

The Tar Heel

UNIVERSITY OF NORTH CAROLINA.

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All communications for this paper should be in the hands of the Editor-in-Chief by Monday at noon to insure publication the same week. We shall be glad to publish pertinent discussions of college topics. The Tar Heel will welcome news items, and hopes the whole college will aid it along this line.

Cornell has abolished the honor system and hereafter will keep students on examinations under surveillance. We agree with our contemporaries, *The Virginia Tech, College Topics*, and *The Red and Black* in thinking that Cornell has made a mistake. The system of putting students on their honor while standing examinations has been in use at the University of North Carolina for several years and it has not yet been condemned as a failure. It is true that there have been several cases of cheating during this time but those found guilty of it were invariably found to be of a very low order morally and mentally or they had come from prep. schools where cheating on examinations is open and flagrant.

There is only one thing to be done with a man caught cheating—the student body should place him on the next train and tell him to leave.

"There is some complaint among Southern colleges because North Carolina refuses to give them any games either in foot ball or base all. It seems to us that we do neglect our neighbors too much. The colleges to the north of us receive the greater part of the athletes from the northern States and in playing these institutions with more men and more means, we always place ourselves at a disadvantage. It is to be wondered at that we are so successful in these contests with our northern neighbors. But games with our fellow Southerners would help to bring about more friendly relations between our neighbors, and besides it would give us valuable training for the northern events which we consider more important. It might be well for our managers to think about this matter."

We copy the above from THE TAR HEEL, with the statement that the manager of the North Carolina base ball team offered Manager Clary \$85 for a series of three games in Chapel Hill.—*Vanderbilt Hustler*.

And we copy the above with the statement that what the manager of the North Carolina base all team did do was to offer Vanderbilt \$75 for a single

game at Chapel Hill or 60 per cent. of the gate receipts at Durham, N. C.

The February number of the North Carolina Journal of Law is on our table and we are glad to note that it gives evidence of soon becoming an established institution. The frontispiece presents the likeness of Hon. Clement Manly, a well-known lawyer of the Winston bar. The first article in the Journal contains interesting comment on his paper. "The Jury System—Its Administration," read before the State Bar Association. Mr. Whitehead Kluttz, one of the most gifted of young University alumni, contributes a forceful paper on "The Next Step in the Evolution of Punishments," a plea for the abolishment of capital punishment. "Leaves from a Lawyer's Note Book," by Mr. Chas. W. Tillett, of the Charlotte Bar, should be of interest and helpful to the practicing attorney. Mr. R. L. Gray presents some decisions by the Supreme Court, Fall Term, 1903. "The Judicial System of the Proprietary and Royal Governments in North Carolina to 1776," by Mr. R. W. Herring, U. N. C. '03 and Law '04 is a continued article that shows research of the highest order. The diction is good and the paragraphing excellent. This paper will doubtless attract attention: "Notes and Clippings," give some interesting legal comments. We sympathize with Judge MacRae in his failure to get the Journal through the postoffice at second class rates. The matter is first-class and certainly is entitled to second class rates.

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