

FOR GOVERNOR. CHARLES MANLY, OF WAKE. Election, Thursday, August 1st.

THE MEETING OF THE STOCKHOLDERS OF THIS COMPANY... THE MEETING OF THE STOCKHOLDERS OF THIS COMPANY... THE MEETING OF THE STOCKHOLDERS OF THIS COMPANY...

SENATORS—THE OREGON BILL. The Editor of the "Standard" thinks it "very probable that Messrs. Mangum and Badger voted against the Oregon Bill, which Mr. Polk approved."

CALL IN THE DOCTOR. Mr. Reid, we learn, was so much indisposed by the heat of the day, that he declined addressing the People at that place.

THE FILLMORE PLATFORM. As an additional reply to the repeated inquiries which have already been propounded to us, (since the announcement that the mantle of President Taylor had fallen on Mr. Fillmore) as to what reliance the South could place in the new President, we give the following, which we kept standing during the Presidential campaign:

"I discern most unequivocally, now and forever, any desire on my part to interfere with the rights of what is termed the property of the citizens of other States."

The Weekly Raleigh Register, AND NORTH CAROLINA GAZETTE.

Volume LI. RALEIGH, N. C. JULY 24, 1850. Number 42.

WILMOT TURNED STATE'S WITNESS! It will be recollected that David S. Reid, the Loco Foco Candidate for Governor, covering beneath the gathering indignation of the People of North Carolina, has been reduced to the miserable subterfuge, in endeavoring to palliate the enormity of his treachery to the South, by voting for the Wilmot Proviso in the Oregon Bill, of saying that "he didn't vote for the Wilmot Proviso, because Wilmot didn't move its application to that Bill!"

WE FIND IN THE "N. Y. TRIBUNE" A CORRESPONDENCE between the Hon. L. D. Campbell of Ohio, and various members of Congress, whose opinions he has sought for, published in relation to the present crisis.

WASHINGTON CITY, July 3, 1850. DEAR SIR: I am in receipt of your note of yesterday, and in reply to the propositions therein...

OUR MINISTER TO SPAIN—We learn from the "New York Express" that Gen. Narvaez is said to have exhibited the most rude and unparliamentary insolence towards Mr. Baringer, the American Minister in Madrid, at an entertainment given by Prince de Carini, the Neapolitan Minister...

THE OMBUDSMAN. The opinion of the President was unfavorable to the rights of the South; we have, we think, reason for believing otherwise. Whatever may have been the views of the young man, ambitious of public life in New York, his accession to the second place in the Union were informed, produced an entire, creditable, highly proper, appropriate and corresponding change of views.

FUNERAL OF S. S. PRENTISS.—We learn from the Concordia Intelligencer, that the remains of the gifted Prentiss were interred on the 2nd inst., in the burying ground of the Sargent family near Natchez, where rest the remains of Gov. Sargent and other ancestors of Mrs. Prentiss.

FALSEHOOD NAILED TO THE COUNTER. As we expected and predicted, the rumors which have been so industriously circulated here for the past week or so, of Gov. Manly's having proposed a change in the basis of representation, &c., turn out to be wholly false and unfounded.

"TO THE BITTER END!" The ruthless system of warfare to Gen. Taylor, denounced by the "Washington Union," and its echoes, upon the accession of the old Patriot to the Presidency, was indeed carried on in the spirit in which it originated, and in its latest letter, "to the bitter end."

ARRIVALS AT THE HOTELS. LAWRENCE'S (CITY) HOTEL. July 16, Wm. F. Smyth, Hillsboro; E. L. Faison, Sampson; do Wm. H. Thompson, do; A. E. Wright, Wilmington; do S. P. Waters, do; John D. Taylor, do; Mrs. Gibbs, do; Miss Gibbs, do; Mrs. Dixon, do; N. H. Howell, New Hanover; Frank Graves, Caswell, Monroe, Oliver, do; T. R. Debnun, Eagle Rock, Caswell; J. C. Erbes, Camden, N. C.; S. Pool, E. City, do; J. Rhodes, Parkston, do; C. G. Lamb, Camden, do; G. W. Gurkin, Halifax, Va. 18th, J. Woods, Tenn.; J. A. McNeill, Robeson, N. C.; J. C. Averett, do; T. Fuller, Franklin, do; B. Fuller, do; J. W. Johnson, Halifax, do.

SUPREME COURT. The following decisions have been delivered since our last notice: BY RUFFIN, C. J. In Doe ex dem Harris v. Degradation, from Chatham, affirming the verdict. Also in Long v. Bonner, from Perquimans, reversing the verdict. Also in Smith v. Eason, from Beaufort, directing a venire de novo. Also in Peebles v. Lassiter, from Northampton, affirming the judgment. Also in State v. Moore, from Beaufort, declaring that there is no error. Also in Walters v. Robertson, from Beaufort, reversing the verdict.

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OUR CORRESPONDENTS MUST BEAR WITH US.—They shall be attended to, in due time.

FOUL CHARGE.—Mr. Reid charges Gov. Manly, in his Address to the People of the State, with having been concerned in the late war. We cannot mind words in the face of such audacity. We pronounce the above charge, by whomsoever uttered, to be miserably FALSE!

WE ASSERT THAT GOV. MANLY WAS AT THE UNIVERSITY—A COLLEGE BOY—when the "Standard's" "respectable" informant heard him make a speech in this City! For this statement, we have the authority of the records of the University, to which a reference has been made, by our request. In 1812, Gov. Manly was at Chapel Hill, a member of the Sophomore Class. In 1813, he was at Chapel Hill, a member of the Junior Class. In 1814, he was at Chapel Hill, a member of the Senior Class.

IN CONSEQUENCE OF THE DERANGEMENT OF THE TELEGRAPHIC WIRES, North and South, occasioned by the recent remarkably severe gale, we are without intelligence, to-day, from any quarter.

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THE PRINCIPALS respectfully announce that the duties of the INSTITUTE will be resumed on the first Thursday in October. The various Literary and Scientific Departments, as also those of Language, Music, and Painting, are, and will be, supplied with experienced Professional Instructors.

STATE OF NORTH CAROLINA—WAKE COUNTY—Superior Court of Law, Spring Term 1850. Attachment Leveled on Land of Geo. W. Hawkins, vs. The Plaintiff.

\$50 REWARD. STOLEN, from the Office occupied by Judge J. Ruffin, on the night of Friday, the 21st ult., a black Belton-top Trunk, containing a few articles of Clothing, and sundry papers, of no value to any one else than the owner.

Pittsboro Academy. THE EXERCISES of this School commenced on Monday, the 8th of July, under the instruction of the subscriber, who will take charge of the Institution for the next session.

JUST RECEIVED AT L. B. WALKER'S. OAF, Cured, Prepared, Clarified and Brown Sugar, selling cheap.

NOTICE. THE Candidates for the Legislature and Sheriff, will meet and address their fellow citizens, at the following places. The captains within their respective Districts are respectfully requested to give general notice of the same.

CITY OF RALEIGH. A Desirable Residence for Sale. THE Executive of the late Louis D. Henry offers for sale his late Residence, near the City of Raleigh.

TO GENTLEMEN OF THE BAR. TREDELL'S LAW REPORTS, Vol 10. It contains 640 pages, at the reduced price of \$5. Vol 6 of Equity will not be completed until after the present Term of the Supreme Court, whose decisions it will contain.

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