



JOSIAH TURNER, JR., EDITOR. WEDNESDAY, JULY 30 1870.

CONSERVATIVE CANDIDATES FOR CONGRESS.

FOR THE 41ST CONGRESS. HON. R. B. GILLIAM, OF GRANVILLE.

FOR THE 42D CONGRESS. HON. S. H. ROGERS, OF WAKE.

FOR ATTORNEY GENERAL. HON. WM. M. SHIPP, OF MECKLENBURG.

COUNTY CANDIDATES.

For the Senate: HON. DANIEL G. FOWLE, OF WAKE. For the House of Representatives: DR. J. B. DUNN, J. Q. DECAIRRE, J. B. DOWD, J. Y. ROGERS.

The telegram and letter below will show how Kirk and his men are "obeying or deserting" the law.

Mr. Editor:—On Monday Kirk arrested Judge Kerr, Dr. Rouse, Hon. S. P. Hill, J. C. Williamson, W. D. Bove, Robert Roane, Joseph Fowler, Mitchell and James Neal, Jesse Griffith, Dr. Yancy, Thomas Womack, James Mitchell, F. A. Wiley and D. Rainey.

Kirk with 300 Leaguers has kidnapped six respectable citizens of Alamance, and marched with them to Caswell county. On Monday, when Gen. Leach was addressing the people of Caswell in the Court House, Judge John W. Kerr, Hon. S. P. Hill, Dr. Roan, with several other of the most peaceable and respectable citizens of Caswell, were arrested by Kirk and his men.

The writ of habeas corpus before Judge Pearson hangs fire. The adj. postpones that Judge Pearson will order all the Sheriffs of all the counties, if necessary, to have Kirk's prisoners before him, that he may inquire into the cause of their imprisonment.

GREENSBORO, N. C., July 19, 1870. GENTLEMEN:—On Sunday night Kirk camped six miles from Yanceyville with his Alamance prisoners, seven in number.

One man is said to have struck terror into the Jacobins Clubs. The united voice of all the people will strike terror into the Holdens clubs or leagues. Meritt addressing the people of France said, "Citizens, we must not be afraid to enter the caverns, in spite of the blood and carcasses which abound the entrance, dare to penetrate and drive out the murderers, villains, and robbers."

It is apparent to all that two secret midnight clubs disturb our peace. Citizens, we say you must dare to enter into these two midnight caverns despite of the blood, flames and carcasses which may abound the entrance.

We speak it in the name of the people, these two secret societies, the one composed of white men and the other of negroes, shall be dissolved, and the sacred privileges of the great writ of right shall be respected by all, and neither Holden or Kirk shall make an exception to the universal obedience it shall command.

THE STANDARD'S INQUIRY ANSWERED.

The Standard of yesterday asks us if we advise resistance to Holden's army. We have said that we advised the people against all violence and violent measures; that we advised the people to resist the armed and lawless body of men by all lawful means. We so advise them now. We repeat, that this armed organization is illegal, in its pointed violation of the Constitution and laws of the State and the United States. We have said the Governor and his army and all his aiders and abettors are liable criminally and civilly and that if they take life in their movement, they are guilty of murder. We have advised the people to use them and use all the means the law allows, to break up this lawless organization and to force them to answer for their crime. We repeat all this now. Do you understand that? If you don't the people do as the Governor will learn to his heart's content before he is done with his men.

"People of North Carolina, will you vote for law and order, or disorder and bloodshed?" Standard of this morning. We rather think they will vote for law and order, the sacredness of the right of trial by jury, with the accused brought before the face with the accused, and against Gov. Holden's unlawful standing army with Kirk at its head, against arbitrary arrests and drumhead Courts martial in a time of peace, and against the high taxes that will be laid upon them to pay for it all. Don't you think they ought to do so, Governor? They do, we assure you.

From a private letter from a gentleman of the highest abstract, I take this extract, "I saw an officer with his hand on Judge Kerr's back, with his pistol cocked and excited with liquor, and was nearly prevented from mischief by his superior, in whose custody Mr. Kerr was."

Most of these men arrested are old gray headed citizens, standing as high as the highest, both in the various churches and the community. These facts may be relied on. They come both by letter and from one of our citizens of undoubted reliability—who was present in Yanceyville and an eyewitness of the proceedings. (The he was not inside the Court House.) and left there last night. The people there as well as here are excited and deeply indignant; but doing all they can to keep cool and to prevent riot and bloodshed. It is expedient to hold public meetings or to shut the mill, gun and powder it!

Negroes were used as pilots to the various squads engaged in making the arrests. We, here in Greensboro, have been warned that we were to furnish our quota to the army of Kirk's friseurs.

HABEAS CORPUS. This is the most dear and sacred writ known to freemen or the law. The arbitrary arrest of men by despots and tyrants produced the act.

Our English brethren beyond the waters, style this act the second Magna Charta of British liberty, so dear it is to Englishmen that the crownheads of England dare not deny it to the humblest subject of the realm.

The spirit and letter of the habeas corpus act requires that when any person is arrested he shall have a trial forthwith, and without delay, and if his offence be bailable he shall be bailed.

Adolphus Moore, Sid Scott, Henderson Scott, James E. Boyd, John Ireland, Jr., and Albert Murray, have all been arrested by Kirk of Tennessee without warrant or authority of law. Kirk said, when Mr. Moore demanded his authority for his arrest, that he did it by military order.

Jacobus of France, are said to have their committees of general safety. The Jacobins of the country which was attributed to the mountain or other parties. The Leagues and Ku Klux have had a bloody time. They have disturbed the peace and good order of society; the Governor, as President of the League, has taken a step that must overthrow his party.

Kirk will make a desperate struggle to maintain it. If not written in the body, it is written in the spirit of the constitution, that Leagues and liberty cannot exist together.

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If Kirk had marched through any two counties of England with no more authority than he has for marching through Alamance and Caswell every gun would have been taken from the rack by the Queen's subjects who value the writ of habeas corpus.

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CRIME AGAINST THE STATE.

By the Constitution of the State the Judges decide what the law is, and when they decide, it is the duty of everybody to submit at once. It is especially the duty of the Governor of the State to execute the law as adjudged by the Judges. He has sworn that he would do so. If he fails, he violates his oath of office, and if he resists the law he is amenable before the criminal Courts of the State and the high Court of impeachment.

Now let us see what the Governor has done: He has organized an armed body of men without the shadow of authority, in direct and flagrant violation of the Constitution and laws of this State and the United States; he has sent those armed men both among the people and without any process of law or pretence of authority, and for no crime or cause, arrested many of the leading and purest citizens of the State. He has not only done this, but he has defied the Judges of the State, he openly avows that he has instructed his armed men not to recognize the orders and judgments of the Courts; he tells the Chief Justice so. The Chief Justice issues the writ of Habeas Corpus with the view to the relief of the persons so outraged and deprived of their liberty for no cause whatever, and the Governor tells the Chief Justice that he will not release the prisoners whom his armed bands hold, and gives him to understand that he will resist the process of the Court to the death. This he has done and the public records of the country serve to put the matter beyond question. If this were not so the incredulous might doubt. The Governor has violated the oath of office, he has been guilty of flagrant crime against the State and the people whom he swears he would protect and defend under the Constitution and laws, he has robbed many citizens of their liberty and goods over the text of each word and has done so criminally and before the high Court of impeachment. Does any one doubt that he is a traitor to his country?

We do not. All parties of every race and color will demand and require that he shall be tried and punished for such terrible crimes.

But there is a further view of this militia. When he so resists the law, the whole power of the law may be used to stop his lawlessness and crime, and it is the unquestioned duty of the Judges to use that power for this purpose. If the Judges are true to the people and their duty, they will freely execute this power, and they are not fit to be Judges if they fail to do so, it need be. The fact that Holden refuses to obey the law, to recognize the decisions of the Judges when made, shows how corrupt his heart is and what a monster of a man he is. He seems to desire to become infamous, and he is succeeding admirably.

Let the people remember that this man is the head and heart of Radicalism, and that the object of this military movement and the war that is now imminent by reason of his crime, is to keep him and a few broken down political hacks in office. This is the purpose; the Standard of yesterday tells the Radical party that they must sustain the military movement; it is necessary to their success. Can any part of the people of this State sustain and endorse so base, dishonorable and scoundrel a movement?

We trust all parties will go freely to the polls and deposit their seal of condemnation of Holden & Co. forever. Let all the people do so and save the State from anarchy and bloodshed.

THE RADICAL WHIP. We trust that every true Republican in the State will read the following extract from an editorial in the Standard of yesterday. It is the important effort of the Radical organ of Gov. Holden to whip his men to support his lawless and infamous military movement. Who is surprised that Republicans and everybody else, and repeat it! We would be surprised if they did not. Every good man and patriot without regard to party affiliations, loaths and detests, and condemns from the bottom of his soul the crime of the Governor, without a parallel. It would be monstrous if any Republican should not denounce it, any one else to themselves, their party and their country to denounce it. We do not speak of Radicals; they approve of the Governor and all that he does. They would endorse him if he should deliberately commit murder, but the number of Radicals is small and growing less.

The author of the paragraph sent fully to produce a false impression, to wit: that the persons arrested by order of the Governor were arrested on a pretence. This is absolutely false, they were arrested without affidavit or any legal process and many of the persons arrested are of the best and most respectable men in the State. But let every body read the crack of the Rad. of whip over Republicans. Have an Standard! Even the Republicans loathe and despise your Governor and his unwholesome lawless, and thousands of them, black and white, will vote to put him where he will annoy and disgrace the public no more. We know and are glad to know that Republicans do denounce Holden's military movement. We tell the Standard and the Governor that he will hear their voice, that he has done so, as the people have more familiar with his military movements and crimes. The whole object is to force the election even at the cost of civil war. This is the plain truth. Read what the Standard says:

"Another word or two. Some Republicans have either denounced or have not supported the military movement." This will never, never do. The very life of the State depends upon the movement. Every device the civil law could furnish, has been tried—but tried without effect.

Among all those who have been arrested and sworn to as participating in these outrages, not one has been punished—no one is now in the custody of the Penitentiary, not one has danced the dance of death, upon the slippery surface of nothing.

Then the civil law has proved itself powerless, and nothing remains to give us protection for the future, save the sword of the law, but the sword of the law is the sword of the military law.

A CARD. Fellow Citizens, of the 24th Congressional District of North Carolina: The Hon. Plato Durbin, Conservative candidate for Congress, having been assured by prominent members of the party in Washington City, that no Conservative member elected to the next Congress would be allowed to take his seat unless he could take the oath or had had his disabilities removed, and being unable to take the oath, has withdrawn his name from before the people.

His reason for doing so is that in case he should be elected he would be obliged to resign his seat and his Republican rival, the present member from the District, would be continued in office for a longer period. These considerations, being urged upon you, I presume, were not the choice of the majority and would also be depriving the Conservative party of the county of a vote in Congress during the two years just preceding what bids fair to be an exciting and critical Presidential campaign, and which has been announced as soon as he was advised he would be refused his seat in Congress, comes too late to allow another Convention to be held before the election. On this account the Executive Committee of the District has placed upon the Conservative ticket as a candidate for member of the House of Representatives in the next Congress. I have believed it to be my duty to accept the nomination so generously tendered me, without any aspiration for the position on my part; and as the name is there to support like a personal canvass, I am induced to adopt this form of address in order that my position and principles may be fully understood. At the request of some friends who desired me to take the seat in the House of Representatives of the last Legislature, to which I was elected by the good people of my county, and from which I was barred by the effect of the Howard Amendment, I applied to Congress to re-nominate me in the next Congress, and I was re-elected to the same position. It is nothing to prevent my taking my seat.

It is useless to recapitulate the doctrines of the Conservative party, it is enough to say that I belong to that party, that I endorse the two able addresses recently published all over the State, and by the members of the State Legislature, and the other by the Hon. Wm. Shipp. This district is largely Conservative; Radicalism never was very popular here and only kept alive by the eager exertions of a few interested office holders who duped the people for their own advancement, it is fast dying.

The symptoms of a rupture in the party at Washington have extended to our mountains and valleys, and one manly, vigorous effort of the good men here will place the district where it will ever afterwards remain, in the front rank of the Conservative districts of the State and nation. It is too true to argue that the governing power is responsible for the measure in which the government is administered.

It follows then, as the country is ruled by a Radical President and Cabinet, urged and strengthened by a Radical Congress, that it is to Radicalism that North Carolina is indebted for her present troubles. Although much of our trouble has been caused by the action of a Radical Legislature, yet we cannot deny that the Legislature has been guided by the maxims and controlled by the leaders of the Radicals of the North, leaving behind the dead issues of the war. We owe it to Radicalism.

1st. That whereas our taxes in 1860 and previously were readily paid because the amount was small, they are now collected with great difficulty, because of the enormous increase and of our greatly reduced ability to pay.

2d. That a vast and intricate system of national taxation has been forced upon us, so that no implement of trade, no article of merchandise, no household utensil, no clothing, no furniture, the exercise of no profession or calling, is free from a swarm of greedy and inquisitive officials, let loose upon us.

3d. That our bonds, which in 1860 were at and above par, are now a drug on the market and a disgrace to our State.

4th. That the money wrung from our people has been squandered in speculation and bribery, and the credit of the State has been ruined.

5th. That our University, the surerity of Statesmen and the pride of our people, has been turned into a primary school.

6th. That life and property are no longer safe from the violence of men seeking gain or plotting revenge under the cover of secret oath-bound organizations.

7th. That capital and enterprise are discouraged from coming here to develop our resources.

8th. That the State is even now being overrun by a horde of undisciplined soldiers, under the command of officers allied to the State and motions to the people, and their property, in accordance with the sense of the law, and without warrant of necessity.

This state of things cannot remain stationary. If a State of revolution and disorder is to be maintained, it is necessary that the people should be kept in a state of ignorance and superstition. To avert these consequences the Conservative party which is pledged to peaceful government, to light and equal taxation, and to reform, must triumph by the will of the people (expressed through the ballot box) in the election of the General Government. That it may so triumph every Democrat must carry that can be carried, and a Conservative majority secured in the next Congress. To that end I respectfully ask your votes and your support in the coming election. My well known course heretofore in regard to internal improvements may be different from that of the present Government, but shall be spared to help to develop the material interests of Western North Carolina, particularly if any thing can be done by way of appropriation by Congress in favor of our Rail Road interests.

WALTER CLARK, Attorney and Counselor at Law, RALEIGH, N. C. Practices in the Courts of Halifax, Martin, Bertie and Northampton. Also in the Federal and Supreme Courts. Mr. Clark is also in any part of North Carolina.

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ESTRAYS. THERE CAME TO THE HOUSE OF W. L. FLEMING, Sheriff of Raleigh county, three or four weeks ago, two cows on a black and white skin, marked with a swallow tail on the under side of each ear, approximately six or seven years old; the other heavy black, marked with a half moon on the under side of each ear, and a smooth top to the head, about the same age as the other. The owner is required to come forward, prove property and pay charges and take these cows, or they will be disposed of as the law directs. July 18-19 W. A. FORTE.

Special Notices.



This Valuable Family Medicine has been widely and favorably known in our own and foreign countries, since its introduction.

THIRTY YEARS! It has lost none of its good name by repeated trials, and continues to occupy a prominent position in every family medicine chest.

Essays for Young Men.—The enervated and used up, who have lost their youthful energy, ambition, and bodily vigor, in the pursuit of Social Pleasures, with words of cheer, and stimulus aid for the ailingly hopeless. Sent free, in sealed envelopes. Address, HOWARD ASSOCIATION, Box F, Philadelphia, Pa. my 27-daily

WEDLOCK. The Basis of Civil Society. Essays for Young Men, on the honor and happiness of Marriage, and the evils and dangers of Coehabitation, with sanitary help for the attainment of man's true position in life. Sent free, in sealed envelopes. Address, HOWARD ASSOCIATION, Box F, Philadelphia, Pa. my 27-30

BACHELOR'S HAIR DYE. This splendid Hair Dye is the best in the world. Restores, relieves, instantaneously, does not contain lead, and any other poison to produce color. It is the only Hair Dye that does not become greasy, and does not fall out. The genuine W. A. Bachelor's Hair Dye is the only one prepared by an expert. Applied at Bond St. N. Y. nov. 26-ly

"SUSAN KNOX" THE Ladies all over the World pronounce this the only good Fitting Hair Dress. July 13-14 JULIUS LEWIS.

"GEM." 50 DOZENS Gem and HERO, FRUIT JARS. These are indispensible the Best Goods in the market. PRICES VERY LOW. JULIUS LEWIS.

20 PAIRS OF HANDS CANNOT DO THE APPLE OR PEACH PARER, A Large stock just received. JULIUS LEWIS.

AMERICAN BROILER Retains all the Juices and Flavor, which no other broiler does. Broils in less than half the time required by any other, and cooks the most perfectly uniform. JULIUS LEWIS.

NEW FLOUR From New Wheat as good as Paipasco or any other. W. H. JONES & CO. CORN MEAL 3000 Bushels White Corn Meal just ground. W. H. JONES & CO.

A CARD. MISS NANCY HILLIARD IS PREPARED to accommodate Families and the traveling public with Board and Lodging by the day week or month on reasonable terms. Also she will take Students of the University as Boarders for the session. Orange St., July 9-10

For Sale. 18 BOXES No. 1, Cheving Tobacco, cheap. ALSO, another Consignment of No. 1. W. H. JONES & CO. JULY 15-17

ARMISTEAD JONES, Attorney and Counselor. RALEIGH, N. C. Practices in the State and Federal Courts. Prompts Attention given to All Professional Business.

LOTS FOR SALE. I have two lots for sale, containing half acre more or less each, with a fountain, good water on the premises, about ten minutes walk from the City Hall. Soil good, fine view, low growing. For further particulars call and see. July 15-17 G. T. STONACH.

A Private School. MISS MARGUM WILL RE-OPEN HER School for young ladies, at the residence of her mother, Mrs. Willis P. Magnum, Orange county N. C. on the 2nd of August, 1870. For Circulars apply to Mrs. M. P. MAGNUM, Flat River, N. C. July 15-17

COGNAC LIQUORS. FINE WILLEMING AYE WHISKY, FINE HOLLAND CLARET, GOOD MADRASA WINE. For sale by J. C. HARRIS, 117-119 N. W. CORNER OF MARKET STREET, RALEIGH, N. C. July 15-17

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"THE GOOCH COTTON TIE" FOR BALING COTTON. THIS TIE has been largely used and given universal satisfaction as the BEST and most DURABLE TIE made. Farmers will find it in their interest to call and examine the Gooch Cotton Tie before buying any other. URCHURCH & DODD, Agents. JULY 1, 1870.

INSURANCE NOTICE.

THE SUBSCRIBER TAKES PLEASURE IN ANNOUNCING TO THE PEOPLE OF NORTH CAROLINA, that he now represents Three First Class Insurance Companies, viz:

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The above named Companies are so well known and established throughout the entire country, that they need no PUFFING or BLOWING to command attention. Neither are they before the community to spend in rate or offer any peculiar advantages. They are SOUND, RELIABLE AND PROMPT.

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CASH ASSETS \$500,000. YOUNG, HEALTHY, VIGOROUS AND CONDUCTED BY A WISE, FRUDENT, AND ECONOMICAL BOARD OF DIRECTORS UPON A NEW SYSTEM.

devoted by its talented and distinguished Secretary CHAS. S. MORGAN, which must make it the leading Company in America, for persons in MODERATE CIRCUMSTANCES.

After the payment of 25 or 30 annual premiums, the insured person is entitled to the full amount of the policy, which is a considerable sum, and which is paid in full at once, and is not subject to any deduction for expenses. The insured person is also entitled to the full amount of the policy, which is a considerable sum, and which is paid in full at once, and is not subject to any deduction for expenses.

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