

SENATOR MERRIMON. His Election and Political Views.

His Interview with an Editor of the Journal.

Does the General Government guarantee to every State in this Union a republican form of government? Have in all the States a government regulated by law? Do the people of the United States appreciate, or, indeed, comprehend, the value of the republican form of government?...

It has been by our special telegram that Hon. A. S. MERRIMON, of Buncombe, has been elected the United States Senator for the term of six years, beginning March 4th, 1873, to succeed John Pool, the present Radical incumbent.

The canvass which Judge MERRIMON made last summer created an enthusiasm and admiration for him which will not soon be forgotten, and called out a vote from the white people of the State much larger than that ever before given to any man.

We have to confess a genuine confidence in his leadership when we read his nomination for Governor at Greensboro, and we feel the same personal and political attachment for him to-day that we did when last summer we labored for him in the election and at the hustings with a zeal of which we are still proud.

It is a pleasure to us to see a man of his caliber and his political integrity, who has been so long in the political arena, and who has been so long in the political arena, and who has been so long in the political arena.

Every judicial decision affecting business transactions during the war between the States must prove a matter of great interest in every community. There is hardly a neighborhood in the South in which there is not litigation in regard to transactions made during the war.

The Supreme Court of Appeals of Virginia has lately rendered an important decision concerning the liability under the Confiscation Acts of the Confederate States. Judge Walter R. Staples delivered the unanimous opinion of the Court, of which the following are the points decided:

That the citizens of the Confederate States were obliged to obey the laws and mandates, just as much as the citizens of any other Government are, and that contracts made, rights vested, duties made, and obligations performed, under those laws are valid and binding as those under any other Government.

concerned they are also as sanguinary as their opponents. The Republican, a Baxter organ, on the morning following the meeting alluded to, said: The Senate is the only tribunal which can decide by count, who is elected, and by that determination Mr. Brooks and his friends shall stand or fall.

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THE NORTH CAROLINA LEGISLATURE. SENATE. HOUSE OF REPRESENTATIVES.

On Saturday, Nov. 29, 1872. On motion of Mr. Ellis, of Johnston, the rules were suspended and the bill for the relief of D. J. Clark, late Sheriff of Bladen county, was put upon its passage.

It seems that while engaged in collecting the taxes for 1871, Sheriff Clark deposited from time to time in the office of Elizabeth town (the usual place of deposit, there being no bank in that town) the sum of \$3,227 of tax money.

On the 29th of November, the Sheriff was arrested by the Sheriff of Bladen county, and the money was found in his possession. The Sheriff was arrested by the Sheriff of Bladen county, and the money was found in his possession.

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By Mr. Perry—A bill for the relief of miners working on public roads. By Mr. Griggs—A bill for the relief of a certain person.

By Mr. Brown, of Davidson—A bill to extend the time for the registration of deeds.

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TELEGRAPHIC. WASHINGTON.

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