## RALEIGH. N. C., WEDNESDAY MORNING, JULY 25, 1888.

Winston News. Cor. of the News and Observer.

OL. XXV.

ROYA

POWDER

Absolutely Pure.

this r. wder never varies. A marvel i purity, strength and wholesemeness ore concomical than ordinary kinds and

annot be sold in competition with the

utitude of low test, short weight, slum or phosphate powders, sold only in sans. Royat, Baking Powders Co., 105

WRITESTER, New York. 19-11 b) V. C. & A. B. Stronach, and

il East Martin Street,

NEW ARRIVALS

Purchased by our

New York Buyer.

SON.

1 : + + + + : E fin.

TRULINT

WINSPON, N. C., July 23, 1888. The State Normal school will close PROCEEDINGS YESTERDAY IN here on next Friday much to the re-SENATE AND HOUSE. gret of hundreds of our people, who have visited the sessions of the

PASSING PROVISIONS IN THE SENATE FOR school and been benefitted thereby, THE CONSTRUCTION OF HEAVY OUN and by those who are here from vari-BOATS FOR THE NAVY. ous sections to receive instruction

CONGRESS.

and knowledge. The school is a cr in the State, to the Faculty By Telegraph to the News and Observer WABHINGTON, July 24-SENATEand especially to the principal, W. W. Blair, who showed his good seuse in The resolution to print 5.000 the selection of instructors, and lect- additional copies of the report-Stin uers. I am more and more convinced Senate committee 'on persons that a permanent Normal College the subject of vetoed pension inteshould be established by the State, way taken up, the question and that the college should run 10 on Mr. Cockrell's amendment to state months in the year. I am informed 100,000 copies of the Presting that efforts will be made at next vetoes in the last and present Concession of the legislature to establish gresses. After debate in which the such an institution, and I have no somewhat famous Mrs. Doherty - case doubt but what such an appeal will was the chief topic, the matter was almeet with a hearty response. But to return to the Winston State Normal and Mr. Sherman, from the committee school. The lectures of Prof. Bran on fidance, reported an amend uent son on numbers and mathematics have to the sundry civil bill to incorporate

the wonderful and happy fac appropriations. The Senate then committee on public lands. ulty of throwing poety and hum or proceeded to the consideration of the naval appropriation bill. Among the intol his lectures. which releves those who might say that a lociure amendments reported from the comon mathematics is drys Mr. Branmittre on appropriations and agreed

son's lectures are not dry. He is a gentleman of considerable intelli gence, and Branson's A ithmetic is a

no business to allow such a man to of \$50000 for continuing the im, roveleave the State, such men are scatco, and too valuable to the educational cause to be allowed to feave. Prof. Moses, of the Ralegh Graded

Schools, is another bright educator. He is an enthusiastic and earnest worker, and his lectures are intelli Prof. J. A. Blair has been a most ex \$1,800,000, and the following : Also county may well feel proud of. cellent worker in the school He has three gunboats, or cruisers, neither construction at a cost of about \$1.

Such apparatus new and from the ment to cost not more than \$3,500,hands of a manufacturer, I dare say, would cost \$250. Prof. W. A. Blair, principal of the

Winston Graded School, is proud of his Normal, and looks as happy as a young fellow just after some dear one to him has said the little word, yes. Prof. Blair lectures daily and always says something good and beneficial. Prof. Rayhill, the big man, (physi-

cally and otherwise) from Kansas City, is a whole team, as a lecturer from \$500,000 to \$700,000 each and instructor on elocution. Mr. are so fortunate as to hear him. Mrs. J. A. McDonald has done val-Christian lady. Prof. C. D. McIver delivered an priations. address before the school on last Fri-Mr. Morgan, speaking of the moral day. The address was full of good power which a strong fighting navy old horse sense, and was well received would give the United States, said and highly appreciated. Profs. Mcthat Germany would not be sweeping Iver and J. A. Blair have gone to the Pacific if the United States had a good fighting navy; not that Ger-many was afraid of the United States. Yanceyville to conduct the County Institute this week. Our people were greatly disappointed that Col. Wadbut she knew that the United States dell could not be with us on Saturday was not going to arms in order to denight. His train missed connection fend the Pacific coast. The building at Greensboro and he could not reach of a good fighting navy would do more for the commerce of the coun-A gentleman who has been traveltry than any other measure. ing lately through Stokes county has Mr. Steward moved to amend the House clause proposed to be struck just told me that he never saw better crop prospects. Tobacco is looking out, by making the tonnage of one well, and a large crop is on the hill. armpored cruiser, 1,500 tons. Our market is well supplied with exinstead of 75 00 and the limit of cellent fruits and vegetables, and ten million instead of three million. they are selling cheap, but our peo-Mr. Gibson suggested to Mr. Stewart

Mr. Lehbach, of New Jersey, from from the committee on public build ings and grounds, reported a resolution for the employment of an elec- A DESTRUCTIVE CONFLAGRAtrical engineer to make plans and specifications for lighting the House and committee rooms by electricity and to solicit proposals for work. Adopted.

NEWS

Ms. Holman, of Indiana, from tio addition of public lands reported und a so I the numediate considera uniof the State bill to extend the aws the United States over "N Man's Land."

My an provingenized the b with the O other a training bill. E ouffecto al compositor easy passion outputs in as to pass t oil (jast a general for propie we asking for bread, with the bill of the rendeman from Indones request to give them a stone Mr. Springer w successful and the lines went it t committee of the whole on the Q-la homa bill. Pendung the debate, ti committee rose and the House at o'clock took a recess until 8 o'clak. been enjoyed by those who have in it is provision to refund the direct the evening session to be for the con-heard them. Prof. Brauson possesses tax. Referred to the committee ou sideration of bills reported from to

> Zeal in Franktin INGLESIDE, Franklin County.

to by the Senale were the following: A large crowd of farmers assess thing of the near future I will say locate a pays yard near the coast of inst for the purpose of organizing a this though that North Carolina has the Galf of Mexico; inserting an item Democratic Club. Stirring speeches wers made by Dr. J. E. Malone and ment of the naval hospital park at Mr. G. S. Baker, of Louisburg, and Partimonthi Va. The most impor- Mr. F. S. Spruill, of Franklinton Mr. tauth amendment reported was to Sprail held the crowd spell b und addito the item for the construe. for an hour with his forcible logic and though three steel cruisers, two of strong appeals to patriotic action in the feel about 3,000 tons, at a cost the coming a ruggle. He is a young not exceeding \$1.100 000 each. xelu lawyer of fine attainments, a min of gent and instructive. Every out sword aunament, and one of about brains and good judgment, and one likes to see Moses on the roa run. 5.30 Etcus at a cost of not more than that North Carolina and Franklin sword as mamont, and one of about brains and good judgment, and one

After the speaking the chairman given several lectures on various sub of which shall exceed 1.700 tons in announced that all who wished jects in reference to teaching that displacement, nor \$500,000 in cost, to join the club would call were valuable in every respect. Prof. including any premium that may be out their names, they were called out Blair gave some scientific experiments paid for increased speed and exclud- faster than two secretaries could last Saturday that won for him praise ing dost of armament ; said vessels to write them down and 50 names were on every side. The experiments were be built either wholly of steel or with quickly enrolled. The following offi more wonderful because the appa-ratus were of the Professor's own item the words "and one armed Egerton, vice president; R S. Foster. cruiser of about 7,500 tons displace- secretary; W. H. Pridgen, treasurer: W. Hays, committees will be ap-000; and also to strike out the pro- pointed at next meeting August 1st vision that at least one of the vessels 8 o'clock, p. m. 100 more names shall be built in a United States navy are expected to be added at that yard, and that the others may be time. Few clubs in the country.

built at the navy yards if the Secre- organize with a larger list of names tary cannot make reasonable conthan this one, known as the Ingleside tracis for their construction. Club of Franklin county. Mr. Gray moved to amend the At the State convention this county was about equally divided between

amendment by striking out the words Fowle and Alexander men. If the "1,700 tons" and inserting the words "2,000 tons," and increasing the cost Fowle men don't look to their laurels the Alexander men will outstrip Mr. Morgan, of Alabama, regarded them in hard work and zeal for Judge Rayhill lectures and reads daily to these large vessels as more efficient Fowle and the whole Democratic the delight and benefit of those who in protection of harbors. Other ticket. We farmers mean business. speeches in favor of the building of No Republican flag can float in this large war-ships and a strong navy cauntry again. The "infamous party" uable work in the school. She is a were made by Senators Hawley, Tel- has almost ground the life out of us lady that North Carolina is proud of. ler. Butler, Reagan, Gibson, White by its unjust laws, and we mean She is intelligent, progressive and a and Call advocated the amendment to sink it deeper than the lowest depths of the bottomless pit next proposed by the committee on appro-November. FARMER

## HEAVY LOSS.

Mills bill was offered towit : Amend by inserting the follow-ing after section 26, and designating TION IN CINCINNATI. it as section 27:

A MAMMOTH SHOE FACTORY IN BUINS-A LOSS OF OVER THREE HUNDRED THOUSAND DOLLARS.

in Telegraph to the News and Observer.

rels, or kegs of such spirits held by CINCINNATI, July 24 - About four manufacturers or dealers at the time clock this morning the watchman this act shall go into effect, upon iscovered fire in the second story of which the tax has been paid, there Le six story shoe factory of Krippen | shall be allowed a drawback or rebate & Co., situated on the northeast of the full amount of the tax so paid; conner of Sycamore and New street, but the same shall not apply in any At five angine house No. 4, not more case where the claim has not been than 200 feet distant, an alaria was ascertained or presented within ninety instantly given but before the department could begin its fight the It shall be the duty of the Commis flames and reached the elevator and signer of Internal Revenue, with the oreal to all the upper floors. Then approval of the Secretary of the han a desp-rate contest on the Freasury, to adopt such rules and tt of the entire fire department to regulations and to prescribe and 'ga é the calamity by subduing as furnish such blanks and forms as may ou as possible the intensity of the be necessary to carry this section ant, so as to save the adjoining into effect."

AND **OBSERVER**.

inictules It was a great contest, Mr. Cowlas. Mr. Chairman, I am but the firemen succeeded after all heartily in favor of this amondment at this most impossible work. Every and shall support it. It gives relief gas a the large factory a hundred to a large body of people living in fact layant was broken by the heat the mountain sections of this country and the window frames were scotched especially. The amount of revenue and amost caught on fire, but by involved, it is reasonable to say, is the expenses of the commission to bled here on the night of the 18th constant watchfulness the building only a little more than a million dolwas saved. The heat was so lars-\$1,00,000, I believe, in round intense as to ruin the high brick numbers. The necessity of getting walls of the adjoining build tid of the surplus in the treasury is org. All the wall except the front urged on both sides of the House, portion of the rear fell one destroy- Now, taking all the reduction that ing a dwelling on North street. The this bill will make in all its provisfront wall is in a very dangerous con-dition and must be thrown down as further and still leave a large surplus. a means of precaution Cable cars Why not do it? Why should not are permitted to run in front of the both sides of the House meet on this unbling, but passengers are not question? If there be any truth in blows it to occupy them while pass- the protestations of party, if there as thit point. The factory was one be any truth in the protestations of If the largest and best equipped in individuals, that we want to give rethe country. It was engaged in the lief to the people in this matter of manufacture of a fine quality of wo- taxation, why not come forward and mens' shoes. It had the best and embrace the first chance we have had most expensive machinery, valued at to vote upon such a question during \$100,000. The building was put up many sessions of Congress? Now is the especially for this purpose two years time and this is the hour when every ago at a cost of \$70,000. The stock man should come forward, without and machinery on ban I were invent- regard to party and political affiliaoried a few days ago at \$140,000 The tions, and vote for this relief to the loss on everything is total, making people.

a loss of \$310,000. The insurance al- Sir, it was arousing on yesterday together amounts to \$161,000. The when my good friend from North employees who are thrown out of Carolina [Mr. Johnston] inquired work are 550, of whom 350 are wo- with regard to the status of the men and girls. The origin of the fire vote taken on his amendment which is a raystery. There was no fire in proposed to wipe out the entire inthe building; the workmen were on ternal tax system, and for which I the second floor as late as 1 o'clock voted most cheerfully. When the this morning. MR. TRENHOLM'S CIRCULAR

tlemen only had voted in the affirmative, my friend asked in a tone of as-TO DEPOSITORS OF THE FREEDMANS' BAV-Republican party and the pledges of the Chicago convention ?" Why, sir, the old song,

Col. Cowles on the Internal Revenue. tem in the section of country I represent. The following amendment to the

The report of the Commissioner of Internal Revenue for 1887 says that NOW TO TAKE ITS TURN AT in 1887 1,155 fruit distilleries existed in the State of North Carolina and 1,054 in the State of my friend from "That all laws imposing any inter-Virginia (Mr. Wise), many more than nal taxes on spirits distilled from exist and nearly twice as many as ex-

apples, peaches, and other fruits are ist in all the other States of this hereby repealed and that on all orig-Union; this is because we have large inal and unbroken hogsheads, barfruit growing districts which must in "good years" furnish a large share of the small farmers profits They are unable, many of them, to comply with the requirements of law, and if by dint of bard begging and laying become liable to be mulcted in heavy penalties by some technical failure to comply with all the regulations. This is the reason why our people

> ous burden. Now, sir, I ask hat they shall have

these sections of the country who can caucus and whom shaped to meet are entitled to some consideration any conflicting views which ma, by shall have this burden removed, and it will not militate against the pasaage of this hill to grant it. I. sir. and by them before the Democrat e am as much in favor of some of the caucus for the consideration of a line provisions of this bill as any one can of policy on their part. With so be. I am for reducing taxation, and many elements of uncortainty, uo for reducing t apon articles which, one feels like venturing to guess as as much concern my people as the people of other sections of the country, but at the same time I ask that you give them some relief from a burden which is not borne by the people of many other sections of the country which will in nowise interfere with the necessary revenue for the government

Mr. McM llin! I wish to call the attention of the committee to one fact which stood in the way of the commit ee, and stands in the way of to the Tfeasury Department and gave mittee will con inne its inquiry durpremises, and what could be done. We met with difficulty at the begin-House [laughter], but if there were, Mr. Chairman, no export could tell the difference by taste or appearance. It cannot be detected. We could not devise any means of preventing frauds upon the revenue if we should free from taxation the spirits distilled from fruits.

Finding that difficulty, I went to the gentlemen from North Carolina to secure, as well as making the meastonishment, "What has become of the who urged the proposition, and asked ure the special order with exclusive them if they would not offer an right of way until it shall be perfected id passed by the Senate. mendment which would do the work, I could not do it. The members of The St. Paul Insurance Company. The last statement showing the condition of the St. Paul Fire and Marine Insurance Company shows a most gratifying increase in the business of that company for the past six months. The assets increase during that period was \$20,000, the net surplus increase was \$30,000, reinsurance fund increase \$32,000, unadjusted losses decrease \$43,000. mixed with brandy when you adopt The total assets in 1880 were \$857.681. In 1882 the total assets were \$1.541.061, showing an increase of \$683.380. This enormous increase speaks for itself. The company feels very much gratified at this unmistakable evidence of its reliability as well it may. The fact that Mr. T. H. Haughton is General Agent in North Carolina is a guarantee that the business in this State is conducted on a reliable and satisfactory basis.

THE SENATE

THE TARIFF.

10 41

NO

THE FINANCE COMMITTEE IN CONFERENCE AND DISCUSSING THE SUBSTITUTE TO

BE SUBMITED FOR THE MILLS BILL.

By Telegraph to the Newsmand Observer.

WASHINGTON, July 24 -Thore was a full meeting of the Sonale finance committee this in erning and an hoat was devoted to su informal discusthemselves under mighty obligations sion of the line of action in regard to to their more wealthy neighbors thus are enabled to give the bonds they but at the time of the adjournment there was an understanding that the Republican insjority of the committee would get together and see if an agreement could be reached in recomplain so b ttelly about this griev. spect to the measure to be submitted as a substitute for the Mills bill. If successful is this, the measure is some relief. I ask that the people of likely to be lad before the Republideveloped here, t will be laid before the Democratic figance committee to the kind of measu - if any, which may be submitted or length of the

session. But it is expected that the present week wil datermine pretty clearly the course of is are events. The Republican members of the committee remained in conference nearl, an hour after their Democratic colleagues. There wore frequent private conferences with other Republican

Senators and with other Republican members of the llouse. As a result, the opinion is gaining headway that the House in this legislation. The there will be no report of a tariff bill committee on ways and means went at this session, but that the sub comvery careful attention to the question ing recess. Should the Republicans now under consideration. We tried adopt this course, the final adjournto see what would be right in the ment of the session may be expected within three weeks. Among the propositions which have been sugpre orandy and mix two gallons of pure whisky with it, t is all apple brandy and you cannot tell the dif-ference. There are no tell the difject during recess, by hearing industries, agriculture and labor, and to frame a bill which shall be based upon fair protection principles, to be reported to the Senate on the first day of the next session. The proposition contemplates fixing in the resolution the minimum of reduction on the revenue, which the committees shall aim

Cor. of the News and Observer

July 20, 1888

200 pairs ladies 23 button Dongola Goat Shoes, at \$2.24, worth \$3.00

60 dozen unlaundried reinforced shirts

I adies Sailors, 25 cents each

50 silk umbrellas, \$1.75 each.

Dibbons in all widths and colors.

lot of tin and glassware.

100 vest front black Jerseys, \$1.46, chesp at \$1,75.

1,000 pairs ladies hose, all colors and shades, 10 cents a pair. immense bargain.

lingham apron checks, 7; cents a yard.

lot of white handkerchiels, 10 cents a dozen.

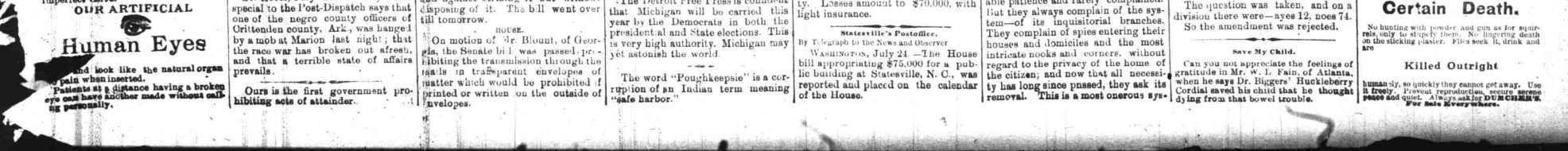
The largest and best cake cake of toilet soap in the world for 5 cents a cake.

300 woven corsets 50 cents, worth 75.

new line of laces and trimmings.



Embraces an endless variety of lenses which together with our practical expeience enables us to correct almost any seror of refraction in Myopia (nearsight). stror of refraction in myopia (nearsight), Hypermetropia (far sight), Presbyopia 'old sight). Asthenopia (weak sight) an.' giving prompt relief from that distress-ing headache which often accompanies imperfect vision.



ple want a market house, and have to modify his amendment so as to about concluded that such an enter. provide for two vessels of war of prise is a necessity. The subject is being continuously agitated. The \$20,000,000. Mr. Stewart accepted house of Mr. Thos. I. Leak, of Ger- the suggestion, modified his amendmanton, was consumed by fire yesterday morning. Nothing was saved,

the family barely escaping with their lives. The mother of Mr. George Kinshaw, of this place, died in Chatham county at her home on Saturday striking out the House provision for morning in the seventy second year of her age.

The mother of Mr. I. W. Durham. of this place, died at her home in . Charlotte on Saturday morning. A gloom was thrown over our city

Saturday afternoon when the sad words were passed from mouth to mouth that Edgar Carter was amended, was agreed to. As the dead. Mr. Carter was a young gentleman of most excellent character, a Christian and a gentleman and his death was a shock to hun-

dreds who knew him but . to love and respect him. He was in the 26th year of his age. His remains were taken to Virginia yesterday by Mr.

W. T. Carter, his brother. PERSONAL. Hon. R. B. Glenn has gone to Con-

nelly Springs. Maj. T. I. Brown and Mr. J. W. Rogers are in Danbury, trying the vessel at least 20 knots per hour, with virtues of Piedmont water. Miss Williamson, of Graham, a very charming young lady, is visiting the family of Mr. T. F. Williamson,

on 5th street. Miss Nannie Mangum, of Durham Tholast amendment was the insertion county, is visiting Mrs G. E. Webb, of an item of \$275,000 for the conon 4th street. G. E. W.

Horrible Suicide. By Telegraph to the News and Observer. REDDING, Cal., July 21 - At Mor. napolis. It was agreed to and the

ley station; 20 miles from here, James bill was reported back by the commit-Our Optical Department ley station, 20 miles from here, James bill was reported back by the commitcide in a horrible manner. He bought amendments on which no special vote a fifty pound box of giant powder, was demanded were agreed to.

Yeas 9 nays 41.

A special vote was demanded by sat on it and touched explosive off. Mr. Morgan on the amendment The coroner gathered up twenty striking out House item for a compounds of body in a basket. mission to locate the navy yard on The Arkalisas Affair Getting Serious. the Gulf coast, and Mr. Morgan spoke

by Telegraph to the News and Observer. i'r favor of the House proposition

Sr. Louis, July 24 .- A very brief and against striking it out without special to the Post-Dispatch says that disposing of it. The bill went over

Kittrell Notes. for, of the News and Observer.

KITTRELL, N. C. June 24. Last Sunday, July 22nd, was a day

of rejoicing and gladness to the faithful members of the Methodist Episcopal Church South, of Kittrell, N. C. Howing finished their church and the proceeds of assets of that institufurnished it they on that day at 11 tion. The corporation is in liquidao'clock a. m., dedicated it to "The tion, and that liquidation will pro-

catory sermon, which was indeed a alized will be divided among all degood one, was delivered by Rev. J. J. positors who have proved their claims Renn. All felt the solemnity of the in accordance with existing laws. occasion and one faithful brother be- The effect of the bill passed by the nounced that it was one of the hap-

piest days of his life. We now have a church that we can ference between their share of truly say we are proud of. It is the assets of the corporation and the about 1,500 tons each at a cost of finished inside and outside, furn- amount of their deposits. This is ished nicely, and best of all, IT IS PAID a pure gratuity from Congress to FOR. There is not one cent against it to these people, and the distinction in ment accordingly, and spoke in favor our knowledge. The trustees stated their favor rests upon the questionof puilding up a fighting navy. Finally the vote was taken on Mr. Stewthe title good and the deed recorded African descent had any right to

art's amendment and it was rejected. according to law. The organist, M as | make use of the Freedman's Savings Maggie N. Reid, being aided by the & Trust Company in any manner or The question was then taken on choir, rendered music suitable and to acquire by any means any interest did credit to herself.

one 7,500 ton armored cruiser, and it At 3 o'clock p. m. Rev. J. M. was struck out, yeas 37, nays 🐏 Rhodes, of Henderson, delivered a The amendment offered by Mr. G. timely and excellent address before limiting the tonnage of three gunthe Surday school. At 5 o'clock p. boats to 2,000 tons and the cost of m; Prof. D. S. Allen addressed the each to \$700,000 was agreed to, and Young Men's Christian Association. the amendment reported by the com-All felt edified and greatly encourmittee on appropriations, as thus, aged after hearing him. His soul is in the work, having at all times the matter now stands, a provision is good of young men at heart. At 8 30 made for the construction by conp.m. the church was filled to overtract of two steel cruisers, of about flowing with people who were anxious 30,000 displacement each, at cost of to participate in the last services of not more than \$1,100,000 each; one the day. The church membership is only fifteen, while the Sunday school plagement to cost not more than numbers over fifty. There is a future M

For the News and Observer.

Ye sons of Liberty arise least 19 knots per hour, and the third Gird on your armor bright : \* As your motto streaming flips a deduction from the contract of \$7. For freedom and the right! Wave now your emblem banners 500 for every quarter knot less than Wave wide the red bandanuas guaranteed speed, and with a pre-For freedom and the right ! n inm (to be fixed by the Secretary

( the Navy) for increased speed. Ye sons of Liberty, rejoice Let hope again arise : 'Tis heard—fair Freedom's voice struction an armanent of one steel That yours may be the prize ! Wave, then, triumphant banners practice yessel of 800 tons, for the Wave high the red bandannas ! use of the Naval Academy at An-And yours shall be the prize.

> Ye sons of Liberty come fourth Ye patriots, rallying, come ' From East and West, from South and North, Defend the patriot home '

Wave gloriously your banners Uphold the red bandannas ) er States redeemed-our home. REFRE

Warrenton, N. C.

The Detroit Free Press is confident

WASHINGTON, July 24 -Since the it reminded me of passage by the Senate of the bill to "What has becom of good old Dancimburse the depositors of the iel?" The Republican party almost Freedmans' Savings & Trust Com- to a man were on that occasion found pary for the losses incurred by the seated in quiet, conscious peace with failure of said company, the Compthe "lions" of the ways and means troller of the Currency, as ex officio committee on this side of the House. commissioner of said trust, has issued They did not vote for the proposition. the following circular in reply to re-Why, my friends, then was the opmonstrances received from white deportunity for you to come forward if positors against that provision of the you meant to do what your platform bill which limits the relief to deposipledges. Ah, but you say the pledge tors of African descent: was made with a condition. What is

INGS & TRUST COMPANY.

This bill does not in any way alter, the condition ! Simply this : prompair or affect the right of any devided you can find no means of spendpositor in the Freedmans' Savings & ing this surplus in ill deserved pen-Trust Company to his full share of sions and jobs of every kind that may be brought here in the way of wildcat appropriations. From your history in the past who doubts your Service or Almighty God." The dedim ceed, and whatever is ultimately re- ability to do so ? Who doubts your ability to scatter the whole of the surplus in the Treasury if the people of the country allow you to get hold of the purse strings. This is the only ing filled to overflowing with joy, Senate will be, if it becomes a law, condition upon which you agree to rising, with tears in his eyes, an- simply to make good to those for abolish internal revenue -provided

whose benefit exclusively the instituyou are not able to spend the surplus tion was originally designed, the difotherwise. When will you ever take steps to abolish this internal revenue? Never. You had the opportunity yesterday to do it. [Here the hammer fell.]

Mr. Cowles. Sir, it is a good old maxim which says "llonesty is the that the property is worth \$1,800 able fact that none but persons of best policy;" and the noblest sentiment ever uttered by Grover Cleveland was "Tell the truth.

I shall go home from here a good deal wiser than I came with regard whatever in its assets. Neither you to the status of the abolishment of nor any other white depositors have the internal revenue tax; and I shall any claim upon the bounty of Contell my people that a large majority gress. You were bound to know the on both sides of this House are oplimitations of the charter of the corposed to it, unless future events shall poration with which you dealt, and, convince me of the contrary.

therefore, to know that its officers And, sir, if any man is opposed to any portion of this tax why can he could not lawfully take your deposits. It is not now intended in any way to not come forward and vote for this inflict upon the white depositors any amendment ' It takes only about \$1,000,000 from the Treasury. It loss. Without any injury, or even any censure, they have been up to this time treated precisely like those depositors who could alone lawfully make use of the institution, and I no country at all. It only enables peoof no reason why they should not ple to utilize the fruit which would continue to be treated in the same otherwise by wasted, and thus to supplement the little profits on their way, so far as the assets of the ccrporation are concerned. farms and eke out a subsistence for Very respectfully, their families. I am satisfied it will

W. L. TRENHOLM, Comptroller of the Currency. leged here.

Whole Town Destroyed by Fire. By Telegraph to the News and Observer.

PORTLAND, Oregon, July 24 .- Later advices from Rostrina, Washington Territory, regarding Sunday's fire, says the entire business portion of the town was destroyed. Only a few small houses in the outskirts were left standing. The total loss will reach about \$450,000. The origin of the fire is not kno u. Two men were badly barned during the fire. The town had no fire department and no means of fighting the flames. A pubhe meeting has been held and a committee appointed to solicit aid for the

homeleas people. Opera House Burned. By Telegraph to the News and Observer.

BUTTE, Montana, July 21-Me-Guires Opera House was burned last night. The audience escaped in safety. Losses amount to \$70,000, with

the committee could not do it. No man connected with the Treasury could do it. To this day no man who favors this amendment has offered any section that would begin to prevent frauds on the government. That is the difficulty which stands in the way. You open the door of the freedom from taxation of spirits distilled from grain, and that may be

> this amendment. I would like the gentleman from Pennsylvania or any other gentleman who favors the proposition to submit an amendment which will prevent this fraud. \* \* \* Mr. Cowles. I submit the amend-

ment which I send to the desk. The Clerk read as follows:

That the tax on brandy distilled from apples or peaches be, and the same iss hereby repealed, and distillers of brandy made from apples or peaches are hereby exempt from any provisions of law restricting or limiting the manufacture or sale of distilled spirits except as hereinafter provided. That the places where

such brandy is kept for . . , whether licensed or unlicensed, a. I the disfray. tilleries whereat such brandy is made or the place whereat it is stored, as

well as the vehicles used for its transportation, shall at all times, under provisions and restrictions of existing laws, be open to examination and searched by the properly constituted authorities, and that it shall be unlawful for any person to mix or mingle whisky or other distilled spirits with brandy, or to charge being means whatsoever the flavor or other distilled spirits so as to cause it to respect brandy, with intent to evade the payment of the tax on such mixture or on the whisky or other distilled spirits so intermixed or changed in flavor, taste or other quality, and any person or persons who shall be duly gives relief to a great class of people convicted thereof shall in each and who need it; and it does not affect every case be punished by fine or imthe supply of breadstuffs in this prisonment, one or both, in the discretion of the court; and it shall furthermore be unlawful for any person to use the license hereby given for the manufactury and sale of brandy distilled from apples and peaches in any way to evade the tax

penalties and punishments imposed not be the means of such extensive by law in respect to whisky and other frauds in the whisky tax as are aldistilled spirits, and any person so offending shall be punished by fine The manufacture of brandy in this or imprisonment, one or both, in the country is so small that it cannot be discretion of the court. Any and all the means of working such tremendproperty now liable to forfeiture by ous fraud in the whisky tax. Besides reasons of violations of internal revwhen we read of the discoveries of enue laws involved in any violation science in this matter of detecting of this act shall, under provision of fraud in the manufacture of lard, but-

existing law, be forfeited to the Uni

ter, etc., why can there not be means ted States. of detecting the component parts that Mr. Cowles. I simply desire to enter into distilled spirits? Why can not provisions of law be made to state that this amendment is an anpubish the persons who use this swer to the request of the gentlemen icense to assist in the commission of from the ways and means committee. frand in the manufacture of whisky or I think it is so goulded that even the in evading it e whisky tax? I am most particular can find no objection willing to 1 25 for any measure of to it. that kin I. Al! I want is an honest, The Chairman. The chair will er-

straigutforwa d relief fo my people. tertain the amendment proposed by I ask this becaase they have been the gentleman as a substitute for the long-suffering and uncomplaining. As proposition of the gentleman from long as this tax was needed by the gov-Peensylvania (Mr. Sowden), which is ernment they bore it with commendnow pending as an additional section. able patience and rarely complained.

The question was taken, and on a

Mayor's Court.

His honor Mayor Thompson yesterday put five dollars and costs on a party for being drunk and down, and also the same upon another party for being drunk and engaging in an af-



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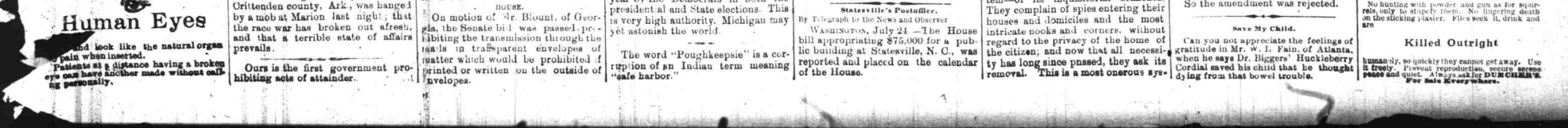
NEW YORK. CHICAGO, ST LUTIS

A PPLICATION TO AMEND CHARTER. In pursance of the trovisions of the Laws of 1885, cliapter 19, section 3, application will be made to D. C. Upchurch, Clerk of the Superior Court of of Wake county, at his office is Raleigh, N. C., on the 22d day of August, 1888, at 3 o'clock p. m., to amend the charter of the Atlantic Hotel Company, of Morehead City, N. C., by increasing its capital stock to one hundred thousand dollars, with lib-erty to still further-harcease the same at any time of from time to time, to any annotes increased-ing two hundred thousand dollars, and to make a ratable increase in the number of shares suito which said capital stock is divided.

ratable increase in the number which said capital stock is divided This July 2020, 1885, THE ATLANTIC BOTEL CO J. S. CARR, Presider

Dutcher's Fly Killer!

Certain Death.



steel cruiser of about 5,300 tons dis-\$2,800,000; and three gunboats or for the church. cruisers not to exceed in displacement 2,000 tons and in cost \$700.0000; each fast vessel Wave the Red Bandarnas. must have a maximum speed of at