

WM. PITT DRAKE, - - Proprietor. LEWIS HANES, - - - Editor.

STATESVILLE

ENTERED AT THE POST-OFFICE AT STATES. VILLE, N. C., AS SECOND-CLASS MATTER.]

Republican State Convention for 1880.

The next Republican State Convention of North Carolina for the nomination of Governor and other State officers, and Presidential Electors at Large, will

sembly. C. W. GRANDY, Chm'n. F. M. SORRELL, Sec'y.

The Late Chief Justice Pearson.

Chief Justice was sought to be over- election of 1860. The Democratic norant exhibition. whelmed with such a storm of re- party, therefore, by its unholy ambiproaches as was never before show- tion to rule or ruin, was responsible ered upon the head of any judicial for all the blood that was shed. officer in our State. All will see that reference is had to the celebrated habeas corpus cases during the time of the "Kirk war." It was the good bury, to be tree enough from piejubill in full. As the question it predice at the time to see that the Chief contains and our own Subantains in the second contains and the seco fortune of this writer, then the editor Justice was right, and to have the moral courage to defend him. And he has lived to see the opinion he then entertained in reference to the Chief Justice's course in said matters accepted as the final verdict of public opinion. A noble monument is soon to be erected over the remains of the great jurist to perpetuate his memohundreds of thousands long after the marble slabs destined to cover the graves of his calumniators shall have

mouldered into torgotten dust. Who was Responsible?

Observer of the 4th instant says:

all the miseries of that bloody period, all the human gore with which free State, which engages to refund to close of a long review of the late de-America was drenched, all the sacrifice them "the actual and necessary cisions of the United States Supreme successors, shall assume control, shall time of the appointment of the Directors, protect them from the machinations and neat rooms of life and property, all the devastation amount expended by them," &c. That Court, which it is to be hoped the of said State for the convertigation and the facility of the Court of the C be credited to Lincoln and his Radical it is so will clearly appear to any one Judges may be spared the mortificaadvisers, and the hands of the Demo- who will take the pains to study sec- tion of ever seeing, quotes some "om- named shall be computed at and after to assemble at such time and place as he

lawyer, and is doubtless familiar with a clearer understanding of the same, in "drafting" the Federal Constitution of the railroad of said Company, and tors to co-operate in the organization, do and Grant's personal appearance. the provisions of the National Conwe give below an analysis of certain tion. Will the Observer be good pleted, said State shall furnish to said pany.

management and control of said Completed, said State shall furnish to said pany. the war. He is aware that the Presi- an eminent member of the Wilming- Mr. Jefferson was when he aided so signs or successors, not less than five and associates, their assigns, or success have allowed themselves to forget his treat dent of the United States, on the day ton bar : of his inauguration, takes the following oath:

"I do solemnly swear that I will faithfully execute the office of President of ure to perform, is that the grant is to the United States, and will, to the best | become null. of my ability, preserve, protect, and defend the Constitution of the United

The editor is aware that the second Constitution is as follows:

The editor is aware that the 10th she has now. section of the first Article reads as follows:

"No State shall enter into any treaty. alliance, or confederation," &c.

That the 3d section of the second Article contains this clause :

"He" (the President) "shall take

cuted," &c. That the 8th section of the first

Article empowers Congress-"To provide for calling forth the mili- signs or successors." tia to execute the laws of the Union, suppress insurrections and repel inva-

And lastly, the editor of the Ob- failure after all. server must have read the third sechave run out, and failure seems immition of the third Article, as follows:

2. To prevent this, when 120 days
have run out, and failure seems imminent, the State is obliged to put in and
line Legislature, took very strong
ground in favor of the "North Caromay execute and deliver mortgage deeds and one by said William J. Best and astion of the third Article, as follows:

"Treason against the United States

"Treason against the United States

"Treason against the United States according to the present contract but shall consist only in levying war against the contract, but said commissioners shall be alike binding to their enemies, or in adhering to their enemies, them, or in adhering to their enemies, them, or in adhering to their enemies, them, or in adhering to their enemies, them and complete the present contract, but said commissioners shall be alike binding and with it the last vestige of that the present and said william J. Best and associates or their assigns or System. But then the times about the contract but said commissioners shall be alike binding and with it the last vestige of that upon said State, and said William J. Best and associates or their assigns or said commissioners shall be alike binding and with it the last vestige of that upon said State, and said William J. Best and associates or their assigns or said commissioners shall be alike binding and with it the last vestige of that upon said State, and said William J. Best and associates or their assigns or said commissioners shall be alike binding and with it the last vestige of that upon said State, and said will read the complete of said Commissioners shall be alike binding and with it the last vestige of that upon said State, and said will read the complete of said Commissioners shall be alike binding and with it the last vestige of that upon said State, and said will read the complete of said Commissioners shall be alike binding and with it the last vestige of that upon said state and associates or their assigns or said commissioners shall be alike binding and with it the last vestige of that upon said state, and said will read the commissioners shall be alike binding and commissione them, or in additional to their chemics, giving them aid and comfort. No pergiving them aid and comfort the distribution of the Roser and associates. Said commissions and the company that the company them are the company that the company them are the company that the company tha son shall be convicted of treason unless successors, may then agree on."

"The Congress shall have power to State, who is already bound "to com- Allen shall appear next week.

declare the punishment of treason, but plete so much as may then be uncounno attainder of treason shall work cor- pleted." ruption of blood, or forfeiture, except during the life of the person attainted."

The editor of the Observer will reon the twentieth of December, 1860; new parties. that the Gulf States passed similar bill he has last looked at to be the worst ordinances in January and February until he has seen the next. tion. All these violations of the Constitution and acts of war occurred while Mr. Buchanan was President, that they can be enforced against bona Best bill. Saturday, - - - March 13, 1880.

> cratic party was not responsible. of these indisputable facts, that "Lin- she is to take it with all the liabilities be, and they are hereby, appointed comof these indisputable facts, that "Lincoln precipitated the war," and was
> which Best and Co. may have saddled it
> which Best and Co. may have saddled it
> which Best and Eo. may have saddled it
> with if they be called "actual and necwith, if they be called "actual and necresponsible for the sheding of "fra- essary." So that if she goes on to com- est of the State in and to the stock, protricidal blood," is something worse plete the work, as by section 12 she binds perty and franchises of Western Nor than nonsense. It is grossly and pre- these liabilities of Best and Co. to the ex- ance with the provisions of this act.

posterously absurd.

Wednesday, July 7, 1880, at 12 o'clock, noon, and will consist of the pretend that Congress could step the fastened on it before the failure. in the House branch of the General Asbound by their oaths of office to obState against hostile discrimination by
freight houses, parking and state.

State against hostile discrimination by
freight houses, parking and state.

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State against hostile discrimination by
freight houses, parking and state. Delegates from each County equal to in and relieve him from responsiand law made in pursuance of them. in these words: they regarded as a violation of the Carolina."

Constitution. On the contrary, as North Carolina to the effort how not to guard against of said company or any part thereof: ment for the disbursements of said State of the other hand, the friends of Milling in this section is a complete. Constitution. On the contrary, as above stated, they themselves had discrimination, this section is a complete success. As a serious proposition to the late Chief Justice Pearson, for which was tender our there's a tender our there's are stated at every law on the statute law, it is a standard our there's are interest. Troperty shall retain the lien it now has upon the l book. No. It was a Democratic reto law, in the line it now has upon the line it now has upon the long that it creto law, in the line it now has upon the line it now has upon the long that it crelaw on the statute book. It was a Democratic reto law, in the line it now has upon the long that it crelaw on the statute book. It was a Democratic relaw on the statute book it appear that Mr Bayard
claim, and demand whatsoever apper.

It is sufficient to say of it that it creable present carries the mind back to the dark days of 1870, when the great Chief Justice was sought to be over-

The Best Bill.

sents is one of great importance to the people of the State generally, we have all will consider it carefully—

tains Judge Cox and our own Survided further, That nothing in this act the profit on two hundred and fifty subscribers allowing 20 cents the profit on two hundred and said William J. Best and associates from liver to said State or its duly accredited by them. Another decides said William J. Best and associates from liver to said State or its duly accredited by them. The desire to have the road sold seems to prevail pretty generally. But what the people want is a real bona fide so far as it can be executed at the time of making the sale. Does the present bill embody the terms of such Many are impressed with the belief that in the event Best and his associates, or their assigns, shall fail in all the labor and expenditures they We regret to see a journal so res- may bestow upon it, to the State. If pectable as the Raleigh Observer in- this were true it would afford some dulging in remarks like the following. guaranty for the faithful performance But that it is so is proof that honor- of the contract, but it is not true .able and candid men can be so far Best and his associates, as if doubtjudices as to become blind to the carry out the contract, have provided of the others? Is he not, in fact, the upon said road shall be continued by the authorities of said State as heretofore it may then exist and shall seemed and for Blaine with his "magnetism" and for judices as to become blind to the plainest and most necessary infer- for themselves, in this bill, a mode of ences from indisputable facts. The escape from its obligations. They "Lincoln precipitated the war, and road, let the same revert back to the THE Charlotte Observer, at the ratification of this act, up to and inclu-

may at any time stop work on the tions 12 and 13 of the bill, elsewhere inous words" from Thomas Jefferson, dollars per capita per annum. The editor of the Observer is a printed. And to aid our readers to who, it says, was a "leading spirit" SEC. 4. That during the construction vate stock, proceed to elect three Direct unfair means, in spite of all Butter could stitution as well as with the events of sections of the bill by Col. McRae, enough to inform its readers where William J. Best and associates, their as-

these associates are to be subject for fail- vention.

both lines, and high contract prices alsection of the VIth Article of the lowed, and profits made, and proceeds the United States that shall be made in lost, mot by misfortune but fault, and branches within a reasonable and lost, mot by misfortune but fault, and branches within a reasonable and lost, mot by misfortune but fault, and branches within a reasonable and lost, mot by misfortune but fault, and lost, mot by misfortune but fault, and lost, mot be loved friend and associates that shall be made in lost, mot by misfortune but fault, and lost, mot by misfortune but fault, and lost, mot be loved friend and associates that shall be made in lost, mot by misfortune but fault, and lost, mot by misfortune but fault, and lost, mot be loved friend and associates that shall be made in lost, mot by misfortune but fault, and lost, mot be loved friend and associates that shall be made in lost, mot by misfortune but fault, and lost, mot by misfortune but fault, and lost, mot be loved friend and associates that shall be made in lost, mot by misfortune but fault, and lost, mot be loved friend and associates that shall be made in lost, mot by misfortune but fault, and lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be made in lost, mot be loved friend and associates that shall be mot be loved friend and associates that shall be mot be loved friend and associates that shall be mot be love pursuance thereof, and all treaties made, the liability of the \$850,000 returned specified time-this is the sort of sale million of dollars, which shall be con- with the actual and necessary amount which belong to and become the treaties made, or which shall be made, under the au- upon the hands of the State, with the sethority of the United States, shall be curity that it now has made worthless; the supreme law of the land; and the and the evil doers are to go seot free. - Carolina-this or none. judges in every State shall be bound If these men have real financial ability thereby, anything in the constitution or some indemnity should be furnished, at laws of any State to the contrary not- least to keep the State in as good condi- this week and requested us to say the date of the ratification of this act, gage made by said Company, its assigns, tent ve to dutie's call, he was one of the tion with reference to the \$850,000 that

be agreed upon by them and the said of Sherman. William J. Best and associates, their as-

on the testimony of two witnesses to the same overt act, or on confession in open having their hands on the throat of the communication of Mr. A. H.

Of course they will let it be "upon such terms and in such manner" as will be liberal. It is to be noted that these associates

SEC. 13. One thinks the feature of this

following; that these States formed sociates" fail, and the property shall ed a delegate to the Chicago Couven. That no sais under the mortgage deeds and to Asherille, a form shall ed a delegate to the Chicago Couven. "confederation," and set up a Con- come again into the control of the State federate Government, independent of the road from Salisbury to Paint Rock States, and made war upon the latter gether with the artual and necessary States, and made war upon the latter amount expended by the associates, &c., in be is a Grant man no complaint is SEC. 7. That the bonds to be issued. SEC. 17. That the bonds to be issued. SEC. 18. That the bonds to be issued. SEC. 19. That the bonds to be iss arsenals, with their arms and amuni- road between Salisbury and Paint Rock." ment. The objections to these provisions are

1. I think hardly any lawyer will say and when there was not a law on the parties. On a sale I doubt if the vendor The General Assembly of North Carostatute books for which the Demo- can so restrict the purchaser in the use of his property.

tent that they are a lien.

otherwise than he did without a flarestricted in its liabilities, the Ducktown York City, in trust for William J. Best bonds.

by the Supreme Court of the United (\$850,60°),) and mortgage bonds of equal trust executed and assigned to them in den cipher dispatches and radioad trust for said William I. Best and united trust for said will be trust for s ceived as settling the various ques- ity of an act of the General Assembly | Sec. 11. That in the event said Wil AMERICAN may see and know for tutional amendments. One of the Railroad Company," ratified the 13th contract, the measure of damages shall on the round, which is within a fraccases involves the question in the day of March, 1875; and that the inter- be that the grants made to them under on the pound, which is within a fraclay before them the text of the Best noted Haskins case, and fully sus- william J. Best and associates from and void; and upon the certificate of the computation, or say \$50 a year. It is there to the Best noted Haskins case, and fully sushope all will consider it carefully.— that the State authorities have no the state authorities h that the State authorities have no right to declare that colored men shall thereon, for a sum less than the face or not some as involve simply because the colored men shall thereon, for a sum less than the face or with the paper writing signed by the per man.—Farmer & Mechanic. sale by an actual contract executed, in broad terms that the 14th amend- fit of said William J. Best and associ-

the performance of any part of their contract there is to be an absolute forfeiture of the road, together with

materially in "drafting" our great be under the supervision of an officer ap- the contract made with them, in purfundamental law? The records show pointed by the Board of Directors of the suance of this act, of which this shall be SEC. 11. The only damages to which that he was not a member of the Con- Best and associates, their assigns or suc- shall again come into the control of said

Let us see the working of this section. North Carolina Railroad on terms fa- dred and twenty-five dollars per capita and personal, including rolling stock and date, the following resolutions were unam Suppose the full measure of the con- vorable to the State, with ample guarstruction bonds and mortgage are put on anties for the faithful performance of sion and all other expenses, payable quar- any and all liens, claims and demands ciful Heavenly Father to Fficase from his the contract, or full indemnity to the terly; that is to say, on the first day of whatsoever by said William J. Best and suffering, and remove from our under, our of bonds squandered and the work left State in case of failure—the contract

that he had no such talk with any the 12th section is objectionable, for hereas the 11th mode the fillure of the Saturday of the same whereas the 11th made the failure to phia as has been attributed to him. | rata, between said private stockholders, equipping said road from Salisbury to him, congenial work, and here he labored carry out the contract an absolute forfeiture, this, the 12th, requires if "the He says that the only true statement stock of the said last mentioned Comassociotes" fail for 90 days, then, after contained in the reported interview pany, respectively held by them: Pro- fifty thousand dollars (\$850,000); and the Truly our loss is his eternal gain. associotes " ian for 30 days' notice, the Governor shall appoint certain Directors, who, with Directors appointed by Best & Co., these being the reorganization, shall "proceed forthwith to complete so much of said "forthwith to complete so much of said care that the laws be faithfully executed," &c.

forthwith to complete so much of said road, if, in cuted the laws be faithfully executed, the laws be f such terms and in such manner as may to manipulate the Committee in favor able or necessary to hasten the comple-

> Ouh! this takes away the breath, but if we are not then Gov. Jarvis, a majority vote of the stockholders in pointed as commissioners to supervise the 1. Then there is to be no ferfeiture for in his inaugural, or first message to interest. the Legislature, took very strong SEC. 6. That after its reorganization of said company, one of which commis-

letter has a chaffy look.

tion. The Colonel is a Collector of shall be free of all hens of anybody, ex- luternal Revenue, and, therefore, one giving ninety days notice there-don those roles is no far as Physical Revenue, and, therefore, one and hostile to that of the United cept the \$850,000 now outstanding, "to- of the "Treasury officials," but as

THE WORST BILL over drawn the

Secreton 1. That the Governor, Treas-

2. When the failure occurs, and the urer, Secretary of State, and Attories To pretend or maintain, in the face road is thus thrown back on the State, General of the State of North Carolina berself to do, she is to be saddled with Carolina Railroad Company, in accord-

We all know what will be "actual and bereby authorized and directed to exe- to be made by authority hereof, is it the

shall be assigned subject only to a mort- Company of New York City shall delive feeling, and there is a prospect that, gage deed of the aggregate amount of er to said William J. Best and associates, by way of retaliation, there will soon William J. three decisions have lately been made eight hundred and fifty thousand dollars, their assigns or successors, the deed of be a Democratic discussion of the Tri States which will generally be re- gage was executed under and by authorof North Carolina, entitled " An act in liam J. Best and associates, their assigns est on said bonds be paid by the said said deed of trust shall become null and tion of one dollar a week on our edi-

not serve as jurous simply because par value thereof, and that any sum commissioners of said State, and deposthey are colored. The Court declares of said mortgage shall inure to the benement and the acts passed to give elfect to it, "place the colored race, in
of said deed of trust, said William J. Governor of said State that said William Is a "small faction" respect to civil rights, on a level with Best and his associates shall enter into J. Best and associates, their assigns or North Carolina who favor

are denouncing these decisions as par- to much me ranged or said western by said contract, their assigns or who are friendly to him are trying to defe tizan, while applauding the dissenting its Western termini at Paint Rock and successors, immediately to proceed with Grant by unfair means. opinions of Justices Clifford and the Georgia or Tennessee State line near the work of completing the railroad of Now, the object and hope of this Blain were quite as likely to be swayed by pleted and put in operation to Paint thirty days from the date of such notice, have been carriestly and honestly for Grant the Governor shall then appoint one Di- will naturally pass into the Blatter camp. partizan considerations as the ma- 1881, and to Murphy, in the county of rector from each Congressional District. case Gen. Grant is not a candidate at t ority? Nay, is it not more proba- Cherokee, on or before the 1st of Jan- and one from the State at large, who, to- cago. Should Blaine secure the norm uary, 1885, and that the work upon said gether with the Directors, to be chosen into Blaine's Lodge and are thoroughly ble that Justice Field, who is a known road shall be begun within two months by the private stockholders, as hereinafaspirant for the Presidency, would from the date of the ratification of this ter provided, shall elect one of their num- the time by presenting Grant's face be influenced by considerations of am- act, and carried on with diligence and ber President, and such other officers as figure as a mask to their performance energy until completed to Ducktown and may be necessary, and shall at once en- step forward into promote a step forward into promote and shall at once enbition and partizanism than any one Paint Rock: Provided, That the work ter into the possession and absolute con- Republican party in North Carolina pended by said State from and after the pleted, upon such terms and in such man- the North what could the Southern Repu ding the day upon which said William | the said William J. Best and associates, Grant and Butler plead with Congress

> of said State for the convict labor em- duty of the Governor to call a meeting of Blaine, secure in his Northern bome from the rate of one hundred and twenty-five may designate, and when assembled they sition and his own power as a man to defeat

State Penitentiary, and said William J. a part, and the property of said Company in consideration of the service of said part of said road from Salisbury to Paint AN HONEST SALE of the Western convicts a price not exceeding one hun- Rock, together with the property, real board, clothing, maintenance, supervi- longing, shall be free and discharged of It having pleased our most wise and mer-

May, August, November and February. associates, their assigns, or successors, or friend and brother, Adram R. Simonson : SEC. 5. That upon the execution of by any other person or corporation, sav- of an all-wise Providence, we deeply mourn unfinished. Here will be a road encum- to insure the completion of both said contract said William J. Best and ing and excepting the lieu of eight hun- the removal, in the dawn of manbood, of our upon the basis of a capital stock of four standing against said railroad, together Possessing to a large degree the demanded by the people of North sidered and deemed preferred stock; and expended by said William J. Best and tian, genial and kind by nature, genial there shall be set aside and reserved of associates, their assigns, or successors, thearts and in our association which security in deportment, he had won a place in said stock, for the benefit of the private in building, repairing and equipping said to him our entire confidence and esteem stockholders of the Western North Caro- road, between Salisbury and Paint Rock, Resolved, More from a love of the cause MR. T. N. Cooper called upon us lina Company, as the same may exist at any provision in any contract or mort- than from a sense of duty, though ever at tion of said road; and said Company as same except by an actual foreclosure of reorganized by said William J. Best and said mortgage, as provided for in sections CHANGED.—We may be mistaken, associates shall be governed by a board six and seven of this act.

> rection of the Board of Directors, con- ers shall examine said railroad no less outfit and terms five Now is the right veying the railroad, property and fran-chises, including road-bed, superstruc-as they shall be notified that ten miles ture, equipment, and all the real and personal estate of said Company, to se- when the same shall be ready to be open-

Junce Fowle has written a letter cure the payment of such bonds and the ed for traffic. The capenace of said comin favor of selling the Western N. C. interest thurson as the same shall be missioners shall be beengthy said compa-Bailroad. He has taken the precaucountraction and equipment of its rall- berete fixed at ten delices per dom, each, tion, however, to insert a saving clause road; and said mortgage deeds, when exclusive of setast traveling expenses or two in regard to conditions and Register's office, in Rowan county, and discrements against North Carolina lina passed her secession ordinance State may be brought in association with proper guaranties. Old birds are not their registration in that county shall now as and ration is the matter of it use to be caught with chaff. Still, his be deemed an effectual and sufficient very puriation rates and that an absorber in intration for all purposes; and it shall to evaluat be made between the towns and not be necessary to register the same in cities of North Carollan.

any other county, any other law to the | way 16. That when the re-Cot. IKE Young has been appoint contrary notwithstanding Provided, and company shall have been comherein provided for shall be made by sir- work on the Ducktown inc. and a vitue of ony decree of foreciseure, without clear force shall be kept at work to

NEC 7. That the bonds to be issued. SEC 17. That is the recent a shall not exceed the sum of fifteen thou- signs, or successive, what he much sand dollars per mile for each mile of delayed for any good and cofficient a on road finished and reads for operation, for which they are, or sinher of more in and said bonds shall have printed in the in no way responsible, and work of -body thereof, that they are issued for the Tigence on their part, then the common purpose of completing the railroad of somers provided for in section 14, of the said company, and that the mortgage act, shall allow a reasonable tour for the deed of said company, executed to secure the payment of said bonds, cannot dates fixed by this set for their complex CHAS, R. JONES, be foreplosed until said railroad shall teen

have been completed to Paint Block and Nex. 18. That sections 17 and 40 Murphy aforesaid Provided That on chapter 228, laws of Two took and we til the \$850,000 of bonds now outstand tion 7 of chapter 100, have of 1870. ing shall have been paid, the aggregate and all other laws or parts of taws who do it a all other laws or parts of taws who do it a all other laws or parts of taws who do it a all other laws or parts of taws who do it a all other laws or parts of taws who do it a all other laws or parts of taws who do it a all other laws or parts of taws who do it a all other laws or parts of taws who do it a all other laws or parts of taws who do it all other laws or parts of taws who do it a all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws who do it all other laws or parts of taws or parts or parts of taws or parts or par of bonds authorized to be assed, as pro-conduct with this act be, and the same vided in this section, shall be less than are hereby repealed. the amount named above by the sum | Sec. 19. This act shall be in of \$85,000 Provided further. That from and after its ratification.

neither by this act, nor by the contract intent to affect or impair the mortgage panels with that in betaron Hay us how Mr. Lincoln could have done a mecessary. The Paint Rock line is thus United States Trust Company of New now upon said road as security for said ARD WASHINGTON, March 2 - It is SEC. 8. That the bonds to be passed the common understanding amongfor a period not exceeding thirty years, of Senator Bayard's speech to 1 and grounds, and other lands belonging to and shall bear interest at the rate of six was made by Mr. Tilden or his immethe same; all rails, bridges, viaducts. per cent, per annum, payable sens annu- drate friends acting for him. This COMMISSION HOUSE, The roth is the worst section of an, culverts, fences, depot station houses, ally, on the 1st of January and July, has turned the attention of some of serve every constitutional provision and law made in parameter of them.

State against hostile discrimination by those who are to own these roads. It is in these words:

State against hostile discrimination by the freight houses, machine shops, and every as provided in section nine of this act. They return that thus other building or structure thereunto shall commence to bear interest on the in these words: other ounning or structure thereunto shall commence to bear interest on the part of 1861. They report that thus the polyments and Company shall not discontinuous belonging, held, owned, or used by said 1st of January, 1881, and no bonds part of 1861. They report that thus the polyments are interest on the part of 1861. They report that thus the polyments are interest on the part of 1861. They report that thus the polyments are interest on the part of 1861. They report that thus the polyments are interest on the part of 1861. They report that thus the polyments are interest on the part of 1861. They report that thus the polyments are interest on the part of 1861. They report that thus the polyments are interest on the part of 1861. It was not pretended, in 1860-'61, by Criminate against North Carolina towns occupany in conducting the busithe secessionists that, like the nulli- and cities in the matter of transportation and cities in the matter of the secessionists that, like the nulliflers of 1832, they were resisting what
they remarded as a mid-lation of the

the Bultimore American.

COMMUNICATED.

A number of Democratic journals provisions of this act, binding themselves act contained, said Governor snall noti- "booming" for Grant and the other by d to finish the railroad of said Western fy said William J. Best and associates crying Sherman, and charging that the

Ducktown, according to the charter of said Company, according to said con-

may, by a vote of a majority of the pri- this measure, and he did deteat it, and be There may be a few, a very few good men

Tribute of Respect.

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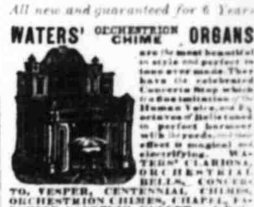
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