

The

STRE

THE SENTINEL

THE READERS OF the SENTINE, were intormed in the last issue that the editor was arrested by deputy marshal Plack. licard of. Nathan Underwood, a young spon an addidavit much by Fat Carrow that the editor "conspired for injunchim is his person and property on account of fully imprisoned by Bosher and Carrow to havful discharge of the duries of his had a warrant taken out for them. A dice Phillips, Hawk Rogers, Mark, Wolliams and the rest of the spies and de two were greatly delighted at our serand arrest. We had just been tried with kuking. Hester made the affiliarit. I Ceptant Pictor, the longistrate, who is derwood is arrested and cartoed below and the warrant against Bosher and the Shaffer, U. 8, Commissioner Judge Few) and the warrant squarted. Our acquittal and Mr. Devereux, appearing to Under main a depressing effect operathe spies and wood, urged a trial. Shuffer says he is in regroes, but not so open Phillips. He ready. Hoster, the informer, is called upon looked up several times and marched off, He knew nothing of the case except an aff followed by negroes, spins east gat and and any miles victore there may he Shaffer and the fosteral court, rested before under the same charge and The proceedings of the trial are fully re-

norted in this paper. Carrow stated that he had no warrant

for the eight persons he ordered to jail, but he understand that his deputy had usher who committed them to prison soors he had nothing but a serow's order the his action in the premises. Under wood, the party complaining swore he was summined as a wither s to court, that he course or warrant was ever served upon He was nexel before Shaffer or an, commissioner for trial, and was in

and seven others were put in just with a starting and by order of Carrow. Phi - souled like a gratified malignant when maked Muddlox and Underwood of these to the card which appeared in the benerous anything and account of them on comment by Carrow. The sectors me they did not write or sign it. Here Padings snaled again and bedged at That was the last time Phillip sovied ontil Shoff I bound us in a load creeking of an appearance to the

The street the statistical sectors of set to wet there were two mous I more to a catal and they both so on the a not sign of authorize it. Upon cross commution of the witnesses, they state that their friends had written the card stor they dot out of mison, and took the merty of signing their manes. That what was stated in the card was tru That they had and did now approvethe card and the ow made of their name We had no knowl dow of any warran there is a monot for the worner and Faltranet nor any and of the party - where we are bound investioned sund non-any knowledge of it

They a resonant as write-seward own and without knowing three wi in warrant for them. Our office in the matter was this, and we have when the eight men wer

AWAITING HIS FURTUER PLEA Reported for the Sentinel A New Phase of Kukluxism, A more infamous proceeding on the part of Phillips, Catrow & Lin, was neve (Continued)

GRAND PARTIER man of character, in the county of Mos-At 11 o'clock, a mi, on Friday, the case

feeling himself aggriesed by being unlaw the state, through Marshal Carrow and h puty firster, ra. Squire Pierce, Sheriff er. Josah Turner, Jr. and Nathan soon as they are bound over the court, ide wood, for assault and battery and strict, was brought before Mayor Pullips, Carrow & Co., call on Hester to strison, at the Maxor's other make ath-lavit that. Underwood was in two separate warrants our at the istance of Carrow, the other at that of deshut. The case of Beslut was first tan up Mr. Luske appeared for the complain

at Basher, Judge Fowle and Mr. 18 ve its for the detendants.

R. T. Boottan testified that he was a atest by Sheruf Lee between control of the previous previous control of the previous and the search in the not be found. Underwood had been at ation he said he saw the warrant in the eral's bands, but did not could it; did released, as appeared to the commissions arous office, say the warraid, and no d upon it and say the sign dynamical Mr. area and identic knew that Mr. Cader Underwood was required to give bail in th wood mode an allidaya didin't know that Darise was an asting justice of the scare 2 pressured. Mr. Turner wrote the worthof. Mr. Phillips said set, did not know Mr. Furner wrote it, sum of \$2,500 and m default of ball wa committed to juil to await Shafler's forth-

This is cowardly revenge and sweet Phillips Let, how exult in it for it is the only soil lie, dare take even of a boy like

ROBERT HAS SPOKEN.

Underwood

We learn through W. W. Holden, that spersonal die Carney and Bendug. Mast, Robert Douglas, Ins. Holden studie private the voting precinct in New York. known as the 21st district, as the Chron ide calls it. A friend tells us that the 21st district is the old Five Points, properly speaking. Robert, says the Chron cle, was received with closers for himselor his distuicationed father and for Press but tount Robert began by saying, "I test candidly say. I think your confidence in the administration is well deserved." He concluded by severe " remember that prome can be a true republican unless he to an homest rugar

> by condets must not confound Rober Doughas with fat Stephen, his brother who figured in Alamance with Kirk and Bergen, and with Joe Holden in the house of Mr. Reid in this city, putting a pistol his breast and threatening to shoot if he did not sign a libel. When we read the conclusion of Robert's speech we thought the test he laid down for true repubicanism would exclude most of his party Only think of Robert's test of republi canism, and then think of Judge Tourges Alana hangs and Blits of Second being true republicans.

----The respectable portion of the demos

av of this state these ashamed and ion, but he could answer or not, as he insensed with the indecency and low Under these vircumstances Underwood to inker out warmits and site them leaved to answer character of the Sentinel -have started a clused to answer.

the stand

new democratic paper at Raleigh under the name and title of our yournal-The The same course was pursued in regard put in jud with hom (witness.) North Carolinian. Henceforth we use to have two " North Carolingung" in this ct any questions. JOUN SPRIMAN was called and examinstate-one here in the cast, the other the state capitol ; ours the advocate and exponent of the national republican party other the organ of the respectal lemocrats of North Carolina. We wel My E. Princk, sworn and examined to past to it, did so, was notified that be at Juniper Spring's churca, heard Mc milke any behad ever seen of Mr. Tur. Mr. Pfullips. Issued the warrant for an invite set, though he noticed a resemblance in rest of Carrow and Bosler, and took to the Turinslay gvening and was taken in the doen for every set. Though he noticed a resemblance in rest of Carrow and Bosler, and took to the Turinslay gvening and was taken in the way we doe of Carrow and Bosler. ome it on our exchange list. It will I editorial management of Maj Wm A. Hearne, This is from Palemon John, the carpe bag editor who repliced that the SENTI sitt took notice of him on one occasion We promised after his reloading not to was or was not Mr. Turner's This will ----RED-RYE AND STARBUCK Two citizens of Alamance were here a

RALEIGH, N. C., WENESDAY OCTOBER 11, 1871.

bet of September last, in Raisighiear I sud there was no use keeping them here, the continues, which I had just seen from. Mr Turner asked the while indexed based of the second and to be based had been contined for, toth thin T din 1 wars are set, what Womble told ne; they were arrested and imprised with and to be examined for toth thin T din 1 wars are set, what Womble told ne; know, tod me and arrest and impair, ment was unin with arrest and impair, for such arrest and impair, the meet here; don't remember to suc Carrow and Baser. Witnessia that Bosher arrested them; there was no that been denoted by the marshal and Bosher. The warshall been denoted by the second base is the second base of the second base They read previously seem introducers demodsory. Witness stated that he dialo-know which he was then confined for a told. Turner set, told into I was sufficient here as a witness and was put in part. The

(then misd as a place of confine ment by the Marshal,) where he was locked

in day had work he tode into the count han nothing else. Witness testilist to of any process against them of my own y with Mr. Tormer, as he had frequently having sworn to the warrant for the arrest knowledge done before, that nothing was said be tween them as to any particular object of

the trip , that they called at some three o four persons' houses, among them 'Squire four persons houses among them 'Spure' of the variant, but was fold by Mr. NATUAN UNDERWOOD received and the variant, but was fold by Mr. NATUAN UNDERWOOD received and rational to come back after using the mained by Mr. Turner. Was around by Mr. Turner. Hard to one tack after words, usile and by Mr. Turner. Was around for the process of the same and bester a the same and process of the proces Carolina had been arrested in violation of the scaroust was written law and something about his, Pierce's, there, had us cortis, tab Carolina had been arrested in violation of the warman was written before I geg and alcoretant or intrationance in a cath of betactive Heater, for the arrest of have and something about his, Pierce's, for the arrest of perpendicular in the proper witnesses, have an outbuild be arrested by Bosher Underwood and Maddox on the same way have have been been as a cathol approximation of the proper witnesses. Writes was sheet about a cathol approximation of the proper witnesses, have an Maddox on the same to an outbuild approximation of the proper witnesses. But was been the table imprisonment charge that led to the faber imprison the same charge that led to the faber imprisonment charge that led to th

writing; came is a writess; was notified on Wednesday to come next day, came to this house (Marshals' office) at 10 Underwood with a note, but that he, witness.) did not read it, nor did he so: y whom it was signed. After reaching o'clock , seven or eight were in the crowd I met here, Maddox among them; no deigh went to the SENTINE, office where he saw Mr. Turner for the first time, and there he first saw Mr. Pierce . warrant shown me, told you (Mr Turner) none of them had a warrant for the arrest, told you I was summoned as a witness; hid not know why Pierce was at the STATING, office, saw no papers and that I beard nothing said about any court busiwas kept contined from the tim came till 6 or 7 belock next evening ; that ess, heard Underwood say he came on I had never been before the comm scause of his arrest, did not say at whose nstance. Witness puid his own expeto juil, that I had been confined in the continuouse, the juil being full, that I had es and was promised nothing for comm-Mr. Lesial proposed to enter a sol probeen confined from half next two on Thursday till 4 p. m. on Friday. near burther to still of this burdet make week stimony to be in that he mostly are if Mr. Turner of the maner in which they Underwood should be a furned to the had been treated, or that he, Turner, had superior Court. Underwood, however, told them all to take out warmous against had been treated, or that he. Tu my, had those who had uniawfully imprisoned Mayor said, might be asked any questhem heard all this from Mr. Tarmer had advised them and other

> Heard of Reporter movel 1140 22.42364

to sue Carrow and Bosher Witnessia. that Bosher arrested them; there was no this they go and tett ar runner are the tel the fine of this concession, and hat arrest, Weinbert and there was a warrant. Mr. Turner advises them to sue the the fine of this concession, and hat arrest; Weinbert their wasanes; knew men who outraged them in this to sue the the time of this concessition, and hat arrest; Wondow said there was a warraw they had nervously Seen introduced at told is also to take their weapons, knew denishere. Witness stated that he dided nothing of the area or warrast of my carry blank warrants; have strictly for bidden that; did not hear Bosher say this The sea witness and was put to part. If to doten that; did not near nonner say one mer said I ought to sue the marshal ad noraing he arrested the parties; under not post office, and went home. The witness here repeated the time and many shafer retained the parties. Hosher and that Shaffer retained the parties. Hosher and the time and many to be arrest. that he had been summer with the parties of the arrest and could not be found, and that the had been summer with the parties. appeared and could not be found, and that Shaffer retained the parties. Bosher and

Semi-Weekly Sentinel

MARSHAL CABROW, to Judge Fowle

up all hight: that in the morning he was again taken back to the morning he was again taken back to the morning he was mind's office and los keed up and kept there in the marshal or had been before till excerng, and was then docharged the commissioner. Witness further stated that he did not To Mr. FURSER To Mr. LUNSER Did not mention the

reactly the message to come here on the word confession to one of the prisoners present occasion from Mr. Torner, but acked if any of them could give hond Unpt J Q DeCorrener restrict that Turner said come to Roleyb ' and tool a right to put them in rol , knew nothing

of Carrow and Bocher, met Pierre Thurs day morning at Mr. Tanner's office. Thurs was not present, saw Turner in his the arrest of the pathes was sound. The

were had, that he did not hear the names of the parties said to have been arrested mentioned, and that he had not before of more talked over this matter with Mr Turner.

not brought here by Womble , was ar rested by Bosher on Thursday by two or three o'clock; did not we Woulde whe taken to jail, Besher brought him down stairs to take him to jail, Womble was sitting around the office when witness wa first brought in

R. T. Bouten examined by Mr. Phillips Don't know who arrested Underwood was ordered by Cartow to confine the men about night when they first came; Under wood and the rest were about the passave and witness took them up stairs,

afterwards to the courthenne by order of Currow. Womble was present when with area was ordered to take them to juit. To Mr. TURNER, Did not most any of hom in the streat, had no orders from them on the streat, had no orders from them and to appear with works are boughnes, though on bail, was put in just an another warrant, don't know that ifo ersons almhed to lock say bearing Capt. Pointers to called and as aminod Mr

educate Congress and as an editor, was a section member of the bar of Orange.

doner, there was no trial, stayed up starts till might when we were sent to jail.

had no hearing before the Commissioner -

was never heard before him (Counts

MONER SHAFFER - "There is no allega

wanted the public to know how

Wom

Mr. Turnet.

1st of September last, in Rairighpear I said there was no use keeping them here, davit on which it was said to be issued lawful manner. The advice Mr. Tu-ner gave on the statement of the paties was correctly given, and he had right to give it. If the advice had bee right to give it. given for an act of duty on the part of the Marshal the charge might be sustained but Mr. Turner's advice was given is some there repeated the time and many at this arrest. It is a structured to be arrest. Usathe had been summered the marshals office as directed, was the structure of the marshals office as directed, was the structure of the marshals office as directed, was the structure of the marshals office as directed, was the structure of the marshals office as directed, was the structure of the marshals office as directed by the structure of the marshals office at the structure of the marshals office as directed of the marshals office and the structure of the marshals office as the structure of the marshals office at the structure of the marshals office at the structure of the marshals office at the structure of the structure of the marshals office at the structure of t cause the Marshal had violate

UNITED STATES OF AMERICA

VS. NATHAN UNDERWOOD AND JOHN MADING At the office of the L. S. Commission Shafler, on Monday, this case came to final hearing

Our readers will remember that Thursday last Nathan Underseased and John Maddox, of Moore county, suid ou before Justice Pierce a warrant for the arrest of Marshai Carrow and Deputy Marshal Bosher on a charge of unlawfu

and it oher were bound in a sum of \$400 encodes according this charge at the present section of Wake superior court. The suing out of this acid and the Mading gasked Largon and Bostor, when

prisonment, a warrant was issued, on the eath of bettering Hester, for the amost of more talked over this matter with Mr Turner: Joux Manager and the resided in Moore county and reacted to Raleigh with Nathan Underwood to keep him a set in the world of the last of t at corrion. posited \$5000 in bank for their appea nce from day to day, and had them

released. Yesterday morning at 11 o'clock, the overnment having secured two witnesses, the case came to a hearing before Com missioner Shaffer, Assistant District At being Lusie, opening for the govern-neut, and Josah Turner, Jr., and Thos. P. Devercos for the defendants.

THE TOSTIMONY. JAMOS B. BUCHANAN SWOTH and exannued by Mr. Laske. Live in Moore county; know Nathan Underwood and John Maddox, tuy in about two miles of Underwood and about the same distance from Maddox, Underwood and Maddox

low deling de Manner, and mindeline have being i port of his being whipped, think it is don't twelve months rgo, McNeil lived at home with his mother, Sally McNeil, at

Philips. Have been acquaristed anarating, heard of the whipping some two In Turner since 1861, know from months after its occurrence, heard of it mph) or the week or month of the femior of all is by these whipping, heard the neighbors say it was hawyers - Washington Chronicle.

THE ILLINOIS DEMOCRACE. St. And doll Brethe Gnove, N. C. The Illinois Democracy have taken 'the

Maximum Entrone ; Wedennelt heat wet new department in their, rought dateproper to call the attention of your read on to A GENT (as he assigns immedi) who nivention. That we regard the constitution, with a dimendificents, as the supremie is worthe That we regard the constitution, with the or to A GENT (as he assigns runned) of our action, to be respected and observed in all of our momental counties and has public at ports, and positical distinction bunded we piedge courselves in future to maintain at all times, the constitutional rights and it all times, the constitutional rights and franchises of all men, without regard to

among the people that he intended is-burlesque the citizens of the mountainous portions of the state. But with regard to previous condition, They also go into the usual democratic inpuedies over state righta and Mr. Jeffer who he is, whence he caust whither he gooth, or what his business was through son, but such things have got to be harm ens -- Holden's paper,

If Jefferson, the father of states rights ould put on mortality again he would schim "et tu Brute" as Casat did when actued by the damper of Beutus.

century, that made the democratic people f North Carolina secessionists. But for

disciptes Jufferson and his follower Holden and Beast Butler, all the powers of earth and helf could not have put the people of cognomen of this valuable root. taught them that Jefferson was elected in 1800 on that doctrine. From that day,

democratic doctrine was state sovereighty. tought on the south, and as Boast Butler, A THE MERICE AND A THE ADDRESS OF A DECEMBER mention of the childe the people of the with he we dies, and then for fighting

for 0 too. It does not become liess Butler, Dan Stekles, Holden or any democrist north or south to do so. Buchamar maintained the faith to the last. When South Carolina meeded, he declared to ongress and the world " he had no right to cover?" Huiden, Dan Suckles, Bonat Butler and a demostratic congress sustained him in it to the last and made no attempt

> ----THE FACT AUMITTED. It same that the leading democratic

hunders invoces a librigh addressed a letter to Judge Road a few days since, assuring him that the kuklux organization should be surpressed before the ensuing November term of the court, and urging him, in the most earnest terms, to post-

pone the cases until that term. Judge Boad replied, very pointedly and very properly, refusing to comply with tej themt.

The fact, then, is at last admitted by the leading democratic lawyers of North Carolina that the kuklus organization is a results and they appendix to an press in press these assassing T Do they belong to the order? And why did they not unite to suppress it two years ago f

Hundreds of the members of this ganization have confessed, and the state ments of many of these have been given a slawyer, farmer, a member of the Con- among the neighbors, cannot tell the to the public, but the most important condem-arati

these solitary parts, are very skeptics indext: Variants topinions have been offered, something and pople think he is a mission ary from China; therefore, they intern-gated that relative to the price of roots in It was Tom. Jefferson's doctrine of state sovereignity and secession, incul-cated by W. W. Holden for a quarter of a to take a great interest in the various kinds of roots, especially a certain kind

antika weistik Ir. Batter. AURA REALISE, Remoints & Local

The Nor The Bellinet/

WERKERDAY, OCTOBER 11, 1911

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North Carolina secosionists. But for height and continuous teaching of The form this botanist. He says ginseng is the proper name of what we unlettered rustics call "asng." We acknowledge our indebtedness to this itinerant for the frue He is a very uncouth name for a root held in such high estevia am ong the 1800 -on that doctrine. From that day. Chinese. It is a source of regret that this to the election of Bachanan in 1856, the critic and herald of knowledge could not tarry longer in a country where the mis democratic distrime was state sovereignty, If the states were sovereign as Jefferson, Holdes, Unitardi, Rodman and Dick isonary is so hadly needed. Doubliess there are many other herbs and roots, besides " sang" which we are daily mis-tangle in the source says for instance says for who knows. the stress to prove another second the second the second s may fareller and Solomon's heel and jelly ke and ban gilly and turkey pen and godse pea, &c., &c. Might we not with propriety doubt whether these names be true, since we have been so completely "sold out " on the word sing ! Ignorance and rudeness seemed to confront this foreigner at almost every stopping place, especially at old Mr. Kirby's on the south side of the Blue Ridge, where he lodged side of the line bidge, where he lodged during the space of one night. It ecams that his high sense of task, his cute modesty, and the dignity of style peculiar to his breed, met such an opposition here that nothing but the indomitable forti-tude of his philosophical mind could enable him to endure. The want of a sufficient amount of provender for his quadroped, and the great scarcity of viands upon Kirky's table were meagro in conveniences, when compared with the gross rusticity, the outlandish diction,

and the irredular conversation of

Illa comrade, Mr. Grogan, from Elk Creek, monopolizes the conversation and strives to entertain his fellow-traveler with a recital of the ancient customs of this country, &c., but all to no purpose. Disgust ebbed high in the traveler's breast, and, at times, it would gush out of his mouth in the shape of laughter. What a atrain upon his dignity 1 Who would not partaking of a very unpalatable breakfast though the best that Kirby could furnish for he is a very clever man, to which fact many marcar will attest,) he drew from his pocket his "ikong Kong," I believe that is the name of his pipe, instead of all attest,) he drew f on dipping his pipe in the hot ... curbers," as do our talks, he drew from another depart ment of his apparel a bundle of ignit combustible little faggots. Drawing one This is news in Raleigh. We did hear of these across the gritty side of the little that Judge Bond was disposed not to oblong vase in which they are kept, a bloze of fire was immediately produced. have sentence prayed on the kuklus, convicted of the Biggenstaff raid, if he could The whole family were struck with wonder and amazement. One of the is samed there would be no more kufamily, a boy about 14, was seized with, tright. His eyes blazed open, showing the full dimensions of the balls. Such is the effect of the sudden intr-doction of a It was several days from their convie new invention. The question might be asked, why this man sought lodgings at Kirby's, but this is no mystery when we remember that a train of root warons crossed the moun tain that same day and camped Kirby's that night. This Chinaman (if a Chinaman he be) pretends that he tarried with the wagons for the mke of ompany, but we imagine that his olise tories were wont to regals on the pleas-ant oders that emanated from the freight Little did he dream of the dangers that our unded him and the narrow escapes that he passed that day, until Grogan and Kiriy told him about the rattleanskes and and catamounts that infest the road betweep the town of Boone and the house of Mr. Kirby. Upon hearing this news he felt giad that he was alive. A species of gratitude, such as missionaries seldom feel, reigned supreme in his breast for a short time. His hatred for snakes seems The editor to whom we refer is a man by Paul, who was first brought out here in 1868, from Washingto be no less than his admiration for city, to edit the Post, and who was roots. He would make a first-class foot known among those connected with the digger if he had a vanguard to go in front and excommunicate the snakes and office to have worn the same shirt for six consecutive weeks! A dirty preparation reptiles from the forest. So little in we ndented with the spirit of the age (shanse be to us) that only one dancing master and about two or three banjo pickers were found in his route. We don't see any way to procure those musical arts until our sleeping minerals are exhumed bowels of the earth, railroad are muodaced, and missionaries of roots, of knowledge and of snakes and cata mounts shall come and shide in

disc serking counsel and advice for their wrongs and grievances. We advised them to sue as well as indict Carrow and Bosher and we took the legal and proper stops to redress their grievances. If th Crkite Phillips thinks this treason lef ing make the most of it.

OUT OF JAIL

returday, at 11 o'clock, Nathan Under wood, atom Phillips, Corrow and Hester impresented, gave bail. We felt some per sonal interest in the matter. In a practice kick the dog again. We must hunt up of more than a quarter of a century at what the editor of the Carolinian said o the bar, we never lost but two cases where | radicals before he edited the Telegram. we advised the bringing of the suit. We

base often lost in defending suits. We doubt if any attorney in this state or on the outment, who has issued as many the U.S. court before the last, to indict ants, can boast losing so few causes, Red Eye Bill Albright for attempting to intimulate them. Kirk's men stood at One of the causes we lost, Mr. Phil ips and John W. Norwood, the father the polls. Red Eye was a brigadier gen of the bar in Orange, who delivers eral. He told the two citizens they would be arrested if they did not vote the rethe address before the state pericultural tair, will remember.4 It was the publican ticket. They refused so to vote suit of a woman, Miss Brown, for personal and were arrested immediately after services against Jim Shek Jackson. Our voting. Yet Starbuck has no bill against client got a verdet in the court, ited Eye.' Kissing goes by favor, By a rel to earing and the statute of limit

intions, our client, and builded as the separate court, George Laws the clerk, of Orange court, will remember that we and not our woman ethent paid the bill of cost of near seventy dollars. The other suit we lost was owing to the fact that our client misrepresented the forts of his cause. Having advised Un detwood and the eight men tabely and foully imprisoned, to bring suit and indict Corriw and Bosher, we used every exer tion to keep our client (80) of juil. Fail ing to give buil, we borrowed \$5,000 which was deposited with Shaffer the Later) States Commissioner, and on izes smaller than Cele's big red. event Underwood came out of jag, and brought with him his friend, John Mad dox. Our glient informs, us that Hester,

detective, was sent to the juil and in washi if we sent or wrote for him to came tee has assumed to to the city. Hester threatened to take him before a Commissioner and make him in a convention of col answer- fle replied it was time enough gave them that right ! Are they a com to summer where for goal hadron the come "mitafimir We us of detented Phillips, Norwood

and Graham in many a cause before the court and jury of Orange, and little did we dream that any one of the three would play the cowardly roll of Phillips, who them hats and show 1 has not proper, attempts to shield, his guilty clients from the Standard the advised masters that the their legal liabilities by imprisoning the true way to govern them was to " whip complainants upon the oath of Hester well, work well, and feed well," Since who never saw or knew the men, even the freedom of the negro, Holden and his when he made the oath that they went in party have in political matters governed disguise We have no more doubt of defeating Phillips and Carrow than we had slaves. They have worked, whipped and ying in Graham Jail that we should defeat Phillips, Holden and i or devits! How much below Kitk ed., muy of contempt Phillips and his spice have descended.

remarkable and, with due respect to the court, the silliest proceeding the had ever nderstenul itnessed. He inght to have known better a position hat no bright fifteen year old boy would have taken that the arrest of Carrow and Bosher was illegal because the macroant had no wal. Some eighty or ninety years ago

judge did once so hold. The seal had othing to do with the warrant, and to Our Raleigh correspondent, who is we osted, mentions the fact that the lives of the witnesses incently before the fielderal how this Judge Fowle read from the act which it is emacted that any such process could be issued with or without a sent. in it , nothing further was enquired into . f Assembly of 10th of April, 1869, in ourt, in that cuy, are in danger, and that some of them will be obliged to remain a that place for protection until the term There never has been, Judge Fowle conthe court in November.-Holden's paluded, a law of North Carolina requir-

ng a seal to a warrant. Without rending a decision Mayor Har Though the court " herself" had a fight rison called up the case of Marshal Catoon Mr. Phillips appeared for the complain n Salisbury, and the district attorney at and submitted to a aid prove and both Starbuck allowed a man with one leg and ases were then dismissed at the cost of the use of but one hand to cuff him in he complainants the amalibus, our exiled ex governor may A FREAD BOOD

be assured that the witnesses are sale, Immediately after the adjournment of all out draw either paper, they were while Phillips, the assistant to Starbuck, he Mayor's court the following gaper true given me at the wave erved on Josiah Turner, Jr., and the complexes and a may man. Under walks the street with a stick only two plaint was to be answered immediately "Whereas, information has this day

been made to me, A. W. Shaffer, United to the place at which it was to be tried, States Commissioner in and for, said dis-read the paper to Underwood, and ht UNIVERSAL COMMITTEE, ETC. Our South Parolina Correspondence to rigt, on the oath of Samuel T' Carrow, that he is informed and believes that Jo licates that the republican state commit sub Turner, Jr., with others unknown of sud district, on or about the 4th day of October, 1871, did conspire together to - appendit delogatos to epresent the colored people of the state ored men. Who njure him is his person and property, count of his lowful discharge of the luties of his office, he the said Carrow mittee of the colored people or of the re mind then and there marshal of the I nited committee mets to vote on a question be states in and for said district," This paper was in the usual form, and idinging exclusively to colored ment-Holdes's paper.

as signed by nissioner Shaffer The case was heard before Commis-

This is a new departure for Holder When he owned these, people he bought hafter at the Marshal's office, about 3 m., in the presence of quite a number persons, including strong detachments of leputies and detectives, Friday Jones re luding strong detachments of menting the "wards of the institut" Mr. Phillips appeared for Machael Car ow Mr. Turner, with whom was ludge owle and Mr. Devereux, defended.

NATHAN UNDERWOOD was the first witthem as floiden did when they were scalled for the complainant. Live in Moore county ; reached Raleigh yesterday morning between 9 and 10 o'clock ; came fed without consulting the negro, and now for W. W. to object to white men appointing delegates to represent the negro, is going back upon his former record

his areacantance of as to the hand writing of Mr Torner Shaffer. Carnow ordered him (winess in fully as a witness, this was on branched to witness, and full, and Bosher took him there, never in the witness, this was on branched to witness, and fully and Bosher took him there, never into be here on Weshesser, this was on branched to witness, and fully and Bosher took him there, never into a witness, this was on branched to witness, and for the while back; never left town the back; never left town the back; never left town the back is harged, nerwithout permission. W. E. Prance, sworp and examined to the pair to it, did so, was normed that be at Juniper Springs churce, head Me

ome of the letters. He had never seen as outh of complainant in that case; came us for arrest when I came here; can about the matter; will swear i do not be a to be a the case in the case is a toolscap short of Mr. Turner's to lialeigh at the request of Mi. Deversity was not under arrest, when I came here; can about the matter; will swear i do intellwriting in ink. In writing for the why was accomponed by young Mr were sent up stairs as our names were not know press, Mr. T. always used a pend and listchefor. Was visited by Mr. Turner called , did not see or know the Commos know of srole in a hurried, careless maturer. With and Capt. DeCarteret about a week ago-ress was not aware that Mr. Turner could, had no particular conversation como rung had no particular conversation combining that warrant. Mr. Tormer asked witness as well as the writer of the wat that wairant. Mr. Turner asked witness He could not swear the writing to be in town resterilay (Thur-day) even investigation of the wat asked in Mr. Turner at he had

tion, that they had." |- No words passed was of was not Mr. Turners, nestwas asked several other unmap stant questions not affecting to a se-surgery Lick restilied to having sever-the writ upon Bosher. Mr. Lossk summed up the testmony in the case. nestwas asked several other uninpercent provideperion to try a case in Rideigh for

JUDDR FOWLE said this was the in st emarkable and, with due respect to the ours, the sillest proceeding in had even it was thought better not to force Mayor party told me they had put in a card; ive seen the card; the facts are just right; stand by it now; am glad to y Hartison to try it -that he would give a witnessed. He understood, he soid, that the position had been taken yesterday by a member of the bar (Mr. Philling) who de put it in To Mr. PHILLIPS Came here this time would injure him with his party ; nothing with Underwood , nothing was said about was said about Carrow and Bosher being in-Mr. Turner, terested in the matter spoken of , nothing NATHAN UNDERWOOD re-called and exsaid of arrests being made by authority of said of arrest-being made by authority of annued by Mr. Turner. Sew the card of the United States, arrests made contrary the SENTING, know that Dougha and

to law were spoken of; nothing at all of atters had it put in and signed my name arrests made under the sanction of Fed ig it ; approved the eard then and do eral or State have; or in the course of the nos, wanted the business of the Feiteral or State courts, we had been used. This closed the testimony.

Mr. Phillips reviewed the testimony Mr. Turner asked witness to be and held that the marshal had done nothing the ensuing Friday - to day ing more than his duty. Pending an exin towo on the ensuing Friday - to day, this was about last Saturday, nothing was said about the Federal court being amination it was his duty to confine the parties charged. In regard to the charge against Mr. Turnos he went on to say it a session it about its adjourning. In mover to Mr Phillips, the witness add. had been fully made out, Mr. T. meets to use were security to you but I did this man on the street; there was no evi-bouse called Nashville; McNeil did not not such to know anything about the dence of the relation of attoiney and say at what time he had been whipped; chent between them; Turner suggests the new self was going testry it. Witness con.

tinuesi. Can't tall whether Mr. Deverents, presecution of the strusted; no empiry whopping daid it was a "faw nights or Mr. Turner handed me the warrant had been made as to the state of the matter of the marshal. He contended that these who had it from McNeil's mother given me at the some time; all I wrote facts added to his sending to Meore for was my ename. I inderwood some beit it the parties; the conversations with othnu presence, was asked vesterilay by ML ers, the arrest of the Marshal, dc., was a mer when I would try the case, and at clear class of conspiracy between Mr. Tur ner and others, perhaps Capt. DeCarteret. JUDGE FOWLE contended there was no Forderson Howre. Very little was sa ground for the mount to untertain the met. ter for a moment. In the course of the of the kind of case to be rised. To Mr Protities Am a donservative to real asymptotic Commissioner Shaffer volume, to real asymptotic commissioner Shaffer volume, , if to de of the warrant, his order to continue the of the strightest sort, I reckon To Mr. Tonnan ... Heard the case i me. myestigation for witnesses; the probable for the imprisona emixed Carrow and Besher, requiring w surfly facia based of \$100 cash, dirichted by the witnesses, Judge Powle insisted that the complainants had been false! that these statements must go for nothmity frids lossed of \$100 cash, occurs that these statements must go to make that the complainants had been falsely ing for the Commissioner had not been railed to the stand where he could be called to the stand where he could be

anawer the charge. Capt. J. Q. DECARTERET, examined by missioner had been made a witness, missioner had been made a witness Mr. Phillips, testified substantially as by fore Mayor Harrison. MARSHAL CARROW examined by Mr. who tries a defendant ennot be a

MARGENAL CARROW examined by Mi PhillSps. Was asked by no person if had a warrant for U lewsed how the test and the first state of the test and the t

not exhuined or tried. Cross Examined by JUDGE FOWLE- without order, and after detention were

Knew nothing and saw nothing of the discharged and never had been cot here in consequence of a message from | warrant; at the time I ordered Under fronted with a witness or told of the Mr. Turner; no written communication wood and the other prisoners to juit the charge upon which they had been holders of the between me and Mr. Turner before; had warrant was in the hands of Womble arrested. The warrant did not show W. N. C. R. R. a conversation with Mr. Turner about the Womble told witness to confine them any of the requisite returns. The affi-

live on a public roud, but on a road least ale, to be here on Wesheeday more ong to Sioan's store - a road not muc ing as a witness, this was on travelet, witness did not travel that roa ent's store a road not much duxing

> tion to the passing of sentence on them, not know who whitned him: do not General Ransom, Hon. D. M. Barringer Maddon and other centlemen held conversation being along when the whipping was done; will awear 1 know nothing and passed notes with Judge Boad on about it; will sweat I never heard Unde the subject. We do not know what aveal in MacIdiox say anything about it passed, but knowing the gentlemen and McNell's mother now fives near Jor knowing Holden, we take it he has calhere, it is reported that Arch. McNei unniated them and wholly percerted the has gone from the country; don't know how long he has been gone, saw him facts.

twice after the winpping say nothing about it; know nothing or

THE SLAVE OF THE DUCTY SHIET the Invisible Empire, the Kuklux, the Constitutional Union Guard or the White The Wilmington Post seems to be con nected, through one of its former editors Bridhellood; never saw Underwood of with some of the swindling operations of Maddox or any one cise disguised, at any which Foster Blodgett, superinterdent of the Western & Atlanta (Ga.) R. R., and time, don't know Underwood or Mad be members of any of the societie rail cal senator elect to the congress of the United States, has recently been guilty. named; never heard them say they were

Nucross examination. DANIEL UNDERWOOD sworn and ex culled by Mr. Luske. Live in Moore on of the defendants), know John Madel lives two miles from me; know Jas. B. Ruchanan (the last witness); are well acquasated; lives about a mile and a half from me ; know Arch. McNeil ; McNet

tone'k

Finally, Mr. Paul ran away from here has gone ; lived three miles from me, with in debt to every one who would credit him. He has since turned up in Wash-Ben Thomas; heard Mr. McNeil say he had been whipped with hickories at Green Womack's; Womack married Mc-ington City, and, by wearing that same shirt for six months, instead of six weeks, Grom Womack's; at length qualified himself for a place on did not may what he had been whipped for ; saw him a week or so after he was whipped ; asked him about it at a school continuing in partnership with the continuing in partnership with the shirt, he has finally risen to be managing editor, and, while in that position, he has rehouse called Nashville; McNeil did not

the name of E. A.

for dirty work 1

ceived large sums of money for the inset told me of it about a week after the tion of editorials written by Blodgett and Builock, in furtherance of their schemes heard of it first from my mothe for the plunder of the people of Georgia. wantes to know if it was so and saked MyNeil at And now Mr. Grady is to leave us, much the school house, witness was at Fay etteville when the whipping took place to the regret of the entire community. If he would only take with him Justice don't know who did the whipping; don't Cantwell, the man upon whom he suc know that Maddox was at th ceeded in bringing such a pressure to bear once upon a time, our grief would be un-bounded. We can only suggest to Mr. Grady to proceed forth with To Washing nor Underwood ; will swear this; never heard them say anything about it ; don't know Undwind or Maddox to be members of the Invisible Empire, the Auklux, the Constitutional Union Guard or the

Grady to proceed forth with 'to Washing-ton City and get possession of that won-derful lamp, E. A. Paul's liminaculate shirt, and then boldly cry Sessme! The radical party is the slave of the dirty shirt. White Brotherhood and never saw them in diaguise ; never saw any one in diagnise; the probable know John (Enight ; don't know when ant of the de he is saw him about election time and i John Knight ; don't know where Wil, Journal There is material enough in the above few duys before he some to Baleigh to for an editorial as long as finges used los

grind out in the Old North State, but we since; used to meet him rarely; reported in the neighborhood he has run RWHY will content ourself with saying that the was told for Miller Deputy Marshal, th dirty shirted Paul is a fit companion for y love he was power to po No ot an a paranting AMOUTANT DOCTOR ATTORNEY LOOP

Commissioner, we cannot ask for the mon of these men as there is a

idence against them. COMMUNITORER SHAFFER. The ire discharged. MR. TURNER, Are there any furthe

harges against them ? MR. SHARFER. None at present

The third annual meeting of the stock Seward's play for the presidency is played holders of the Western Division of the out. He no longer arrests men by the W. N. C. R. R., will be held in Asheville

touch of his little bell.

A-JIN-SANG DIGGER. P. S. We shall an alously await the ap pearance of this missionary, and hope that he will introduce some more new inven-tions when he comes again. The road that leads through the "South Gate" is clear of stones, and routs and snakes, and there is no toll to pay at this gate. would do well to come that way. We have heard of percussion gun locks and old folks' space. Hope he will bring AGEAG ANTONIO

The pegro Mack Swann, was convicted at the recent term of Johnston court of committing a rape on the person of a ending near Bonn filt in that count cenetimo last spring, and continued to ranged on the South of next the Mack, we believe, fortnerly lived in this city during slave times and was the pro-perty of one of our most prominent

We are requested by the Tarbord Southerner to make the following statement : By some mistake the nama of Dr. C. F. by some mutake the name of Dr. C. F. Dowd was omitted by the list of assist-ant manshals for the state fair recently published in the Southerner. Gen Lewis desires are an an an area

esires us to make the cor regards Dr. Dowd as one of his most efficient aida.

TARBORO' is crying aloud for the estab lishment of a bank.

Holden and his dirty shoet. W. H. SEWARD .- This old arch fiend of faction has returned home after making the circuit of the globe. Tom Murphy, the Liti tiefield of New York, welcomed Sugard home. The old man has run his course and wants physical vigor ever again to do much harm, though his will no doubt is good.