

**THE JOHNSTONIAN—SUN**  
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**THE TARIFF VETO**

(From Washington Post)  
 President Hoover's veto message, which accompanied the Democratic tariff bill back to Congress, is one of the most powerful documents that have come from the White House. With measured logic and well chosen phrases he riddles the Democratic alibi tariff measure from beginning to end. It must have been a rare pleasure for the President to sweep overboard the political claptrap that was written into that bill.

The message brings out in bold relief the befuddlement of the Democratic party on the tariff issue. Democratic leaders howl about the "iniquities" of the Smoot-Hawley bill, and then come forth with a plan to destroy the flexible provision whereby inequalities in the existing law may be corrected. Just after passing this blunder through the House, the Democratic leaders brought out a tax bill containing duties on oil and coal. Senator Barkley, the keynoter for the Democratic national convention, is fighting to retain the coal tariff in the Senate revenue bill, while at the same time preparing his address that must of necessity attack the "vicious Republican tariff". The Democratic attitude toward the tariff is shot through with sham and pretense at every angle.

Foremost among the inconsistencies of the bill which Mr. Hoover sent back to Congress are the provisions "to eliminate discriminatory tariffs; prevent trade wars; and promote fair, equal and friendly trade", and the provision "to negotiate with foreign governments reciprocal trade agreements under a policy of mutual tariff concessions." One objective is wholly incompatible with the other. As pointed out by President Hoover, tariff concessions do not remove discrimination, but are "the very breeding ground for trade wars." While pretending to iron out international trade difficulties, this measure would, in reality, have committed the United States to a policy of favoritism, intrigue, and hostile bickering with other nations.

American policy prescribes equal treatment for all countries. Treaties with 31 nations guarantee such equal trade privileges. The Democratic policy as set forth in this bill could not be carried out without violating those treaties and involving the United States in endless international trade rows. Fortunately, the President's veto, which was sustained by the House, gives no opportunity to measure the extent to which American policy and sound common sense were abandoned in the passage of this bill.

From the beginning this measure has been regarded as a political gesture. If the Democrats expect to go before the people and defend such an outrageous surrender of American rights, if they attempt to justify this scheme to allow foreigners to help write the duties which protect American industry, agriculture and labor, voters will be insulted at the Democratic estimate of their intelligence. Never before in history has tariff protection been so vital to the welfare of the American people as it is today. Never before has there been such a clamor on the part of foreign importers for admittance of their products to the American market. A vote to permit foreign nations to participate in the downward revision of the American tariff is equivalent to a vote for economic suicide.

Even the Democrats who are accustomed to denouncing "Republican tariff rates", while fighting for higher duties on products of their home States, must realize now that their party has indulged in another colossal blunder. The House vote, sustaining the veto, makes an end of the Democratic tariff gesture, but it does not alter the reputation which the Democratic majority in that body has acquired for fanatical and destructive legislation.

**Little Girl Killed.**

Gilda Gray Edwards, 4-year-old Burlington girl, died in a hospital there late Wednesday afternoon an hour after she fell from an automobile in which she was returning home with her parents. The girl was leaning against a door, which opened and threw her to the pavement.

**WHY WONDER ELECTORATE HAS GOOSE-FLESH?**

(SHUCKS AND NUBBINS, In Greensboro Daily News)

Sing a song of politics  
 As practiced down at Raleigh;  
 'Steen hundred new Negro voters,  
 Say, ain't the prospect jolly!

When the polls are opened  
 First Saturday in June  
 A lot of old-time Democrats  
 Will have to change their tune.

For there ain't no man so simple  
 As to think Herb Hoover could  
 Register that many sons of Ham,  
 Try hard as e'er he would.

Ride a city car to the registrar,  
 That is if Carl Williamson knows who you're for.  
 Commissioner of public safety, he by that title goes;  
 And he's charged with registering 'steen hundred Negroes!

Baa, baa, Black Sheep, are you registered?  
 Yas suh, yas suh, I gibbs you mah wo'd;  
 I've voting in de primary, ebbuh heah de lak o' dat?  
 An' I'se done, gone 'an' promised to vote Democrat.

As city mouse sat in the witty to spin  
 Tam Bowie dropped 'round to bid her good e'en.  
 "Oh, what are you doing, my little 'oman?"  
 "A-spinning a foga for a noble Roman."  
 "Shall I come in to thee and wind up thy thread?"  
 "No, your taxation acts would cut off my head."

**I SAW THREE SHIPS.**

I saw three ships come sailing by,  
 Come sailing by, come sailing by,  
 I saw three ships come sailing by  
 On primary day in the morning.

And what do you think was in them then?  
 Was in them then, was in them then?  
 And what do you think was in them then  
 On primary day in the morning?

Three would-be governors were in them then,  
 Were in them then, were in them then;  
 Three would-be governors were in them then  
 On primary day in the morning.

And one cussed t'other and t'other cussed he,  
 While each of them swore that he true-loved me;  
 And I wished very much I could vote for the three  
 On primary day in the morning.

**Recorder's Court  
 Has Busy Session**

Wednesday, May 18th.

State vs. R. B. Hayes, colored laborer, for assault with deadly weapon. Not guilty.

State vs. Westbrook Strickland, white farmer, aged 49, and Melvin Thornton, white farmer, aged 19, for assault with deadly weapon and profane and indecent language. Not guilty of profane and indecent language. Both guilty of assault. W. Strickland fined \$10 and all cost. Prayer for judgment is continued as to M. Thornton for the next 12 months upon condition that defendant is of good behavior during next 12 months.

State vs. Clyde Godwin, colored farmer, aged 19; Cleo Massey, colored farmer, aged 20; and Thomas Godwin, colored farmer, aged 21. Larceny of two auto tires, value \$10. All three defendants guilty, and each given 4 months on roads, sentence to be suspended upon condition that defendants pay one-third of the cost each and upon condition that they do not leave home after sunset or before sunrise unless in company with parents or wife, and upon further condition that defendants are of good behavior until the first Tuesday in August, 1932. Capias to issue at request of solicitor.

State vs. Curtis McLeod, colored laborer, and Prentice McLeod, colored laborer, for housebreaking and larceny. Nol pros with leave.

State vs. Manuel Robbins, white farmer, for larceny. Nol pros with leave.

State vs. Hubert Strickland, white laborer, aged 17, for assault with deadly weapon. Not guilty.

Tuesday, May 24th.

State vs. Henry Hall, white farmer, aged 64, for violation of prohibition law. Plea of guilty as to possession of still outfit and manufacturing whiskey. Continue prayer for judgment upon payment of cost and upon condition that defendant does not violate the prohibition law again during next two years.

State vs. Geo. Sanders, colored laborer, for larceny. It appearing that a preliminary hearing was had before Mayor, it is ordered that this case be transferred to Superior Court.

State vs. Millard Eason, white farmer, aged 31, for larceny. Not guilty.

State vs. A. T. Batten, white farmer, aged 31, for operating car while intoxicated. Plea of guilty. \$50 fine and cost. Defendant ordered not to operate a motor vehicle again in North Carolina during next 90 days. Judgment reserved until June 1, 1932.

State vs. Eulas Smith, colored laborer, aged 23, for larceny of corn, value less than \$20. Plea of guilty. Defendant given 12 months on roads.

**Simple Water System  
 Installed For \$20.00**

Mr. D. S. Weaver, Agricultural Engineer, of the State College, in Raleigh, has offered his help to Miss Everett through the Extension Service, in conducting some demonstrations along the line of putting in simple water systems. While the Home Agent was in Craven county he spent one day in one farm community putting in a simple water system. This can usually be done for around Twenty Dollars (\$20.00). Any farm family desirous of having this done who will be willing to have a public demonstration at their home to see the installation and will invite his neighbors, see Miss Everett at once. If this work is needed in this county we will have to get our requests in early. One of the things which is going to make our home life more pleasant and more attractive is securing running water for the home and a great many people do not realize that this can be done for such a small amount in so many cases. If there is a well near the kitchen door it is a very simple, easy thing to put a pump in the kitchen. At this season of the year when flies are beginning to be prevalent there is nothing which draws them into the house more than the opening of the doors to get water and the throwing of the slops around the kitchen yard. It may be possible to secure two or three demonstrations for this county if they are not in the same locality. The type of meeting which we have found most successful is the public lecture explaining all of the different kinds and types of water systems to the women who are interested and then go out and see how the water is put in. This would be a good job for the high school boys while they are home this summer. If they learn the fitting of pipes they can easily put in a simple water system for you. Or it might be that a couple of boys would like to take training in this and a little money through the summer in putting in these simple systems. Mr. Weaver does not charge anything for his services. He will install a sink and pump, necessary piping and drain and connect with your well. This is usually done in the morning so that when the people come in the afternoon the water can be turned on. Sometimes an all day meeting is held and the people bring their lunch. Prices of materials are so low now the pitcher pump can be secured for \$2.75 and up, the force pump for \$6.25 and up, and sinks for \$2.00 and up. I should like to have Johnston county take advantage of this opportunity if possible. I believe that running water in the kitchen should be the first step in home convenience. I believe it should come before any other conveniences. Kindly let me know if you are interested so some demonstrations can be arranged in Johnston County.



NEXT time you are out of fix as the result of irregular or faulty bowel movement, try Thedford's Black-Draught for the refreshing relief it gives thousands of people who take it. Mr. E. W. Cecil, a construction superintendent in Pulaski, Va., says: "When I get constipated, my head aches, and I have that dull, tired feeling—just not equal to my work. I don't feel hungry and I know that I need something to cleanse my system, so I take Black-Draught. We have found it a great help."

Sold in 25-cent packages.  
**Thedford's  
 BLACK-DRAUGHT**

WOMEN who are run-down, or suffer every month, should take Cardui. Used for over 50 years.

FOR CHILDREN—and grown-ups who prefer a liquid—get the new, pleasant-tasting SYRUP of Thedford's Black-Draught; 25c and 50c

**Negro Vote Important  
 Factor In Raleigh**

Charges and Counter Charges Are Hurlled At Each Oother by Democratic Candidates Who Claim Negroes by Hundreds Being Put On Registration Books.

(Raleigh Times, May 23rd)  
 Candidates and campaign workers of Wake County Monday began the final lap of the drive for votes in the June primary and a heavy registration in the city revealed plenty of activity on the part of politicians and their cohorts.

The campaign has only two more weeks to run before the faces of candidates show either pleasure or disappointment.

Registration of voters in Raleigh is represented by campaign workers as a move to get the names of eligible voters on the books and to assist them to taking part in the selection of their candidates. The registration in the city is not as heavy as last year during the municipal campaign when the so-called "outs" at that time turned every stone to defeat the old administration.

Practically all the new names on the county books represent the heavy registration on the city books and this large number includes Negroes in all sections of Raleigh.

Friends of all the candidates have registered Negroes, remarked one of the House of Representative candidates Monday.

It was charged that city employees have been unduly active in registering voters, and several laborers were "laid off" last week without pay to do a little political work. One worker for a candidate opposing Sheriff Numa Turner recently tried to speak at a Negro educational meeting and was politely barred from making his talk, according to campaign workers, while two Negroes were given tickets for free gasoline to register their friends.

All these political tricks, however, cannot divert the attention of the voters from the real issues of the campaign, old observers say, and those seeking office must satisfy the public there are ample reasons.

More than 4,000 names have been added to the books, but it is hard to determine how many are new ones and merely old voters who have moved from one precinct to another the past two years.

The heaviest registration was in No. 7 and No. 8 where approximately 1,066 new names were added to the books. No. 7 now has 2,110 names, with 533 new ones including only eight Negroes. No. 16, located in the southeastern section of the city, has 1,350 names and the majority are Negroes.

Nearly a thousand new names were placed on the books in the West Raleigh, Cameron Park and Hayes-Barton precincts, but only a few Negroes were registered.

**Sues For \$30,000**

Carl L. Smith, Goldsboro motorcycle officer, Wednesday filed suit in Wayne county Superior court for \$30,000 personal damage against the Edgerton Oil company. He alleges he was struck by a truck of the defendant company, throwing him to the ground and injuring his head and back.

**Only 50c**  
 The Johnstonian-Sun  
 will be sent to any address from now until after the Fall Election for only 50 cents

**E. A. Pate Dies From  
 'Sleeping Sickness'**

Wayne County Man Had Been Afflicted For 12 Years—Aroused Only At Meal Time.

Goldsboro, May 24.—E. A. Pate, 57, well to do farmer of Stoney Creek township, died today of "sleeping sickness," a disease with which he had been afflicted for about 12 years. When he was about 45 years old he became ill and the doctors diagnosed the case as "sleeping sickness." He sat about the house sleeping all day and had to be aroused for each meal. After eating he would go to sleep again. Today when a member of the family went to call him to dinner he was found dead.

**NOTICE OF SALE BY TRUSTEE.**

By virtue of the power of sale contained in a certain Deed in Trust by Louis Abdalla and wife, Maggie Abdalla, to the undersigned Trustee, dated March 26th, 1928, and registered in the Office of the Register of Deeds for Johnston County, North Carolina, in Book of Deeds in Trust 202, at page 380, to which reference is hereby made, and default having been made in the payment of the indebtedness secured by said Deed in Trust, whereof the power of sale therein contained has become operative and the holder of said notes hereby secured having declared the whole of said debt instantly due and having demanded that said property be sold to satisfy said indebtedness, the Trustee will on Tuesday, June 14th, 1932, at 12 o'clock noon, sell at public auction for cash, to the highest bidder, at the Court House door of Johnston County, in the city of Smithfield, County of Johnston and State of North Carolina, all that certain piece, parcel or lot of land, situate, lying and being in the Town of Selma, County of Johnston and State of North Carolina, and being more particularly described as follows:

BEGINNING at a point on the East side of Raiford Street 120 feet northerly from the intersection of the East side of Raiford Street and the North side of Anderson, running thence Northerly along the East side of Raiford Street 30 feet; thence easterly and parallel with Anderson Street 110 feet to an alley; thence Southerly along the West side of alley and parallel with Raiford Street 30 feet; thence West-erly and parallel with Anderson Street 110 feet to the East side of Raiford Street, the point of Beginning.

This property sold subject to any and all taxes and assessments.

This 12th day of May, A. D. 1932.  
 WACHOVIA BANK & TRUST CO.,  
 Trustee.

By C. N. Walker, Asst. Trust Officer  
 May 12-19-26, June 2.

**NOTICE OF FORECLOSURE  
 SALE OF LAND.**

State of North Carolina,  
 County of Johnston.

The Federal Land Bank of Columbia, plaintiff, vs. W. C. Walton, Ethel Walton, J. H. Abell, H. G. Gray, R. Roy Carter, Trustee for Commercial National Bank of Raleigh, A. D. Burrows Receiver of Commercial National Bank of Raleigh, C. S. Hicks and R. O. Stewart, Admsrs. of T. V. Stewart, A. M. Noble, Trustee of C. S. Rogers and Roxie Rogers, C. S. Rogers, Roxie Rogers and A. A. Cobb, defendants.

Pursuant to a judgment entered in above entitled civil action on

the 18th day of April, 1932, in the Superior Court of said County by the Clerk, I will on the 6th day of June, 1932, at 12:00 o'clock M., at the County Courthouse in said County sell at public auction to the highest bidder therefor the following described lands, situated in said County and State in Pleasant Grove Township, comprising 34 1-2 acres, more or less and bounded and described as follows:

All those certain lots, tracts or parcels of land containing respectively 14 1-2 acres and 20 acres, more or less, located, lying and being in Pleasant Grove Township, County of Johnston, State of North Carolina, having such shape, metes, courses and distances as will more fully appear by reference to a plat thereof made by W. J. Lambert, Surveyor, April 27, 1925, which are on file with the Federal Land Bank of Columbia. The 14 1-2 acre tract is bounded on the North by lands of Martha F. Walton; East by lands of Amos Walton; South by lands of Addie Walton; and West by lands of Amos Walton. The 20 acre tract is bounded on the North by lands of J. M. Stephenson, East by lands of Amos Walton; South by lands of C. H. King; and on the West by lands of Fannie Walton. The 14 1-2 acre tract was allotted to W. C. Walton, Jr., by Commissioners as his share in the estate of W. C. Walton, Sr., and the allotment was confirmed and approved by Judge of Superior Court on April 20, 1925, in case of W. C. Walton vs. Martha F. Walton et al.

The 20 acre tract was conveyed by J. H. Abell and wife, to W. C. Walton by deed dated May 7, 1925, recorded May 25, 1925, see Book 170, page 185.

The terms of sale are as follows: One-half of the accepted bid to be paid into the Court in cash, and the balance on credit, payable in two equal annual installments, with interest thereon at six per cent per annum from the date of sale until paid, and secured by a first mortgage of the premises on the part of the purchaser, provided that the purchaser shall have the right when complying with the terms thereof, to pay in cash the whole or any part of the credit portion of the purchase price. Should the cash portion of the sale not suffice after paying the cost of this action, the expenses of the sale, including the Commissioner, and all unpaid taxes and assessments, then assessed upon the property, to discharge and pay off the judgment in favor of the plaintiff in full, then any balance due upon said judgment shall be evidenced by a separate bond and secured by a first and separate mortgage of the premises on the part of the purchaser, and transferred and assigned to the plaintiff. The purchaser shall pay for the preparation and recording of all papers.

All bids will be received subject to rejection or confirmation by the clerk of said Superior Court and no bid will be accepted or reported unless its maker shall deposit with said clerk at the close of the bidding the sum of One Hundred (\$100.00) Dollars, as a forfeit and guaranty of compliance with his bid, the same to be credited on his bid when accepted.

Notice is now given that said lands will be resold at the same place and upon the same terms at 2:00 o'clock P. M., of the same day unless said deposit is sooner made.

Every deposit not forfeited or accepted will be promptly returned to the maker.

This the 6th day of May, 1932.

JAMES D. PARKER,  
 Commissioner.

May 12-19-26; June 2