

# The Weekly Raleigh Register

W. H. Patterson

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CITY OF RALEIGH, WEDNESDAY MORNING, JUNE 23, 1852.

NO. 37.

## THE RALEIGH REGISTER.

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RALEIGH, N. C. SATURDAY MORNING, JUNE 19, 1852.

### REPUBLICAN WHIG TICKET.

FOR GOVERNOR, JOHN KERR, OF GASWELL. ELECTION ON THURSDAY, AUGUST 6th.

FOR THE SENATE, JOHN W. HARRISS.

FOR THE HOUSE OF COMMONS, SION H. ROGERS, M. J. WILLIE D. JONES, M. J. WILLIAM F. COLLINS.

MR. KERR'S APPOINTMENTS.

The Whig Candidate for Governor will address his fellow-citizens at the following times and places, namely: Ashboro', Randolph, Tuesday, June 22d; Pishers, Thursday, " 24th; Graham, Saturday, " 26th; Greensboro', Tuesday, " 29th; Salem, Thursday, July 1st; Hillsville, (Fayette), Saturday, July 3rd; Wilkesboro', Tuesday, " 6th.

### WHIG NATIONAL CONVENTION.

This body assembled in the City of Baltimore, on Wednesday last, the 16th inst. We learn, through the Telegraph, that the Convention was organized by the appointment of the Hon. GEORGE EVANS, of Maine, as temporary Chairman.

The number of delegates and stangers in attendance is very large and the excitement intense.

The Convention was fully organized, on Wednesday evening, by the appointment of the Hon. JOHN G. CHAPMAN, of Maryland, as President, and a number of Vice Presidents and Secretaries. MR. CHAPMAN is understood to be for Fillmore.

On Thursday morning, the Convention passed a resolution, by a large majority, to appoint a Committee, consisting of one from each State, to prepare and report Resolutions for its adoption, previous to the nomination of Candidates for the Presidency and Vice Presidency.

It is confidently stated that the Compromise—particularly the Fugitive Slave Law—will be endorsed and approved. The Platform will be Southern throughout.

After some other business the Convention adjourned to 6 P. M.

[SECOND DISPATCH.]

There was great canvassing on Tuesday and Wednesday nights—the friends of each Candidate being sanguine.

The Southern Delegates had agreed on a series of admirable resolutions, including the full finality of the Compromise measures, to which all the Fillmore and Webster Delegates have given in their adhesion.

The whole of this day (Thursday) has been employed in settling modes of voting and contested seats.

The Kentucky delegation has announced that it will abide the decision of the Convention, in respect to platform and Candidate, whatever it may be.

[THIRD DISPATCH.]

The Convention met at 6 o'clock, but, after a short sitting, adjourned until Friday morning—the Committee on Credentials being unable to report.

There was an excited debate during the afternoon relative to an amendment adopted in the morning, giving the members of the Committee on Credentials the power to cast the votes of their respective States. Dawson, of Georgia, denounced it as an attempt on the part of the large to strangle the small States and as unprecedented.

It is probable that the Convention will proceed this (Friday) morning to ballot for Candidates; and we shall possibly be able, sometime during the day, to announce the nominations to our readers in a Bulletin.

### SUPREME COURT.

The following Gentlemen have been admitted to practice within the several Superior Courts of the State, viz:

Thos. M. Arrington, Nash Co.  
Wm. L. McGary, Fayetteville.  
A. F. Woodard, Washington, Beaufort Co.  
John F. Latham, do.  
John H. Whitaker, Oxford, N. C.

The following cases are argued: Wednesday 16th—Cochran vs. Gordon, from Orange, by Reade for plaintiff, and Norwood and Bryan for defendant.  
Walker vs. Jordan, from Person. Argued by Norwood for plaintiff, and Reade for defendant.

Mr. Kerr, though frequently a candidate for public station, has never been elected to any office.—Standard.

Mr. Kerr has always resided in a strong locofoco county and district. He once came very near being venable in the face of tremendous odds. The "Standard's" cause of complaint against him in this particular will be removed in August!

Bear in mind that David S. Reid has been freed as usual.—Standard.

Yes, tried and condemned. He'll be sentenced in August next!

### THE CAMPAIGN—NEW PHASES.

Correspondent of the "Fayetteville Observer" furnishes a cheering and interesting account of the discussion between the Candidates for Governor, at Elizabethtown, Bladen County, on the 9th inst. We subjoin the greater portion of his letter:

ELIZABETHTOWN, June 10, 1852.  
MESSRS. EDITORS:—We had the pleasure, on the 9th, of hearing our Candidates for the Executive chair at this place, and I am pleased to say that the result of Mr. Kerr's effort is perfect satisfaction in his ability to sustain successfully the platform of the Convention, which nomination we are gratified that we have a champion, so worthy of our confidence: John Kerr has proven to every unprejudiced man who heard him on Wednesday last, that his Right Honorable Excellency, David S. Reid, is no more in his hands than the vilest Freshman in political science. It was a triumph for the Whigs of this County. It was a triumph for the Whigs of the whole State, inasmuch as the strong men of both parties were here, and the Court House was filled.

The Homestead Bill and the Public Lands.—Upon this point Mr. Kerr was explicit. He was directly opposed to this giving away of the public land, and put himself upon the Platform erected by the State Convention—there he took his stand. He was for a distribution of the public lands and an equal share for North Carolina. Gov. Reid was for depositing the proceeds of the sales in the Public Treasury to defray the expenses, &c., &c., yet upon being questioned by Mr. Kerr, he admitted that the expenses had exceeded the profits. (Loud laughter by Mr. Kerr's friends.)

Upon the Homestead Bill, Mr. Kerr alluded to Mr. Kerr's name, and alluded to Gov. Reid for his views. Gov. Reid did not know upon this question. If a majority was for it, then the proper franchise should be given to give his views upon the measure that was not fully before the people and he did not see the necessity of doing so now—the Bill had not yet become a law.

Mr. Kerr was for "coming to the point."—"Buncome," but "was no use"—he was obliged to "come to the point," and he took ground finally in its favor! No doubt his Excellency aimed to take the most popular ground; but, so far as I can learn, his views upon the Homestead Bill do not meet with the approval of a majority of North Carolina. I have heard them denounce it, both before and after the election, and since he went away, and how they will act now to be consistent, I leave to His Right Honorable Excellency to suggest. (His Excellency had better consult the Sibylline books—they are to be found in Washington.)

Mr. Kerr called on Gov. Reid to say "why it was that he was not in favor of abolishing property qualifications for officers, and why he did not propose the question of Free Suffrage when he was for so many years a Senator in the State Legislature?"

Gov. Reid, "Why did you not propose to abolish the property qualification?" (Tremendous applause for Mr. Kerr.) Gov. Reid also said that "with the same propriety that Mr. Kerr asked me why I did not propose amendments to the Constitution in the State Legislature, I might ask Mr. Kerr, why he did not propose them?" The reason why I did not (said the Governor) propose Free Suffrage while I was in the Legislature, was, that I was not in the right place.

Mr. Kerr, "Then, Governor, if you were not in the proper place while in the Legislature to propose it, the Legislature cannot be now the proper place to propose it? At one time you say that the only mode of changing the Constitution is through the Legislature, and in the next place you say that you were not in the proper place, while a member of the Legislature, to propose these amendments! Please explain yourself to the people—they are anxious to know."

Gov. Reid, "I wished to do so when I came before the people."

Mr. Kerr, "And so you have come back to my proposition that this question should be submitted to the people?" (Tremendous applause.) Upon the Tariff, Mr. Reid in the course of his remarks said that "Democrats had ever held the propriety of raising a revenue upon ad valorem principles," and were always in favor of a "rigid construction of the Constitution."

Mr. Kerr, "Now, Governor, I want you to be candid and tell these people (as I know you will), whether Congress has the power to pass a Protective Tariff?"

Gov. Reid, (Excited), "Congress does many things injudiciously—such an act would be pernicious."

Mr. Kerr, "But that is not to the point. I have asked you, Gov., in plain terms, whether such an act would be Constitutional? These people wish to know. Let us be candid!"

Gov. Reid, "I believe such an act would be Constitutional, but it would be *iniquitous*!" (Great applause, at which his Excellency looked pale.)

I am sorry that I cannot extend my observations so as to give you my full. It is sufficient to say that we were well pleased with our man, and while I wish him the success his eminent ability merits, and bespeak for him a right round majority at the election, I cannot but sympathize with his diminutive Excellency, in the inequality of the contest; and as a friend, I would advise him by all means to make his prearrangements in a directly opposite line to Mr. Kerr's.

There are several important points in this discussion, of which it will be well enough for the people to take notice. It will be seen, in the first place, that, after considerable dodging, Gov. Reid was forced to admit, that the Legislature was not the proper place for proposing amendments to the Constitution, and that they should be submitted to the People?—and further, in ef-

### STEPHEN A. DOUGLAS.

The abusive speech of Senator Douglas at the Washington City Ratification meeting gives new reason for rejoicing that he did not receive the nomination of the Democratic Convention. A man who can be so wantonly intolerant and indecent towards his political opponents as to indulge in such low, dirty, post-house abuse, as he employed upon the occasion, does not deserve the countenance of the respectable portion even of his own party. We hope it will be a long time before he wins his way to the confidence and respect of his own political friends.

Douglas has taken an early occasion to place himself in the public view as a seeker after fame honors. The following declarations made by him were doubtless intended to serve as a programme preparatory to the next Presidential election:

The time has arrived when America should take her position among the nations of the earth, and assert her mission demand which her destiny [Applause]. The time has arrived when the declaration of President Monroe, that there should be no more European colonization upon the American continent, should be rigidly and sacredly enforced. I will go further: the time has arrived when we should say to Great Britain, while we do not interpose with any of your vested rights so long as you respect ours, you must not and shall not extend your possessions in America one inch. [Cheers.] I hold that the AMERICAN WATER AND GULF OF MEXICO ARE CLOSED AS TO THE EXCLUSION OF ALL EUROPEAN SETTLEMENTS. The commanding position of this great republic, which extends from ocean to ocean, with peculiar interests in the various isthmuses of Panama, Nicaragua, Tehuantepec, and every other thoroughfare across the continent, requires that we should not only assert but maintain this declaration. I will say further, these great principles of national policy can never be carried out under a Whig administration. [Laughter and applause.]

Douglas has thus shown himself to be a courtier of popularity and seems ready to make liberal bids to acquire it. The efforts of his friends to secure him the nomination at the late Convention in Baltimore were unremitting; and so bold and assuming was their demeanor, that a general combination against him on the part of the friends of other candidates seems to have been tacitly formed. His election to the Presidency would be regarded at this time with alarm by the considerate portion of his party; but what the condition of the progressive "democracy" may be, four years hence, it is not for us now to conjecture.

### HOW PIERCE RECEIVED IT!

The Boston Correspondent of the "Globe" thus describes the manner in which Mr. Pierce received the tidings of his nomination by the locofoco Convention:

"This is a gay week in modern Athens. The agony is over—the Democratic platform—and our neighbor Frank Pierce (yankee parlance) is the candidate. If ever a man was suddenly taken out of his boots by a political coup d'état, Frank's one of 'em. New Hampshire—some fifty miles from Boston, Concord is the capital of New Hampshire—not so large as Raleigh—a pretty dull place, the Lord knows. Frank's father was Governor of that State years ago. Frank has been a member of the Legislature twice sent to Congress, once to the Senate. He resigned in the Senate, New Hampshire—some fifty miles from Boston, Concord is the capital of New Hampshire—not so large as Raleigh—a pretty dull place, the Lord knows. Frank's father was Governor of that State years ago. Frank has been a member of the Legislature twice sent to Congress, once to the Senate. 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