

THE SENTINEL

MONDAY, JULY 12, 1874.

FOR THE PEOPLE OF THE STATE OF NORTH CAROLINA.

Congressional Nominations.

- First District: MAJOR JESSE J. YEATES, of Hartford. Second District: Hon. ALFRED M. WADDELL, of New Haven. Fourth District: Capt. JOSEPH J. DAVIS, of Franklin.

Judicial Nominations.

- Seventh District: Hon. JOHN KERR, of Caswell. Eighth District: THOMAS J. WILSON, of Forsyth. Ninth District: D. SHENCK, of Lincoln.

Nominations for District Solicitors.

- Fourth District: W. S. NORMENT, of Robeson. Fifth District: SAM'L J. PEMBERTON, of Stanly. Sixth District: CAPT. SAMUEL T. WILLIAMS, of Nash.

REGISTRATION.

A new registration is not required for the August election, but every man who has changed his residence since last election...

COL. POOL'S APPOINTMENTS IN THE WEST.

- July 11, Lincoln, Lincoln county. July 12, Rutherfordton, Rutherford county. July 13, Shelby, Cleveland county. July 14, Morganton, Burke county. July 15, Lenoir, Caldwell county. July 16, Taylorsville, Alexander county. July 17, Statesville, Iredell county. July 18, Newton, Catawba county. July 19, Asheville, Buncombe county.

OBITUARY.

Died at Hillsboro, at the house of his brother-in-law Col. Thomas Ruffin, TODD K. CALDWELL, Governor of North Carolina, at 9 1/4 o'clock, Saturday evening, July 11th, in the 56th year of his age.

GOVERNOR CALDWELL.

GOVERNOR CALDWELL was born in Burke County, was prepared for College by Wm. J. Hagan, father of Maj. Bingham, who he taught at Hillsboro. After completing a course at Hillsboro, he returned to Hillsboro to marry Miss Cain, whom he had long loved, wooed and won.

MAJOR YEATES—FIRST CONGRESS-DISTRICT.

GREENVILLE, N. C., July 10th, 1874. Mr. Editor:—We send you good tidings, Cobb's days are numbered, Butler will soon have to look around for some one else to do his dirty work. This fight in brains and states will soon have to give place to one of North Carolina's noblemen, Maj. J. J. Yeates.

On Thursday GOVERNOR CALDWELL visited Hillsboro to attend a meeting of the Stockholders of the North Carolina Railroad Company. On Friday he was taken seriously ill of anemia. Dr. Edmond and William Strickland attended him. On Saturday Dr. E. Burke Hayward was telegraphed for and reached Hillsboro on an engine in 55 minutes, a distance of forty-two miles. Science, skill and learning could not save. Every kindness and attention was shown the sick Governor, not only by skilled physicians, but by the citizens of the town.

Mrs. Caldwell, who had been telegraphed for, arrived on a special train half an hour after the lamp of life ceased to burn, and her husband, whom she loved to honor and obey, was no more.

conveyed from the house of Col. Ruffin to the depot, a large concourse of people following the hearse; in fact, all turned out without regard to age, sex, race or color. A Committee composed of the following gentlemen citizens of Hillsboro attended the body to this City to-wit: James Parks, John Blackwood, Thomas D. Tinnin, Joseph Webb, Isaac Strayhorn and Henry N. Brown. Dr. James, Dr. Cain, Thos. Cain, Zep., J. B. G. Roulhac and other relations and friends accompanied the Committee to the City.

The body was laid in State in the Senate Chamber at 10 o'clock at night where it will remain for the day, when it will be carried to its final resting place in the family burying ground in the town of Morganton.

CAESAR AND HIS BRIDGE ECLIPSED.

Caesar's bridge was the wonder of its day and age, but the people of St. Louis have been told that old man and his bridge, Frank Blair and the Dutch think they have beaten, not only Caesar, but all the other bridge builders, but they are mistaken. The St. Louis bridge is 1,300 feet long. Five years were required to build it. The great feature of the St. Louis bridge is that it accommodates two double tracks of steam railways, foot walks, street railways and all styles of vehicles, none of which will interfere with the others, nor will the bridge interfere with navigation, for of the three arches the central one is 550 and the two side ones 500 feet. There are several bridges across the Mississippi above this point, but none in importance and grandeur equal to this.

Victoria bridge, spanning the St. Lawrence, at Montreal, is two miles long. A bridge over the Nabobda measures a mile and a half. The bridge from Besain to the mainland is three miles long. If the St. Louis bridge is shorter than other bridges her people made a long display over its completion on the 4th of July last. The procession was fifteen miles long. Captain James B. Eades, the builder and engineer, with the Mayor of St. Louis, Grant Brown and Gen. Headquarters spoke to the people on the 4th. The cost of the bridge was near \$10,000,000. We wish the Queen of the West joy and much use of her new bridge, and hope after the next fresher they will not have to go to New Orleans to look for the noble structure. Captain Eades made no provision for floods or floating, for the bridge is without mast, rudder, or sail. God's bridge over the Dan, in the center of an arch to the St. Louis.

CIVIL RIGHTS.

The Suffolk "Herald" says that on Wednesday morning when the mail train came in from Portsmouth, Rainey, the negro Congressman from South Carolina, started into the breakfast room at Barrett's Hotel with the white passengers, followed by another negro. The clerk stopped him at the door and told Rainey that negroes could not eat with the white people, and that Rainey then swore that he would eat with the white people or not at all, and became so violent in his expressions that the clerk took the gentleman by the collar, and kindly showing him the way to the street door told him not to show himself around there any more, or he might get into trouble. This is the first attempt of the kind since the train has been breakfasting here.

This reminds us of a home circumstance. When our reform Mayor, Joseph Holden was enquiring for Congress, he stopped at Apex at the house of Mr. —. Two negroes accompanied Joseph in a carriage. Mr. — was notified by her husband to let the table for three, for he was determined to make the trio sit together at the table as well in the carriage. He invited all to sit at the table, but the negroes deputed the homes—it may have been because civil rights had not been yet obtained. When the civil rights bill does prevail, Dr. Grison can, if he has a mind to, boast of being the first official in North Carolina who invited a negro to dine with the white folks.

WAGES.

FOR ALL WHO ARE WILLING TO WORK. Any man or woman, of either sex, can make from \$10 to \$20 per week at home or in connection with other business, wanted by all, suitable to any city or country, and every one of the year. This is a rare opportunity for those who are out of work, and of money, to make an independent living. Apply to H. W. WATSON & CO., 150 Broadway, New York, N. Y.

Our Convention placed our standard in worthy and treaty hands when they gave it to Major Yeates. He is proudly bearing it aloft in triumph and in glory amid the wildest enthusiasm of the people that look to hear him. He spoke here on the 4th of July to an immense crowd, there were full two thousand people out to hear the speaking. He was met by Dr. Ransom, one of the Republican candidates for Congress, Cobb was not here but was represented by Col. Lindsay. The Major is making both a brilliant and a thorough canvass of the District. The old people here say his line has not been seen since the days of Staley. His speeches are logical, powerful, pointed, eloquent and full of enthusiasm. The old people shed tears and the young people shout. We wish to consult with Col. Lindsay the Colonel would advise him to remain in Washington till after the election. It was better for him that a negro were

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CIVIL RIGHTS BILL.

Many calls have been made upon us recently to publish the civil rights bill, though we did so at the time of its passage we are pleased to republish it again, and again. We publish it as we would the infancy and roguery in Littlefield's day and time. The following are the provisions of the civil rights bill in full, as it passed the Senate on May 24:

Sec. 1. That all citizens and other persons within the jurisdiction of the United States be entitled to the full and equal enjoyment of the accommodations, advantages, facilities and privileges of any inn, public conveyance on land or water, theaters and other places of public amusement, and also of common schools and public institutions of learning or benevolence supported, in whole or in part, by general taxation, and also institutions known as agricultural colleges endowed by the United States, and of cemeteries so supported, subject only to the conditions and limitations by law, and applicable alike to citizens of every race and color, regardless of any previous condition of servitude.

Sec. 2. That any person who shall violate the foregoing section by denying to any person entitled to the benefits except for reasons by law applicable to the citizen of every race and color, and regardless of any previous condition of servitude, the full enjoyment of any of the accommodations, advantages, facilities, or privileges in said section enumerated, or by aiding or inciting such denial, shall for every such offense forfeit and pay the sum of five hundred dollars to the person aggrieved thereby, to be recovered in an action on the case, with full costs, and shall also, for every such offense, be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined not more than three hundred dollars, or shall be imprisoned not more than one year. Provided, That the party aggrieved shall not recover more than one penalty; and when the offense is a refusal of burial, the penalty may be recovered by the heirs at law of the person whose body has been refused burial. And provided further, That all persons may elect to sue for the penalty provided for in this section under their rights at common law, and by State statutes, and having so elected, to proceed in the one mode or the other, their right to proceed in the other jurisdiction shall not be barred. But this proviso shall not apply to criminal proceedings, either under this act or the criminal law of any State.

Sec. 3. That the district and circuit courts of the United States shall have, exclusive of the courts of the several States, cognizance of all crimes and offenses against and violations of the provisions of this act and actions for the penalty given by the preceding section may be prosecuted in the territorial district or circuit courts of the United States wherever the defendant may be found, without regard to the other party, and the district attorneys, marshals, and deputy marshals, or to the United States and commissions appointed by the circuit and territorial courts of the United States, with powers of arrest and imprisonment or bailing offenders against the laws of the United States, are hereby specially authorized and required to institute proceedings against every person who shall violate the provisions of this act, and cause him to be arrested and imprisoned or bailed, as the case may be, and to bring him before the court of the United States or territorial court as by law has cognizance of the offense, except in the respect of the right of action accruing to the person aggrieved, and such district attorneys shall cause such proceedings to be prosecuted to their termination as in other cases. Provided, That nothing contained in this section shall be construed to deny or defeat any right of civil action accruing to any person, whether by reason of this act or otherwise.

Sec. 4. That no citizen possessing all other qualifications which are or may be prescribed by law shall be qualified for service as grand or petit juror in any court of the United States, or of any State, on account of race, color or previous condition of servitude, and any officer or other person charged with any duty in the selection or summoning of jurors shall exclude or fail to summon any citizen on account of race, color or previous condition of servitude, or on account of conviction thereof, be deemed guilty of a misdemeanor, and fined not more than \$1,000.

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