-Noon - the returns to 2 o'clock this mornnog show Phelps' majority in the 2d D t ict over 1,200, and Baraum's majuriey in the 4th District about 1,000.

road between Castleton and Greenbuch has been washed away and there will be no trains over this part of the road to-day. HEADQUARTERS. DECISION BY THE COURT OF

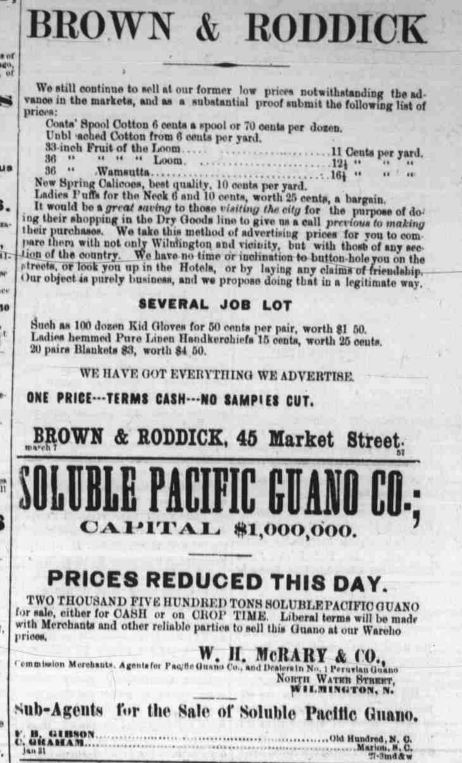
SOPHIA B. MOORE, VS. UNITED STATES, FROM NORTH CAROLINA.

COURT.

of Sophia B. Moore, a minor, against the United States, the Treasury Agent having based or rented the lands and houses of her inte father in North Carolina as abandoned property during the civil war. The Court say the act of July, 1862, by Treasury Agents. appointed by virtue of the first section of the former act, and the claimant is therefore entitled to recover for rents, but the right of a tion given by the act of March 12th, 1863, does not apply to the proceeds of property which was captured on land by the military and naval forces of the United States

lanta, Ga., vice Governor Bard.





anguat



A THE A REPORT