

The Semi-Weekly Sentinel.

VOL. 4.

RALEIGH N. C., WEDNESDAY, AUGUST 3, 1870.

NO. 103

THE SENTINEL.

THE CONSPIRACY OF HOLDEN & CO.

We charged last week that John Pool, W. W. Holden, Thomas Settle and others, whose names we could give, entered into a deliberate conspiracy to carry the election on Thursday next by force, or falling in with it, to defeat it altogether. We stated that the means to be adopted to accomplish the end, was to create a sensation and excitement here and especially at Washington, about alleged Ku Klux outrages on Union men, and especially against the prohibitions of the President, against the people of the State by exaggeration and false statements to the effect that the people were opposed to aid, in fact, resisting reconstruction by force. Having thus prepared public sentiment just before the election, the plan provided that Holden should give a speech of some kind to be read and by that time a great many of the best citizens of the State and outrage and injure time in the most provoking manner, and thus frighten and terrify the people to vote for Radicalism or abstain from voting at all, or if the people should vote, then bring on a general conflict and defeat the election altogether. We said we made the charge deliberately, well knowing the responsibility we shouldered.

A PLAIN CASE.

James K. Boyd, in his mighty "confession," which the Standard publishes as a Radical campaign gospel, says, "I was initiated into the organization known to the members thereof as the 'White Brotherhood' in the month of November, 1868." He declares that he "cut loose" from this organization shortly after he was initiated, and that he "made it his business to know nothing of its operations and proceedings," that he "used every effort in his power to have the organization broken up in his county," and that for this reason he "was abused and accused of unwholesome conduct."

A STRIKING VIEW OF RADICAL KLU.

The people are familiar with the extravagance and crime of the Radical administration in this State, especially in the use and expenditure of money. Now let us take up the history of the State and of political parties in the State and add together all the fraud and crime and outrage of all political parties that have ever controlled the State and administered its government from its foundation to the beginning of Holden's administration, and the whole added and packed together will not weigh as a feather in the balance as weighed against the fraud and crime and outrage against the State and people of Holden's Radical party administration. We challenge investigation.

CONSIDER THE VERDICT.

Let us suppose that the popular vote on Thursday next shall be in favor of the Radicals. What will such a verdict but it will be an endorsement of the public robbery, crime, repudiation, outrage, insupportable of Holden's administration for the last two years—it will be the endorsement of crime, intelligence and the preparation for the future, and the emphatic endorsement of vice, crime and public disgrace.

THE EVIL—THE REMEDY.

The people should not lose sight of the important fact, that the principal cause of all the public evil that has hurt and the State is, that incompetent, corrupt and irresponsible men now control the State and have done so for the past two years. Take the Chief Executive. It is notorious that he never had any fixed moral or political principles; his sole object in life has been to keep on the surface and to get into office and get money, and he cares not what means shall be employed to effectuate this purpose. He was first, when a youth, a Whig, this did not pay or promise much; then he was a Democrat, and as secessionism became popular in the Democratic party, he became a secessionist Democrat, until that party refused to make him Governor of the State, then he became a Union Democrat until the late war broke out, then he went for the war and signed and supported the ordinance of secession, then as the fortunes of secession and the Confederacy began to wane he became first a dissembling secessionist and tried to get into office by this means, and at some time or other he had, at the outset of the war, been a traitor to the Union. At the close of the war he not only welcomed Sherman's army at the Capitol of the State, but rejoiced more in the desolation and havoc it wrought than he did in the success of his own arms.

We repeat that corrupt, incompetent and irresponsible men control the State. The effort to stop them or turn them out. The people can do this if they will make a united effort. Let them vote against Radicalism and every man suspected of sympathizing with it, and we confidently hope a brighter day will dawn upon our dark horizon.

REMARKABLE FACT.

It is not denied that the Treasurer of the State has been swindled, and misappropriated and indeed embezzled and stolen during this administration as never before. It is not denied that the Legislature was never more incompetent and more corrupt and infamous, even the Standard newspaper said so in terms, it is admitted that a large majority of the Judges of the State are utterly incompetent and some of them are corrupt, it is not denied that Holden is thoroughly unprincipled and that grave charges have been made against the competency of some and the integrity of others of his subordinates.

WHO IS KING OF THE "WHITE BROTHERHOOD"?

This is one of the important inquiries of the campaign since the marvelous "confessions" and disclosures of Mr. J. E. Boyd and "the other fittons," and as a public journalist we feel it to be our duty to throw all the light on the subject we can.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

How to suspend Constitutionally, the Privilege of the Writ of Habeas Corpus.

The Chief Justice meets as a special legal maxim:—(1) The Governor may of his own head and imagination and without question from any power in the State, declare any county in a state of insurrection, and of course all the counties or the whole State.

OVERSHOT THE MARK.

A gentleman of the highest repute, who holds a prominent position in the Southern States that he saw and conversed with General Pool, at Norfolk, and that the latter stated that "Holden had gone a 'bow-shot' beyond anything that was contemplated or agreed on, in regard to the military movement in the State."

FIAT JUSTITIA RUAT CÆLUM.

In the case of Wyrick, as reported in Winstead, page 450, we learn that Wyrick deserted from the Confederate army and was brought before Judge Pearson upon a writ of Habeas Corpus, alleging that he had put in a substitute, and had afterwards been conscripted and illegally taken off to the army. It was objected, that being a deserter he could not be heard. The Judge declined to hear him, and discharged him, saying, he might be put to death if sent back to the army, or be without remedy in the Court.

MORE ARRESTS IN ALABAMA.

A telegram announces the arrest of Kirk's men, 1,500 in Alabama, of T. M. Holt, E. G. D. Frank Mabree, Mr. Cook, and Anderson Thompson, Repp, and some others.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

How to suspend Constitutionally, the Privilege of the Writ of Habeas Corpus.

The Chief Justice meets as a special legal maxim:—(1) The Governor may of his own head and imagination and without question from any power in the State, declare any county in a state of insurrection, and of course all the counties or the whole State.

OVERSHOT THE MARK.

A gentleman of the highest repute, who holds a prominent position in the Southern States that he saw and conversed with General Pool, at Norfolk, and that the latter stated that "Holden had gone a 'bow-shot' beyond anything that was contemplated or agreed on, in regard to the military movement in the State."

FIAT JUSTITIA RUAT CÆLUM.

In the case of Wyrick, as reported in Winstead, page 450, we learn that Wyrick deserted from the Confederate army and was brought before Judge Pearson upon a writ of Habeas Corpus, alleging that he had put in a substitute, and had afterwards been conscripted and illegally taken off to the army. It was objected, that being a deserter he could not be heard. The Judge declined to hear him, and discharged him, saying, he might be put to death if sent back to the army, or be without remedy in the Court.

MORE ARRESTS IN ALABAMA.

A telegram announces the arrest of Kirk's men, 1,500 in Alabama, of T. M. Holt, E. G. D. Frank Mabree, Mr. Cook, and Anderson Thompson, Repp, and some others.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

How to suspend Constitutionally, the Privilege of the Writ of Habeas Corpus.

The Chief Justice meets as a special legal maxim:—(1) The Governor may of his own head and imagination and without question from any power in the State, declare any county in a state of insurrection, and of course all the counties or the whole State.

OVERSHOT THE MARK.

A gentleman of the highest repute, who holds a prominent position in the Southern States that he saw and conversed with General Pool, at Norfolk, and that the latter stated that "Holden had gone a 'bow-shot' beyond anything that was contemplated or agreed on, in regard to the military movement in the State."

FIAT JUSTITIA RUAT CÆLUM.

In the case of Wyrick, as reported in Winstead, page 450, we learn that Wyrick deserted from the Confederate army and was brought before Judge Pearson upon a writ of Habeas Corpus, alleging that he had put in a substitute, and had afterwards been conscripted and illegally taken off to the army. It was objected, that being a deserter he could not be heard. The Judge declined to hear him, and discharged him, saying, he might be put to death if sent back to the army, or be without remedy in the Court.

MORE ARRESTS IN ALABAMA.

A telegram announces the arrest of Kirk's men, 1,500 in Alabama, of T. M. Holt, E. G. D. Frank Mabree, Mr. Cook, and Anderson Thompson, Repp, and some others.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

How to suspend Constitutionally, the Privilege of the Writ of Habeas Corpus.

The Chief Justice meets as a special legal maxim:—(1) The Governor may of his own head and imagination and without question from any power in the State, declare any county in a state of insurrection, and of course all the counties or the whole State.

OVERSHOT THE MARK.

A gentleman of the highest repute, who holds a prominent position in the Southern States that he saw and conversed with General Pool, at Norfolk, and that the latter stated that "Holden had gone a 'bow-shot' beyond anything that was contemplated or agreed on, in regard to the military movement in the State."

FIAT JUSTITIA RUAT CÆLUM.

In the case of Wyrick, as reported in Winstead, page 450, we learn that Wyrick deserted from the Confederate army and was brought before Judge Pearson upon a writ of Habeas Corpus, alleging that he had put in a substitute, and had afterwards been conscripted and illegally taken off to the army. It was objected, that being a deserter he could not be heard. The Judge declined to hear him, and discharged him, saying, he might be put to death if sent back to the army, or be without remedy in the Court.

MORE ARRESTS IN ALABAMA.

A telegram announces the arrest of Kirk's men, 1,500 in Alabama, of T. M. Holt, E. G. D. Frank Mabree, Mr. Cook, and Anderson Thompson, Repp, and some others.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

How to suspend Constitutionally, the Privilege of the Writ of Habeas Corpus.

The Chief Justice meets as a special legal maxim:—(1) The Governor may of his own head and imagination and without question from any power in the State, declare any county in a state of insurrection, and of course all the counties or the whole State.

OVERSHOT THE MARK.

A gentleman of the highest repute, who holds a prominent position in the Southern States that he saw and conversed with General Pool, at Norfolk, and that the latter stated that "Holden had gone a 'bow-shot' beyond anything that was contemplated or agreed on, in regard to the military movement in the State."

FIAT JUSTITIA RUAT CÆLUM.

In the case of Wyrick, as reported in Winstead, page 450, we learn that Wyrick deserted from the Confederate army and was brought before Judge Pearson upon a writ of Habeas Corpus, alleging that he had put in a substitute, and had afterwards been conscripted and illegally taken off to the army. It was objected, that being a deserter he could not be heard. The Judge declined to hear him, and discharged him, saying, he might be put to death if sent back to the army, or be without remedy in the Court.

MORE ARRESTS IN ALABAMA.

A telegram announces the arrest of Kirk's men, 1,500 in Alabama, of T. M. Holt, E. G. D. Frank Mabree, Mr. Cook, and Anderson Thompson, Repp, and some others.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.

THE WAR ON NORTH CAROLINA.

It is not necessary for the American people to look across the ocean to find a condition of war; they need only look at the State of North Carolina, where negro regiments are parading the country under the authority of a Governor, and by that authority committing outrages upon the lives and liberties of the white people of the State, and the decisions of the highest Court are utterly disregarded.