

It may one day regard of as much importance as the favors of his ignorant partisans.

We invite attention again to the marked contrast between the opinions of these two witnesses—one a Northern man, of mature years, of much experience, entirely unbiased, with no pronounced politics; the other a young North Carolinian, an aspiring politician, a warm partisan.

The election in this State takes place on the 5th of April, and with a pluck that excites admiration, the Democrats of that little Parian State have their standard-bearers in the field.

Every year the Democrats come up to the mark with their full tickets, and contest the elections as courageously and as manfully as if they came day expected to turn the political tide in the five little counties of the Plantation, every one of which counties give a Radical majority.

On Wednesday the Democrats met in Convention at Providence, and nominated a full State ticket, headed by THOMAS SKEENE, for Governor, and they will again make fight for the mastery. The Radicals have not yet made up their ticket. During the last four years the vote of the State has been as follows:

Table with 4 columns: Year, Total, Radical, Unionist. Rows for 1868, 1869, 1870, 1871.

Under the call of the Chairman of the Corporation of the Wilmington and Onslow Railroad Company, the subscribers to the capital stock met at the Commercial Exchange, in the city of Wilmington, March 25, 1871.

On motion of Col. Robert H. Cowan, Col. John MacLain was elected Chairman, and C. S. Ellis, Secretary.

Col. Robert H. Cowan, Chairman of the Corporation, submitted the following report, which was received:

before the world by a subsidized press, the people have borne with quiet dignity all these bitter oppressions. They knew a reaction would come, and they waited for it with becoming resignation.

On reassembling the Directors announced that they had elected Gen. William MacLain President and Mr. William A. Walker Secretary and Treasurer.

On motion of Mr. Kerchner, the property of the Company was ordered to be turned over to the Board of Directors, or their authorized agent, and the Directors instructed to open books of subscription to the capital stock of the Company, or to the first mortgage bonds, until the first day of May.

The Directors were requested to have the proceedings of this meeting prepared for publication.

On motion, the meeting adjourned sine die.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

road to-day is very much better in the old part than it was a year ago. The second improvement is in the cars, several fine passenger coaches having been put on;

On reassembling the Directors announced that they had elected Gen. William MacLain President and Mr. William A. Walker Secretary and Treasurer.

On motion of Mr. Kerchner, the property of the Company was ordered to be turned over to the Board of Directors, or their authorized agent, and the Directors instructed to open books of subscription to the capital stock of the Company, or to the first mortgage bonds, until the first day of May.

The Directors were requested to have the proceedings of this meeting prepared for publication.

On motion, the meeting adjourned sine die.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

On the 23d of March we received the following communication from Col. Wm. A. Walker, Chairman of the Board of Directors of the Wilmington and Onslow Railroad Company, Wilmington, N. C., March 23, 1871.

As much depends upon the proper selection of seed for planting, in making a good crop, as upon the fertilizer used and the system employed in cultivation.

The writer has within the last few years tried all or nearly all of the improved seeds which have been put in the market, and he has found some peculiar excellencies in them all.

The "Boyd Prolific," as its name imports, is recommended not so much for the character of the staple as for its prolific properties.

The "Dickson Improved Seed" have been used very extensively during the last few years. There are no other seeds which have introduced cotton seeds in the market, one residing in Hancock the other in New York.

The "Six O'clock" cotton, originated and introduced by J. T. Jones, of Raleigh, N. C., is a distinct variety, and the best which the writer has ever seen of kind. It is very prolific, a strong, bushy grower, with remarkable short joints.

The "Short Line" cotton, introduced by J. T. Jones, of Raleigh, N. C., is a distinct variety, and the best which the writer has ever seen of kind. It is very prolific, a strong, bushy grower, with remarkable short joints.

The "Committee waited on the President, stated their case, and were invited to call again, and to their surprise met every member of the Cabinet save Mr. Seward.

The "Committee waited on the President, stated their case, and were invited to call again, and to their surprise met every member of the Cabinet save Mr. Seward.

The "Committee waited on the President, stated their case, and were invited to call again, and to their surprise met every member of the Cabinet save Mr. Seward.

From the Banner of the South and Planter's Journal. Improved Cotton Seed.

As much depends upon the proper selection of seed for planting, in making a good crop, as upon the fertilizer used and the system employed in cultivation.

The writer has within the last few years tried all or nearly all of the improved seeds which have been put in the market, and he has found some peculiar excellencies in them all.

The "Boyd Prolific," as its name imports, is recommended not so much for the character of the staple as for its prolific properties.

The "Dickson Improved Seed" have been used very extensively during the last few years. There are no other seeds which have introduced cotton seeds in the market, one residing in Hancock the other in New York.

The "Six O'clock" cotton, originated and introduced by J. T. Jones, of Raleigh, N. C., is a distinct variety, and the best which the writer has ever seen of kind. It is very prolific, a strong, bushy grower, with remarkable short joints.

The "Short Line" cotton, introduced by J. T. Jones, of Raleigh, N. C., is a distinct variety, and the best which the writer has ever seen of kind. It is very prolific, a strong, bushy grower, with remarkable short joints.

The "Committee waited on the President, stated their case, and were invited to call again, and to their surprise met every member of the Cabinet save Mr. Seward.

The "Committee waited on the President, stated their case, and were invited to call again, and to their surprise met every member of the Cabinet save Mr. Seward.

IMPEACHMENT.

MR. MANAGER SPARTOW ROSE said: Mr. CHIEF JUSTICE AND SENATORS: It having been announced by the chair that the eighth article of Impeachment preferred against him, the Managers, speaking through me, their Chairman, in the name of the House of Representatives, demand that the Senate proceed to judgment against the respondent on this conviction.

THE SENATE OF NORTH CAROLINA. THE SENATE OF NORTH CAROLINA. March 22, 1871. The State vs. William W. Holden.

WHEREAS, The House of Representatives of the State of North Carolina did, on the 20th day of December, 1870, exhibit to the Senate Articles of Impeachment against William W. Holden, Governor of North Carolina, and the said Senate, after a full hearing and impartial trial, has, by the votes of two-thirds of the members present, this day determined that the said William W. Holden is guilty as charged in the 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

OUR RALEIGH LETTER. To Triumph. The Vote Announced. Great Excitement. The Verdict. For Ever Disqualified. Poor Holden. Amen and Amen.

RALEIGH, N. C., March 22, 1871. Dear Sir: At last all is over; the battle has been fought, and the victory won by the people of North Carolina. A special telegram to the Journal, this morning briefly announced the result of the final vote on the Articles of Impeachment. As was expected an immense crowd thronged the Senate Chamber, filling it to its utmost capacity. The most quiet order was preserved, and a breathless silence prevailed, while every one paid the closest attention. The Articles were read, one by one, and after the reading of each, the vote on it was taken and the result announced. The first Article, which charges the accused with unlawfully declaring the county of Anson to be in insurrection and illegally arresting certain citizens, was read, and the vote taken, resulting in thirty years and nineteen days, whereupon the Chief Justice announced that the accused was acquitted in that Article, the requisite two-thirds not voting "guilty." All the Radicals voted "not guilty," and also the following Democrats: Messrs. Cook, Cowles, Flemming, Gilmer, Norman and Speed. On the second Article, which charges the same acts in Caswell, the vote was thirty-two to seventeen, so that he was acquitted on this charge. All the Radicals voted "not guilty," and the following Democrats: Messrs. Cook, Cowles, Flemming and Norman. Upon the announcement of this vote the excitement grew intense, the Radicals becoming elated at the prospect of an acquittal. On the third Article, charging the illegal arrest of Josiah Turner, Jr., the vote was quite divided—thirty-seven to twelve, all the Democrats voting "guilty," and Mr. Moore, the Radical Senator from Newbern. The announcement of this vote quite changed appearances, and Radicals began to move very uneasily. The fourth Article, charging the illegal arrest of John Kerr and others in Caswell, was read, and the vote announced as thirty-three to sixteen, all the Radicals voting "not guilty," and also Messrs. Cook, Cowles, and Flemming. The fifth Article, charging a refusal to obey the writs of habeas corpus issued by the Chief Justice for the release of Mr. Moore, and others, was next read, and the vote announced as being forty to nine, all Democrats voting "guilty," and also the following Radicals: Messrs. Hawkins, Lehman, McCotter, and Moore. On the sixth Article, charging a refusal to obey the writs of habeas corpus in the cases of Kerr and others, the vote was forty-one to eight, the following Radicals voting "guilty": Messrs. Barnett, Hawkins, Lehman, McCotter and Moore. On the seventh Article, which charges the unauthorized recruiting of an army, the vote was thirty-six to thirteen, Mr. Flemming, Democrat, voting "not guilty," and Mr. McCotter, Radical, voting "guilty." The eighth Article, charging the illegal payment of money from the Treasury to Kerr and others, and a refusal to obey the injunctions issued by Judge Mitchell, was read last, and the vote announced as being thirty-six to thirteen, a strict party vote, being the only one on any Article. So that Holden was acquitted upon the first two Articles, and convicted on the last six. Upon the announcement of each vote, though every one washed with breathless attention and the most intense anxiety, yet not the slightest demonstration or approval was manifested in the galleries of jobbies. Every one seemed to be impressed with the solemnity and importance of the occasion. The Articles were read so that every word might be heard, and the question pronounced in each case in a distinct manner, and every vote was conducted in a manner becoming the dignity of the occasion. After the final announcement, an order was submitted by Mr. Graham, to the judgment of the Court, removing the accused from office and restoring from his Treasury to Kerr and others, and a bigamist lawyer, in response to a question from the judge, said: "We have thus far only counted up thirteen States, and there are yet twenty-nine States to hear from your honor."

OUR RALEIGH LETTER. To Triumph. The Vote Announced. Great Excitement. The Verdict. For Ever Disqualified. Poor Holden. Amen and Amen.

OUR RALEIGH LETTER. To Triumph. The Vote Announced. Great Excitement. The Verdict. For Ever Disqualified. Poor Holden. Amen and Amen.

OUR RALEIGH LETTER. To Triumph. The Vote Announced. Great Excitement. The Verdict. For Ever Disqualified. Poor Holden. Amen and Amen.

OUR RALEIGH LETTER. To Triumph. The Vote Announced. Great Excitement. The Verdict. For Ever Disqualified. Poor Holden. Amen and Amen.