One of the greatest dangers of a Radwill be one of the first acts that party would do should they get into power,

It was that party that issued the special tax bonds, by act of assembly in 1868-'9. A Republican Supreme Court declared them constitutional. The only levy ever made to pay the interest on these bonds was made by a Republican Legislature: this levy was made in 1869, and \$151, 492.13 was actually collected and paid into the State Treasury to pay the interest on these fraudulent bonds.

These bonds are bantlings of Radiealism; it gave them life, it has fostered and protected them as far as its power extended; it has neglected nothing to force the people to pay them. The Republicans levied taxes once to pay the interest due; would'nt they do it again?

These bonds are held mostly by the friends of the Republicans. The party is in a measure bound by honor to see that they are paid. Beside, why should they not see them paid? Their party is composed nine-tenths of negroes, who have no proper y to be taxed; and so a tax levy would not weaken their forces or diminish their numbers; they could lose nothing, and might gain a great deal. Republicans hate the tax payers, and out of revenge alone they might make this levy, to say nothing of the profit it would be to the members of the legislative body that dared to do it.

Tourgee, one of the corruptionists of '68; Rodman, one of the threee Supreme Court Judges who declared these bonds constitutional; Badger, of counsel for the holders of those bonds: are candidates for convention. They would be leaders of that body, if it was republican-would they not favor levying taxes to pay these bonds? If they did not they would staltify their own records; and they are not the men to do that. There is great danger that our people will be forced to pay these cleven millions of frauduleut bonds, if the republi cans get control of the State again. And it is our firm belief that Tourgee, Rodman, Badger & Co., are trying to climb back into power on the negroe's back, that they may tax the white peo-ple to pay these tainted bonds. It is well known that the Republican State Executive committee are supplied with plenty of funds to carry on the campaign. Where did it come from? Who in these hard times has money to spend for patriotism alone? Would any man be tool enough to spend money to secure the triumph of the radicals, unless be expected some return for it? May it not be, we put the question-may it not be that the special tax bondholders are supplying the funds to aid in putting the Radicals in power? Wise men cast their bread upon the waters, you know.

DO YOU WANT TO PAY THESE BONDS.

"Resolved, 8, That no true Republican ought to advocate repudiation of the State debt but it is deemed most litting that Republican Newspapers should not at present discuss the question."

Have you read that resolution? Do you know what it is, and from what source it eminated? Do you take in the full meaning of it? The republi-can editors met at Newbern, soon after the Legislature passed the act calling a convention, to devise a secret plan of action, by which they hoped to deteat the election of a majority of democrats the election of a majority of democrats to the convention. Among other things they resolved as you see above concrning the State debt. Do you know what that debt is, principally? Why, it is outstanding State bonds, issued by a radical legislature after it had been bounds and radical to hysperson & Co. bought and paid for by Swepson & Co., which have served, and were intended to serve no other purpose than to enrich the ring men. The State never received any benefit from them. Do you know what repudiation means? It means not paying these fraudulent bonds. No re-publican ought to advocate it. That is the resolution. Of course no republican will say not to pay them. The darty issued them, and now how can the party say the debt is fraudulent and ought not to be paid? It can't do it. Its leaders resolve that it won't do if.

Do you want the people taxed to pay them? If you do vote for republicans. Do you want the people taxed to pay them? If you do vote for republicates. Do you want your Constitution so amended that no legislature shall ever have the power to tax you to pay them? If you do vote for democrats. Will not the same party that fraudulently issued bouds, in some way provide for enforcing their payment? It is quite reasonable that it should. And don't this party through its leaders pledge itself never to oppose their payment? Read the resolution again and spe. The matter of these bonds will virtually be decided this election. If a majority of democrats are elected their enforced payment will be placed beyond possibility. If a majority of radicals are elected this will not be done, but on the contrary the ir payment will in some sly way be provided for. Not a bond-holder in the State, but is doing all in his power to prevent the election of a majority of democrats to the convention, and some of these too are democrats. That is not strange. They are working for self, and money with them outwelghs every other consideration. Whether these fraudulent bonds are worth a cent depends upon electing a radical majority. Whether you and the people have them to pay depands upon how you vote. Go for democrats and defeat the bond-holder. He is rich enough.

RADICAL PROGRAMME.

The following resolutions show so plainly the necessity of the Republican ical victory in August, would be the leaders, and their intention to mislead likelihood of the republican party levy- and deceive the people, if they can, that ing a tax to pay the interest due on the we shall keep them standing for a while special tax bonds, which amount now as an evidence of their desperation to to about eleven millions of dollars, prin- regain supremacy in this State. The cipal and interest. This, we believe, Civil Rights bill is not wrong, the Usury bill must not be nonestly discussed, and republicans must never do anything to defeat the payment of the bonds, with which they fraudulently saddled the people, by acts of the two, and only two legislative bodies over which they ever had control. The people have able, nor very willing to pay these bonds. Read their programme, and

NULLIFICATION. NULLIFICATION.

Resolved 1, That it is deemed by this association good policy for Republicans to support none for Delegates to Convention but those who will pledge themselves to advocats an immediate adjournment of that body, in this manner, defeating the purpose of those who compelled this call for Convention contrary to the wishes of a large majority of the voters of North Carolina, and saving a vast outlay of money to the people.

CONSTRACY BETWEEN THE LEADERS AND

CONSPIRACY BETWEEN THE LEADERS AND THE PRESS

Resolved 2, That the State Executive Committee is hereby respectfully requested, by an address or otherwise, to recommend this

mittee is hereby respectfully requested, by an address or otherwise, to recommend this policy to the voters opposed to Convention; and that the Newspapers connected with the association will heartily uphold the policy herein indicated and use every endeavor to disseminate this idea among the people.

Resolved 3, That there is no more effectual guide to political sentiment than an outspoken and independent press, and that it is incumbent upon office-holders who are pecuniarily benefitted by the success of their means, to the sustenance of their party papers.

HELP ME CASSIOUS OR I SINK!

HELP ME CASSIOUS OR I SINK! Resolved 4 That the Chairman of the Ex-Resolved 4 That the Chairman of the Ex-ecutive Committee of each Cougressional District of North Carol na be requested to so-licit the office-holders of the District, both State and Federal, to subscribe for a greater or less number of the Republican journals of his District to furnish the Post-office address-and names to the Editor, with a view of cir-culating such newspapers among the people. The Secretary is instructed to send a copy of this resolution to the Chairman of each Dis-trict Executive Committee.

trict Executive Committee.

Resolved 5, That this Association will oppose the appointment to office of men who are unwilling to contribute to the support of Republican Newspapers; and under proper cir-cumstances, will use its influence to oust office-holders who show such illiberal spirit.

OFF WITH THEIR HEADS! Resolved 6, That the Association condemass the employment in Federal offices of those who are unwilling to vote the Republican ticket, and that the employment of such persons will be deemed a sufficient cause, when ascertained, to impel this association to use its influence for the removal of the heads of officers who thus abuse the confidence of the Republican party.

THE USUAL LAW TO BE USED FOR THE AD-VANCEMENT OF THE REPUBLICAN PARTY.

Resolved 7, That the passage of the Usury
Law is of doubtful utility and that it is likely
to cause much distress to the people: and that
while it is not recommended that the Repubtican Press shall take decided grounds for, or
against it, it is deemed advisable to take such
advantage of an unpopular law as will enure against it, it is deemed advisable to take such advantage of an unpopular law as will enure to the advantage of the Republican party.

MUM ON REPUDIATION. Resolved 8, That no true Republican ough to advocate repudiation of the State debt but it is deemed most fitting that Republicar Newspapers should not at present discuss the

CIVIL RIGHTS A LIVING ISSUE. Resolved 9, That at extended discussion of the Civil Rights Bill is deemed unadvisable, but

Civil Rights Bill is deemed unadvisable, but that the Republicans should never intimate that the Benublicans should never intimate that the bill is wrong in principal, or that it will be disastrous in its operations, and it is believed time will show the people that no evineed be apprehended from its effactment.

Res well 10, That the attacks of certain Democratic Newspapers upon the Judges of the Supreme Court because of the gange decision, is infamous and ought to be condemned without qualification, by Republican Newspapers.

A RAILROAD POLICY (ONE OF THE CON-SPIRATORS, A RAIL ROAD ATTORNEY.)
Resolved 11. That Republicans are in favor
of Consolidation and that they do not regard a change of gauge detrimental to that project but believe if carried out in good faith in its full scope, that it. would materially assist in building up the North Carolina System from Morehead City to the Tennessee line.

SQUIBS AND POP GUNS. Resolved 12, That pungent paragraphs and nort articles are recommended to our News-OURS ARE THE PLANS OF FAIR DELIGHT

FUL PEACE."

Resolved 13, That the Republican Newspapers represented in this Association, whother by letter or by personal representation, will cooperate so far as possible in matters of option, and that they will especially refrain from disagreements and quarrels with each other, and so far as is consistent with right and truth they agree to stand by one another.

HELP ME. AGAIN.

Help ME, AGAIN.

Resolved 14, That this Association appeals to the Chairman of the Executive Committee to urge upon the Chairman of District Committees upon the Chairman of District Committees and office-holders the urgent necessity of sustaining the Republican Press of the State, leaving the matter of solicitation to his judgment.

ment.

Resolved 15. That copies of these resolutions be forwarded by the Secretary, together with the proceedings of this meeting to every Republican Newspaper here represented, and to every editor who has responded to the call by letter; and it is understood that these proceedings are not to be published, but the resolutions are for the "confidential" use and guidance of the editors concerned.

WATTS A CIVIL RIGHTER.

HE THAKED GOD FOR THE BILL! They deny that they are in favor of civil rights. Hear Judge Warts. He is authority with all republicans. The following we clip from the Sentine! Can you stand it?

We received the following certeificate to-day:

MARION MCDOWN! Co. N. C.

Marion, McDowell Co., N. C.,
July 22nd, 1875.
We, the undersigned citizens of Mc
Dowell county, do hereby certify that
we were present at a discussion to-day,
at this place between S. W. Watts.
Judge of the Sixth Judicial District of
North Carolina, and Maj. W. J. Montgomery, during which, to a question
propounded to him by Maj. Montgo me
ry, the Judge answered that he was in
favor of the Civil Rights Bill, and that
he thanked God it had passed.
Signed:
P. A. Bobbitt,
G. W. Jacobs,
J. K. Hawkins,
W. H. Bobbitt, Jr.,
S. J. Neal,

AN ACT TO CALL A CONVENTION OF THE PEOPLE OF NORTH CAROLINA.

Below we publish the act of the late Legislature calling a Convention of the people of the State. For convenient reference we shall keep it standing until the election. As the election draws near, disputes as to its provision will naturally arise, and besides, people will take greater interest and desire in informing themselves accurately as to what it realy contains.

WHEREAS, The present Constitution of North Carolina is, in many important particulars, unsuited to the wants and condition of our people : and whereas, in the judgment about concluded that they are not at all of this General Assembly a convention of the people is the only sure, and is besides the most economical mode of altering or amending it, and believing the end in view atterly impractithen ask yourself, if upon the evidence cable by legislative enactment on account of of their own resolves they are intitled the great number of discordant and conflicting provissions of the Constitution as it now is, ow therefore.

SECTION 1. The General Assembly of North Carolina do enact, (two-thirds of all the mem-bers of each House concurring.) That a Convention of the people of North Carolina be and the same is hereby called, to meet in the Hall of the House of Representatives in the city of Raleigh, on Monday, 6th day of September. A. D. 1875, for the purpose of considering and adopting such amendments to the Constitution as they may deem necessary and expedient, sibject on y to the restriction hereinafter provided.

Sec 2. The said Convention shall consist o one hundred and twenty delegates, and each county shall be entitled to the same number of delegates that it has members of the House of Representatives under the present apportionment, and the said delegates shall have the qualification required of members of the House of Representatives, of which qualifica-tions the convention shall be the judge.

Sec 3. On the 1st Thusday of August, 1875, the sheriffs of the State shall open polls for the election of delegates to the said convention from their respective counties, and the election aforesaid, and the registration for the same, shall be held and conducted; the officers thereof, including registrars and judges of election, appointed; the votes counted and ompared, result proclaimed, and certificates issued in the same manner as is provided by law for the election of members of the House of Representatives of the General Assembly. The said delegates shall be called to order at 12 o'clock on the day fixed therefor, by the Chief Justice or one of the Associate Justices of the Supreme Court or Secretary of

the appearance of a quorum he shall adminis ter to each of them the following oath: "You, A B, do solemnly swear (or affirm, as the delegate elect shall choose,) that you will faithfully maintain and support the constitution of the United States and several amendments thereto, including the 13th, 14th and 15th amenuments; and that you will neither directly nor indirectly evade or disregard the duties enjoined nor the restriction imposed upon the convention by the act of the

General Assembly authorizing your election.

adjourn them to the same place, and from day

to-day, until a quorum shall appear; and on

So help you God. And no delegate shall be permitted to sit or be entitled to a seat in said convention, or ac as a delegate thereto. until he shall have sul scribed the above oath or affirmation; ar soon as a majority of the delegates elect shall have thus appeared and been sworn in, they shall then proceed to elect their own presiding officer, and such other officers and servants as they, from time to time, shall find necessary; and if vacancies shall occur, they shall be fill-ed in the same manner as the like vacancies are filled by law in the case of vacancies in th General Assembly. Said convention shall have no power to consider, debate, adopt or propose any amendment to the existing Con stitution or ordinance upon the following sub-

The Homestead and Personal Property Exemptions, the mechanics' and laborers' lien. and the rights of married women, as now se cured by law, nor to alter or amend section ; or 5, article V, of said constitution. nor change the ratio between the poll and property tax as therein established; nor shall the said conven tion have power to propose or adopt any amendment or ordinance vacating any office or term of office now existing and filled or held by virtue of any election or appointment under the existing constitution and laws, until the same shall be vacated or expired under exist ing laws; but the said convention may recom nd the abolishment of any office when th present term therein shall expire or vacancie ccur, and they may provide for filling suc vacancies, otherwise than as now, and limiting the terms thereof. Nor shall the conventidopt or to propose any plan or amendment of smancipated slaves, nor for the payment of liability or debt incurred wholly or in part in aid of the late war between the States, nor for the restoration of imprisonment for debt; nor shall they require or propose any educational or property qualification for office or voting; nor shall said convention pass any ordinaces legislative in their character, except such as are necessary to submit the amended constan-tion to the people for their ratification or rejec-tion, and to convene the General Assemby.

Sec. 5. The constitution, as amended, shall Sec. 5. The constitution, as amended, shall be submitted to the people for ratification or rejection, and shall not be binding until the same shall have been ratified by the qualified voters of the Stale, and the convention shall prescribe the mode whereby the sense of the people therein shall be taken and recorded, Sec. 6. There shall be printed immediately ten copies of this act for each member of the General Assembly, and one hundred copies within thirty days after ratification for each bard of county commissioners, and the use

board of county commissioners, and the use of the registrars and judges of election in their respective counties; and this act shall be in force and take effect from and after its ratifica-

Ratified the 19th day of March, A. D. 1875.

The "Pin Back" style of dress is one of the best things out. The genious who conceived it deserves a monument to his memory. It shows off pretty figures. It gives the girls a neat, trim, race-nag look.—Exchange.

The Greensboro Patroit says there is an apple tree on the farm of W. R. Smith which is fourteen feet in circumference, and is a never failing bearer.

The children in Florida say they live on sweet potatoes in the sum and on strangers in the winter.

Sheet music-children crying in bed Costly furniture-Indian bureaus

ADVERTISEENTS.

SUPERIOR COURT: Alamance County.

GABRIEL M. LEA. WILLIAM A. LEA, MARIA L. MOORE GEORGIA LEA, AND JAMES Plaintiffs For Relief. Special Proceedings. NORA LEA, Defendant.

STATE OF NORTH AROLINA,

To the Sheriff of Alamance county—Greet-You are hereby commanded to summon Nora ea, the defendant abovenamed if she be found Lea, the defendant abovenamed if she be found within your County to appear at the office of the clerk of the Superior Court for the County of Alamance within twenty-six days after the service of this summons on her exclusive of the day of service, and answer the complaint which will be deposited in the office of said clerk withir ten days from the date of this summons: And let said defendant take notice that if she fall to answer the complaint within that time, the plaintiffs will apply to the Court for the relief demanded in the complaint.

Herein fall not and of this summons make due return.

due return.

Given under mp hand and seal of said Court,
This 1st dayof May, 1875.
W. A. ALBRIGHT,
Clerk of the Superior Court
Alamance County.

Cierk of the Superior Court
Alamance County.

JAMES E. BOYD,
Attorney for Plaintiffs.
In the above entitled action it appearing to
the satifaction of the curt that the defendant is a non-resident of this State; It is ordered that service of summons be had upon her
by publication in the Alamance Gleaner a
newspaper published weekly in this ounty,
once a week for six successive weeks.

Done in office at Graham,
onthe 8th day of May,
1875.

W. A. ALBRIGHT, C. S. Co Alamance County.

SCOTT & DONNELL,

Graham, N. C.,

DEALERS IN Dry-Goods,

Groceries, Hardware, NRON, STEEL, SALT, MOLASSE

OILS, DYE-STUFFS, DRUGS, MEDICINES, LARD. BACON, &C., &C.

Terms Cash or Barter. feb 16-2n

Pumps! Pumps!!

-:0:-THOMAS S. ROBERTSON,

Company Shops, N. C.,

s manufacturing and selling the best and CHEAPEST PUMPS

ever offered to the people of this State. These pumps are as durable as wooden pumps can be made. They are easy as any one wanting water could wish. They are sold as cheap as ny one who proposes to buy could ask. a Pumps delivered anywhere on short notice. Each pump warranted. The manufacturer Each pump warranted. The manufacturer refers to every pump of his in use. Not one has ever failed.

New Drug Store.

DR. J. S. MURPHY Respectfully notifies the public that he has opened a complete and well filled DRUG STROE at

Company Shops,

where anything kept in a well ordered Drug where anything kept in a well ordered Drug Store may be found.

The physicians of the county and the public generally, are invited to patronize this new enterprise. An experienced druggist—a regular graduate in pharmacy, is in charge, so that physicians and the public may rest assured that all presciptions and orders will be correctly and carefully filled.

Prices as reasonable as can be afforded. feb 16-2m

GREAT TASK MADE EASY

By the use of the

Hay Rake,

Manufactured by

JOHN DODDS & CO.,

Dayton, Ohio.

This is this only Perfect Self-Operating RAKE

ever offered to tae public. Any little girl or boy that can drive a gentle horse, can rake the

hay as well as the strongest man.
Circulars sent free on application.
GEO. A. CURTIS, Agent.

CUTTING AND MAKING.

Robert A. Noell,

Offers his services as a Tailor, to the public lis shop is at his residence, in GRAHAM. N. C.

His work warranted, in fit and finish.

LASSICAL AND MATHEMATICAL, SCHOOL.

JAMES T. CROCKER, Principal. The sixth session of this school will com-nence on Monday, 19th day of July, 1875, and

mence on scotday, 19th day of July, 1870, an continue for 20 weeks.

Tuition from \$10.50 to \$20.50 per sesion
Board can be obtained at reasonable rate:
For further particulars address the Principal
at Graham, N. C.

ODELL, RAGAN & CO.,

WHOLESALE BALERS IN

General Merchandise,

ND AGENTS FOR

Cedar Palls and Deep River Sheetings Yarus, and Scamless Bags, Holt's and Randleman's Plaids, Bries " Salom" Jeans. Chi

ville Cassimers and Erken breecher's Starch GREENSBORO, N. C.

\$5 to \$20 Per Day at home. Terms and Co., Portland, Maine.

ADNERTISEMENTS.

Stonewall Springs.

This celebrated watering place is now open the recepti on of visitors. GOOD BOARD AND ROOMS

or the low price of \$25. per month.

Address F. W. FONVILLE & SON.

BIG FALLS, Alamance Co. N. C.

IN THE PROBATE COURT : Alamance County. George W. Foster, and James Foster, as Ad ministrators of John Foster,

Against

Against

Alfred Rike and wife Susan, Elizabeth Walker,
W. R. Foster, John W. Foster, A. J. Foster,
Thomas J. Foster, E. A. Foster, A. P. Foster, Julia A. Foster, James Matlock and wife
Sarah, Geo O. Rike and wife Mary.
The parties to this action are hereby notified
that plaintiffs have filed their final account
with the estate of their intestate, and that unless exceptions are filed thereto within the time
prescribed by law, a decree in said action will
be made, and Administrators will be discharged
from liability upon the settlement as set forth
in their own account, filed.

W. A. ALBRIGHT,
C. S. C.; and Probate Judge.

PROBATE CORUT: Alamance County

It appearing to the satisfaction of the Court that Aifred Rike and wife Susan. A. J. Foster, Julia A. Foster, George O. Rike and wife Mary, parties to the above action are non-reidents of the State, it is therefore ordered that service of this notice upon them be had by a publication thereof for six successive weeks, in the ALAMANCE GLEANER, a newspaper pub-lished weekly at Graham. Alamance County, Done at office in Graham, this the 16th day

> W. A. ALBRIGHT. C. S. C. and Probate Judge.

DANIEL WORTH

Company Shops, N. C.,

Thanks his friends and the public for the very liberal patronage he has heretofore enjoyed; and begs to introduce to their inspection the LARGEST and MOST COMPLETE

STOCK OF GOODS ever brought to Alamance County. He has just returned from the Northern cities where he purchased and has received a..d and is re-ceiving his

AND VARIED

SPRING AND SUMMER GOODS, His stock consists of DRY-GOODS, from common to the finest ever offered in this market,

READY-MADE CLOTHING of every description,

HATS, BOOTS AND SHOES of all varieties to the best hand-made.

MILLINERY GOODS, HARDWARE CUTLERY, QUEENS-WARE. TRUNKS and VALISES, TIN-WARE, CHIL-

he best assortment at the lowest prices.

FAMILY GROCERIES, UPPER AND SOLE LEATHER,

Fertilizers.

In a word, he has everything of any quality that you will want to buy, and he will buy at the highest prices all, and anything you have to sell. All he asks is for you to call and sec for yourself. If you don't see what you want you justask for it, and then see if it isn't found.

may 11-6m

1875.

Spring and Summer GOODS, Pretty and Cheap!!!

ARRIVED AND CONSTANTLY ARRIVING.

We would respectfully inform our customers, friends and the public, that we are receiving a large, complete and well selected stock of Spring and Summer Goods.

We selected ourselves, paid the cash, and can afford to, and will sell as cheap as the same goods can be bought in the State. When you come to the Shops don't fail to come to the "Yellow House" where every one comes to get cheap, pretty, durable goods, at the very

Cheapest Prices.

Come in and look at them, they will astonish you. So pretty and so cheap!

JOHN Q GANT & CO.,

Company Shops, N. C.

W, F. JONES & SONS, GRAHAM, N. C.,

Buggy and Carriage Makers, Are prepared to fill at the shortest notice all orders in their line. Repairing promptly and neatly done, at

MODERATE BATES.

They also keep constantly on hand for at their shop, an assortment of Iron, Nails, Buggy Material, Prepar ed Paints of all colors,

Ploughs, and Coffun. Any style of coffin furnished at two hour otice. All kinds of produce taken at marke notice. All kinds of produce taken as hard-prices.

We are thankful for past patronage, and

feb 16-2m TIO EXECUTORS, ADMINISTRATORS,

AND GUARDIANS. The law requires annual returns from all Executors, Administrators, and guardians. Many do not comply with this law. They are notified to do so and save cost to themselves. W. A. ALBRIGHT.
july 5-1m. C. 8. C.

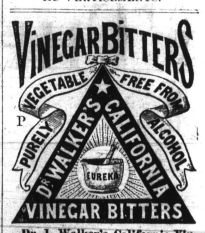
EDWARDS, BROUGHTON & CO.

Printers & Binders,

RALEIGH, N. C.

1 1 N 1 6 --

AD VERTISEMENTS.



Dr. J. Walker's California Vinegar Bitters are a purely Végetable preparation, made chiefly from the na-tive herbs found on the lower ranges of the Sierra Nevada mountains of California, the medicinal properties of which are extracted therefrom without the uso of Alcohol. The question is almost daily asked, "What is the cause of the unparalleled success of VINEGAR BIT-TERS?" Our answer is, that they remove the cause of disease, and the patient re-covers his health. They are the great blood purifier and a life-giving principle, blood purifier and a life-giving principle, a perfect Renovator and Invigorator of the system. Never before in the history of the world has a medicine been compounded possessing the remarkable qualities of Vincoar Bitters in healing the sick of every disease man is heir to. They are a gentle Purgative as well as a Tonic, relieving Congestion or Inflammation of the Liver and Visceral Organs, in Bilious Diseases.

The properties of Dr. Walker's VINEGAR BITTERS are Aperient, Diaphoretic, Carminative, Nutritious, Laxative, Diuretic, Sedative, Counter-Irritant, Sudorific, Alterative, and Anti-Bilious.

Grateful Thousands proclaim VIN-EGAR BITTERS the most wonderful Invigorant that ever sustained the sinking

No Person can take these Bitters according to directions, and remain long unwell, provided their bones are not destroyed by mineral poison or other means, and vital organs wasted beyond

Bilions, Remittent and Inter-mittent Fevers, which are so preva-lent in the valleys of our great rivers throughout the United States, especially those of the Mississippi, Ohio, Missouri, Illinois, Tennessee, Cumberland, Arkansas, Red, Colorado, Brazos, Rio Grande, Pearl, Alabama, Mobile, Savannah, Roanoke, James, and many others, with their vast tributaries, throughout our entire country during the Summer and Autumn, and remarkably so during seasons of unusual heat and dryness, are invariably accompanied by extensive derangements of the stomach and liver, and other abdominal viscera. In their treatment, a purgative, exerting a powerful influence upon these various gans, is essentially necessary. There is no cathartic for the purpose equal to DR. J. WALKER'S VINEGAR BITTERS. as they will speedily remove the dark-colored viscid matter with which the bowels are loaded, at the same time stimulating the secretions of the liver, and generally restoring the healthy functions of the digestive organs.

Fortify the body against disease by purifying all its fluids with VINEGAR BITTERS. No epidemic can take hold

of a system thus fore-armed.

Dyspepsia or Indigestion, Head ache, Pain in the Shoulders, Coughs. Tightness of the Chest, Dizziness, Sour Eructations of the Stomach, Bad Taste in the Mouth, Bilious Attacks, Palpitatation of the Heart, Inflammation of the Lungs, Pain in the region of the Kid-neys, and a hundred other painful symptoms, are the offsprings of Dyspepsia. One bottle will prove a better guarantoe of its merits than a lengthy advertise.

Serofula, or King's Evil, White Swellings, Uleers, Erysipelas, Swelled Neck. Goitre, Scrofulous Inflammations, Indolent Inflammations, Mercurial Affections, Old Sores, Eruptions of the Skin, Sore Eyes, etc. In these, as in all other constitutional Diseases, Walker's VINKOAR BITTERS have shown their great curative powers in the

shown their great curative powers in the most obstinate and intractable cases. For Inflammatory and Chronic

For Inflammatory and Chronic Rheumatism, Gout, Bilious, Remittent and Intermittent Fevers, Diseases of the Blood, Liver, Kidneys and Bladder, these Bitters have no equal. Such Diseases are caused by Vitlated Blood.

Mechanical Diseases.—Persons engaged in Paints and Minerals, such as Plumbers, Type-setters, Gold-beaters, and Miners, as they advance in life, are subject to paralysis of the Bewels. To guard against this, take a dose of WALKER'S VINERGAR BITTERS occasionally.

For Skin Diseases, Eruptions, Tetter, Salt-Rheum, Blotches, Spots, Pimples, I'ustules, Boils, Carbuncles, Ring-worms, Scald-head, Sore Eyes, Erysipelas, Itch, Scurfs, Discolorations of the Skin, Humors and Diseases of the Skin of whatever name or nature, are literally dug up and carried out of the system in a short time by the use of these Bitters.

out of these Bitters.

Pin, Tape, and other Worms, lurking in the system of so many thousands, are effectually destroyed and removed. No system of medicine, no vermifuges, no anthelminities will free the system from worms like these Bitters.

like these Bitters.

For Female Complaints, in young or old, married or single, at the dawn of womanhood, or the turn of life, these Tonic Bitters display so decided an influence that improvement is soon perceptible.

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