

THE WILSON ADVANCE

WEEKLY DEMOCRATIC NEWSPAPER DEVOTED TO THE MATERIAL, EDUCATIONAL, POLITICAL AND AGRICULTURAL INTERESTS OF EASTERN NORTH CAROLINA.

Published Every Friday Morning. Josephus Daniels, Editor and Proprietor. Friday Morning, February 2.

The Business Outlook.

Two prominent New York capitalists and stock operators have recently given their views on the business outlook. That they should differ widely in the opinions they seem to entertain, was perhaps to be expected, when we take into account the coloring that self-interest ordinarily gives. Mr. Keene is of the opinion, from all he can see and gather that "a relapse if not a collapse must be close before us." He says, "I think the business situation is extremely bad, and I attribute it to extraordinary inducements to rush forward with constructions in this country, under the stimulation of all kinds, which we have realized for a few years past. We have every thing marked up too high; the capacity of the country to produce and manufacture, is altogether beyond the capacity to sell. Unless I am greatly mistaken, the hard hand of necessity will shake the water out of some of these bubbles, and when they begin to shrink some of them will burst." Many thoughtful persons throughout the country are beginning to entertain views similar to those expressed by Mr. Keene.

Railroad Commission.

The impression prevails among the members of the Legislature who have been interviewed on the subject, that some kind of a bill, to establish a railroad commission will become a law at this session. What it will be is yet a matter of uncertainty, but public sentiment seems to demand it, and it is believed that the members will yield to it. South Carolina and Georgia legislatures have passed bills establishing railroad commissions, and the subject is at the present time attracting the attention of Congress. It is generally felt that the people need some protection against the grasping spirit of railroad monopolies. The powerful combinations under the name of syndicates, which are fast absorbing the railroads of the country, and claiming the right to regulate freights and fares at will, have created a feeling of alarm which demands a reasonable legislative protection. The Vanderbilt contempt for it, will be heard and felt.

Richmond and Danville Railroad.

The representatives of this road, it is said, will go before the present Legislature, and ask a further modification of the Best contract, in regard to the completion of the Western Division to Ducktown. The change will be asked because it is believed that it will be best both for the business of the proposed road and for the interest of the State. It will be proposed to go to the junction of the Tennessee and Little Tennessee rivers, thence across to the Rabun Gap railroad, and building eighty five miles of railroad in North Carolina, instead of thirty-five from the junction of the two rivers mentioned to Ducktown, as required under the contract as assigned by Mr. Best. They will propose to waive the equities which the Richmond and Danville company have against the State, for failing to furnish the number of convicts which the State agreed through the Legislature to furnish. It is admitted, that the Richmond and Danville company has had a hard time of it under the Best contract, and deserves to have extended to it the relief asked for.

The French Republic.

The gravest apprehensions are being entertained, not only in France, but throughout that portion of Christendom in sympathy with republican institutions, of the stability of the French Republic. The recent death of Gambetta, who was regarded on all hands as the master spirit of republican France, has caused the fabric of free government erected by the most feeble nation of Europe, to totter to its foundation. A Prince of the Bonaparte family, whose pretensions, France and the balance of Europe have ridiculed, by a silly proclamation which caused his arrest and imprisonment, has thrown the French Assembly off its balance, and produced such consternation among the members of the Presidents Cabinet, as to cause them to tender their resignation. The Bonapartists appear to be divided into three groups. Those who favor Jerome Bonaparte, Prince Plon Plon, who has taken the initiative by issuing the manifesto, those who favor Victor, his son, and those who follow the leadership of Amicus and Cassagnac. Jerome had but few followers, only a few intimate associates, it is said, while his son Victor, who is now serving as a volunteer in the army of Orleans, has a large section of the army devoted to him and ready to act at the proper moment. M. Rouber, styled the Vice Emperor, gives it as his opinion, that the manifesto of Prince Napoleon will make an excellent impression upon the rural population of France, which he firmly believes has never ceased

to be Bonapartist, and since the death of Gambetta, he regards the Republic as doomed. The rural population he says can muster 28,000,000, against 8,000,000 in the Towns, and if they hold firm to the Bonapartist cause, the Republic sooner or later will fall.

M. de Cassagnac ridicules the pretensions of Prince Jerome. "He has not," he says, six adherents in France. He is not sound on the religious question. Since that letter of his on the Concordat and the Republic, we have ceased to respect him. When the pretender posts manifestos on the walls of Paris, he should have something to back him or he is ridiculous." Of Victor, he says, "He can wait." The Republic is lost or may be lost in a few months or a year; but it is lost. M. Gambetta incarnated the Republic. He is dead. From the foregoing it will appear that the outlook for the stability of the French Republic is gloomy indeed. In a few weeks or months we may have to chronicle another revolution in revolutionary France—bloodless, let us hope, if it has to come—and that the gay capital of the world may not have so soon again, to put on the habiliments of mourning.

Senator Wade Hampton.

It has been my good fortune to meet Senator Wade Hampton, who is quite popular with his colleagues and with all whom he comes in contact. In conversation he is charming and talks with earnestness and animation. Our conversation related to the recent copy of that paper contains an article on the Palmetto State in which there is a statement that the whites of South Carolina are opposed to the education of the colored people. This statement, said General Hampton, bears a falsehood on its face. The facts are, that South Carolina in the last ten years has prospered as has no other State in the Union, and it has divided its school fund among the blacks and whites—the blacks receiving a larger proportion because there were more of them in the public schools. For years the State gave \$8,000 annually to a colored college and not a cent to any white college. Hampton said, that 95 per cent. of the taxes in my state are paid by the whites. It is no less notorious that for 10 years the whites have had control of that state and yet the records show that more has been done in that time for the education of the negro than ever before. About \$250,000 collected from the property and the revenue from poll tax are appropriated for the education of the children in the State. Gen. Hampton was severe on the Sun and conversed freely on his state and what it was doing for the education of its children without regard to race or color. We have not thought it amiss to give the readers of the ADVANCE the benefit of what was, to us, a most interesting conversation.

Wholesale Grocers.

Waller, Maigne & Jordan, Norfolk, Va.

Wilmington Marble Works.

JOHN MAUNDER, PROPRIETOR. P. O. Box 556

Monuments and Headstones.

MADE TO ORDER. jan25-6m

Notice.

Application will be made to the General Assembly at its present session to extend the corporate limits of the town of Black Creek, so as to take in one hundred and forty yards additional territory on the South side, extending from the present Eastern boundary to the present Western boundary of the town. By order of the board of town commissioners.

Notice.

Having qualified as Administrator of the estate of Wm. A. Hayes deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

I have received my stock of Seed for 1883, consisting of all varieties of Garden and field seeds, onion sets, Irish potatoes &c. I have no seed brought over from 1882, having publicly burned up the unsold. Therefore guarantee new seed, having 1883 on every sack. Call and see for yourself. Respectfully, W. W. HARGRAVE. jan24-6f

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 30th day of January 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

to be Bonapartist, and since the death of Gambetta, he regards the Republic as doomed. The rural population he says can muster 28,000,000, against 8,000,000 in the Towns, and if they hold firm to the Bonapartist cause, the Republic sooner or later will fall.

M. de Cassagnac ridicules the pretensions of Prince Jerome. "He has not," he says, six adherents in France. He is not sound on the religious question. Since that letter of his on the Concordat and the Republic, we have ceased to respect him. When the pretender posts manifestos on the walls of Paris, he should have something to back him or he is ridiculous." Of Victor, he says, "He can wait." The Republic is lost or may be lost in a few months or a year; but it is lost. M. Gambetta incarnated the Republic. He is dead. From the foregoing it will appear that the outlook for the stability of the French Republic is gloomy indeed. In a few weeks or months we may have to chronicle another revolution in revolutionary France—bloodless, let us hope, if it has to come—and that the gay capital of the world may not have so soon again, to put on the habiliments of mourning.

Senator Wade Hampton.

It has been my good fortune to meet Senator Wade Hampton, who is quite popular with his colleagues and with all whom he comes in contact. In conversation he is charming and talks with earnestness and animation. Our conversation related to the recent copy of that paper contains an article on the Palmetto State in which there is a statement that the whites of South Carolina are opposed to the education of the colored people. This statement, said General Hampton, bears a falsehood on its face. The facts are, that South Carolina in the last ten years has prospered as has no other State in the Union, and it has divided its school fund among the blacks and whites—the blacks receiving a larger proportion because there were more of them in the public schools. For years the State gave \$8,000 annually to a colored college and not a cent to any white college. Hampton said, that 95 per cent. of the taxes in my state are paid by the whites. It is no less notorious that for 10 years the whites have had control of that state and yet the records show that more has been done in that time for the education of the negro than ever before. About \$250,000 collected from the property and the revenue from poll tax are appropriated for the education of the children in the State. Gen. Hampton was severe on the Sun and conversed freely on his state and what it was doing for the education of its children without regard to race or color. We have not thought it amiss to give the readers of the ADVANCE the benefit of what was, to us, a most interesting conversation.

Wholesale Grocers.

Waller, Maigne & Jordan, Norfolk, Va.

Wilmington Marble Works.

JOHN MAUNDER, PROPRIETOR. P. O. Box 556

Monuments and Headstones.

MADE TO ORDER. jan25-6m

Notice.

Application will be made to the General Assembly at its present session to extend the corporate limits of the town of Black Creek, so as to take in one hundred and forty yards additional territory on the South side, extending from the present Eastern boundary to the present Western boundary of the town. By order of the board of town commissioners.

Notice.

Having qualified as Administrator of the estate of Wm. A. Hayes deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

I have received my stock of Seed for 1883, consisting of all varieties of Garden and field seeds, onion sets, Irish potatoes &c. I have no seed brought over from 1882, having publicly burned up the unsold. Therefore guarantee new seed, having 1883 on every sack. Call and see for yourself. Respectfully, W. W. HARGRAVE. jan24-6f

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

MISCELLANEOUS.

TAKEN UP ASTRAY.

One little red cow, carrying about three years old, with a small low forked horn. Also a red heifer, about 4 years old, with a round horn, and a small low forked horn. The owner can obtain his property. W. C. DRIVER. 75-84-1.

SEEDS, VEGETABLE PLANTS.

ALL VARIETIES FOR THE FARM AND GARDEN.

PRICES ON APPLICATION.

THE BEST QUALITY AT THE LOWEST PRICE.

W. W. WOOD, Richmond, Va.

FOR RENT.

MESSRS. J. G. RAWLS & Bro., with the view of consolidating their business, offer for rent the store on Nash St., next to Briggs' Hotel. It is one of the best stands in Wilson for ladies' trade. Will rent full fixtures, show cases, &c., if desired. Prefer renting to ladies, as it is better suited for their trade. The arrangement of this store is well suited for a milliner or dress-maker, and think it is a very desirable stand. It is not large enough for our stock, is the cause for wanting to rent.

JACOBI'S HARDWARE DEPOT.

WE have now in stock one of the most complete assortments in the State in the following: PAINTS, OILS AND BLINDS.

COOKING STOVES.

In the State. New stock constantly arriving. Send your orders and you will get lowest prices and have money.

WILSON COUNTY IN THE SUPERIOR COURT.

MATLON KIRBY, Plaintiff, vs. STEPHEN KIRBY, Defendant.

The State of North Carolina, to the Sheriff of Wilson County—Greeting. You are hereby notified that an action for divorce, docketed above named, is to be heard in the Superior Court of said county, at the Court House in Wilson, on the 1st day of March, 1884, at 10 o'clock in the forenoon. The following order has been made in the Superior Court of said county, to wit: That the said defendant, Matthew Kirby, do appear at the said Court on the 1st day of March, 1884, at 10 o'clock in the forenoon, and answer to the complaint of the plaintiff in this action, judgment will be granted for the relief demanded in said complaint. Clerk of Superior Court, A. B. DEANS, Wilson, N. C.

Notice.

PRESENCE TO A PROCEEDING OF THE SUPERIOR COURT of Nash county, made in the case of John D. Wells & Co., vs. W. D. Strickland and others. I, J. J. Mott, clerk of the Court, do hereby certify that the said case was docketed in the Superior Court of said county, at the Court House in Wilson, on the 1st day of March, 1884, at 10 o'clock in the forenoon. The following order has been made in the Superior Court of said county, to wit: That the said defendant, Matthew Kirby, do appear at the said Court on the 1st day of March, 1884, at 10 o'clock in the forenoon, and answer to the complaint of the plaintiff in this action, judgment will be granted for the relief demanded in said complaint. Clerk of Superior Court, A. B. DEANS, Wilson, N. C.

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.

Notice.

Comor & Woodard, Attys., Jan. 19-83

Notice.

Having qualified as administrator of the estate of Elijah Williams deceased, before the Probate Judge of Wilson County, notice is hereby given to all persons indebted to the estate of said deceased to make immediate payment, and to all persons having claims against the deceased to present them for payment on or before the 26th day of January, 1884, or this notice will be dead in bar of their recovery.