## CONVENTION.

THURSDAY, JULY 18, 187

Jection, August 5th, 1875. FOR DELEGATES:

> DAVID S. COWAN, THE J. N. STALLINGS. WILLIAM-FARRIOR, 1190817 CUMBERLAND COUNTY.

JOSEPH A. WORTH, NEILL R. BLUE, DUNCAN SINCLAIR.

CALVIN A. MCEACHERN. BLADEN. J. W. RUSS.

JAMES BUMLEY.

FORNEY GEORGE. ONSLOW COUNTY,

JAMES G. SCOTT. SAMPSON COUNTY. S. J. FAISON WILLIAM KIRBY

If, in spite of protestand challengs, an illegal vote is polled, let the proper fidavits be at once made before the proper officer, so that the parties thus illegally voting may at once be arrested and thereby prevented from escap-ing the penalty provided by law in such cases. We repeat, let the pro-per affidavits bemade and let the par-tics transluterity exting be at once ar-reson.

Remember that the election law reires "That when a voter is chalaged at the polls upon demand o) any officen of the State it shall be the duty of the Inspectors of the Election to require said voter before being al lowed to vote to prove by the oath of some other person known to the judges the fact of his residence for thirty days previous thereto in the county in which he proposes to vote."

Remember also that it countied to regreter or vote in any other precinct

or township than the one in which he te an actual or bona fide resident on the day of election, and no certificates of registration shall be given. ARE WEIGHARD

Three weeks from to-day the people of the sun shines, "as we make our bed so must we lie on it." Twenty-one And the same act allows a homestead of 100 acres without restriction as the value, which in many cases would be worth, with the improvements, many thousands.

In 1868 our Constitution was adoptglorious opportunity to wipe away overy represent that has over fallen

He who runs may read that the election of the white ments candidates to the Convention promises passe and order, good dawn and good government, and he may reed, also, that the election of the candidates of the negro party gives promise of bad laws and bad government, of lawlessness and violence beyond parallel in the history of the country. Never did a law-loving people have reater inducements to give expess n to their will in regard to the conduct and policy of their government then we have to-day, and no more emphatic expression of that will can be given than by sending an overwhelming Democratic mujority to the Con-

If the white men in the several counties willjonly go to the polls and votes all will be well. But we must work, and work with a will to bring out our whole strength; in a word, we must be thoroughly organized, There hould be an executive contaittee in every township, and men should be pointed to examine the registration and if any names should be ad Mirefa Improperty, steps should Miles at once to have them skrickon Challengers, too, should be into this tight to win, and must cold and work together; work syn-tically told work thickeningly, un-tic palls are cloud, it's

th make proves, on we have his our de, if we do not win this light we would not do not win this light we would not with all the fearful conand Debut mone that we must make the infances Canby intion for the remainder of our

Alle men of senters Caroline, pro-

ave to swear upon the Holy Evange lists of Almighty God to respect and obey, before taking their seats would the fact that sine-tenths of the Home stands in the State belong to members of the Democratic party, constitutes an equally safe guarantee, and one, too, based on that strongest of human passions, that is to say, self intercet, that no attempt will be made to reader the provision of the law for the protection of wives and children from

A th and reason and one entirely conclusive, too, might also have been given, that is to say, the well known fact that before any change proposed by the Convention can become a part of the Constitution, it must be ratified by the people at the polis.

But we do not propose to make any argument on the question this moruing, we desire simply to show, by choice Radical testimony, how utterly abant is the pretence set up by the Radical party to be the Homestead party. And now to the proof. There were Homestead and Exemption laws in North Carolina before the adoption of the present Constitution. These laws were curtailed and restricted by the Radicals in 1868. The authority for the statement is high-perhaps official would be the more correct term. It comes from His Honor, Judge Reade, in the opinion of the court, in the osse Garrett vs. Cheshire, '69, N. C. Reports p. 896. There is radical doctrine, to be ound in Reade's opinions, if it be possible to put it there. He would have some healtstion about the propriety of convicting even Beecher on such testimony, but we suppose it is perfectly competent and credible as against the

The following unsellected hadimanial from Boy O. T. WALKER, M. D., formerly paster of Sowdein square Church and at present settled in Providence, B. I., must be encouned as reliable evidence.

No one should fail to observe that this testimental I the result of the res

contail the result of two years' experience ith the use of VEGETINE in the ster. Mr Talker's family, who now procounces it in-

M. M. STRVERS, Enq.,

I feel bound to express with my signature
the high value: place upon your V EQL TINE.
My tamity have used it for the last two years.
In nevous debility it is invaluable, and I
recommend it to all who may need an invigotating, renovating tonic.

T. WALKER.

ormerly Paster of Bowdoin Square Church Hoston.

The Best Evidence

The following letter from Kev. E. S. B. KS I', Paster M. H. Church, Pattick, Mass., will be read with interest by many physicians. Also those auffering from the came discusses afflict of the son of the Kev. S. B. Beel. No person can doubt this inclinony, a d there is no doubt about the carative powers of VEGE-TIES:

MR. B. R. STEVENS

Beliable Evidence, W.

Nov., 14, 1874.

Dear Fir From personal benefit received to use, as well as from personal knowledge those one cures thereby have seemed most musculous, I can most beartily and onedy recommend the VEGETINE for complaints for which it is divined to cure.

JAMES P. LUDLOW, Late Pretor Calvary Bap. Church, Sacram to, California.

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Horse Bonnets.

The cheapest Trunks in the city; Baddle larness, Feather Husters, Leather, Saddler, and Gresse, Samuel Lap Du are, Lines Succes, William Burn, Hame lollars, Back Bande, and all kinds of Saddler hoods, cheap for cash at the Saddlery Steres

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CITEAMER SEPTEM WILLIAM regularly

O. G. PARKLEY & C

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Montgomery and Anson counties?

weekly.

GRANT & HINTON,

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College Control of the College College

Radical party. At any rate leaving that for Reade and his party to decide among themselves, we present the secord the Judge makes for his brethren. It shows beyond the shadow of a doubt that the Radical party did not increase but did diminish the Home-steadand personal property exemp-

In the case of Garrett vs. Cheshire, N. In the case of Garrett vs. Cheshire, N.
C., report, p. 396, Judga Reade delivering the opinion of the sourt says:

An act of 1856, (Revised Code,) exempts personal property, articles by name which may be of the value of several hundred deliars more or less, and the control of the existence of the debt in the case before us, an act was pessed exempting all necessary farming and mechanical tools, one work-horse, one water of over the case of the case of over the case of the case of over the case of the case yoke of oxen, one cart or wagon, one miles sow and call, fifteen head of hogs, are hundred rounds of pork or backs, fifty bushels of corn, twenty bushels of wheat, household and kitchen furniture not exceeding two Morth Caroline will be called upon to hundred dollars in value, the Library's of attorneys at law, practicing physicians and ministers of the Gospel, and the instruments of surgeons and dentists used in their profession.

Acts. 1866—'67, Chap. 61. It is an acts. Acts 1866—'67, Chap. 61. It is apparent that an allotment of these articles approximate \$1,000, and in many cases would exceed that sum in value.

In 1868 our Constitution was adopted, and in that our present Homestead law is limited to 1,000 realty, not in fee simple, but for a limited time and personality to the value of \$500. Can it be said of our homestead is was the learned Judge said of the Georgia oase, that any one in onsting his eyes over them, as compared with former exemptions, he would be struck by the magnitude of the increase. Our Homestead law is not an increase but a restriction upon the exemptions, and they were not made to defeat debts but to secure the necessaries and comforts to our citineus.

In view of these facts is it not amas ing impudence for the Radical party to claim to be friendly to the Homestead?

The Constitutional Convention of 1868 was, as our readers know, everwhelmingly Radical.

By that Convention, to the diagnet of all the decent people of the State, the marriage of A. C. Thornton, white, to a negro women, both residents of Superceville, wear by solemn enacement declared valid and binding.

But will we are told that the Republican party in North Darolina is not a Civil Rights party!

What nights proof could it give of What higher proof could it give of of social equality?

White men of North Carolins, what
do you think of such a party?

"The Chamber of Peace."

"THE CHANGED CROSS." "CHRISTIAN BALLADS."

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A finestock of beautiful CHROMOS and colored LITHOGRAPHS, for sale

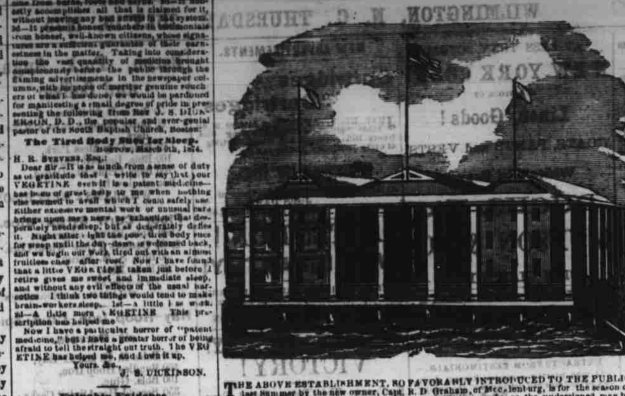
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THE ABOVE ESTABLISHMENT, SO FAVORABLY INTRODUCED TO THE PUBLIC Its summer by the new owner, Capt. R. D. Graham, of Mcc. lenturg, is for the season of 1873. May lest to October 1st, open to such Visitors only as the undersigned may be willing to admit to his lamily clock. He hopes to renew his pleasant acquaintance with all former guests of the Atlantic Hotel.

The peculiar situation of this house affords all the pleasure of a repage without peril or seasologues.

NO DUST! NO PLIES!! NO MOSQUITOES!!!

Has thing Blownes are stinched to the house, where guests may at once enjoy the exhibitating effects or sait water and learn the art of win ming. Swif as good as any upon the coust. The Music Hall and surrounding galleries added last year affund a pleasant retreat from the glare of the cup by day, and a brilliant courf of Terrelchere at night.

All the games for exercice and amusement to be found at inland resorts, besides pleasure Boats, fast railing and well managed, for

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The choicest WINEs and INQUORS are to be had at the BESTAUBANT of the undersigned.

Music Hall and Crequet Parks of endo my visitors. Tickets required of other parties added by courts on a selection as and a corps of politic and attribute servents, with ampler rooms and decided improvements recently made in the Eulinary Department, the proprietor natters himself that his is ABITIP OF HOTES, under the new regime, will be even more attractive to his select company than the Hotel was to the general public. Strict decoram will be rigidly enforced and the comfort of visitors aftentively studied.

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THE FALL SESSION WILL BEGIN ON the 18th of August 1 orms reduced. Charges per session of 30 weeks, board (excinates of washing and lights) 375 30. Thitton in regular English course, \$20 00. Charges for extra stadies, moderate. For catalogues con-litting particulars, apply to

N. H. D. Walson, Presd't Board of Trustees. June 17.

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MR. E. H. STEVERS:

Dear Sir—Ne have good resson for regarding your VEGETINE a medicine of the greatest value. We feel assured that it fine bean the means of saving our son's lite. his is now seventeen years of age, for the last two years he has suffered from merceds of his last, caused by acrotalous affection, and was so for reduced that nearly all who saw item lines he his recovery impossible. A council of able physicians could g ve us but the issilatest soor of his ever rallying, two of the number declaring that he was beyond the reach of human remodies, that even ampulation could get save him, as he had not viger enough to endure the operation. Just then we commenced giving him VEGE.

TINE, and from that time to the tracent be has been continuously improving. He has lately resumed his studies, thrown away crutches and case, and walks about cheerfully and strong.

Though there is still some discharge from the op-ning where the limb was lanced, we have the fullest confidence that in a tittle lime he will be perfectly cured.

He has taken about three deam bottle of VEGETINE, but lately week but little, and cine. THE FALL DESCRIPT OF low OFMI fourth Monday in July. as Catalogues sent an application. July 1 156 d9w@wime

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Board Per Month, \$30; Per Week, \$12.50; Per Day, \$2.50 respect, as d superior in many. Partice visiting the Springs by rail will get off the cars at Winston, N. C., where stages will convey them to the Springs.

The Madison Brass Band will be in attendance during the coming season.

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These waters are possessed of extraordinary oursilve powers in affections of the RIDNEYS and BL. DIDEB., in all derangements of the BILIABY ORGANS incident to warm missimatio regions. In Dyspelsia, in Discesses poculiar to Women, in Chronic Intermittent and Remittent Fowers. In Chronic Conorrhom, Secondary Syphilis. Cleet and all decases of the Collits Organs, and in some forms of Court and Rheumalism. Their remarkable power and effects in the diseases indicated are vouched for by some of the most distinguished medical men of the country, both North and South, as well as by reported cases from the most unquestionable sources. Testimonials in Pamphlet form furnished on application, THE WATER FOR SAIGH.

The water is put up in cases of one dozen half galion Bottl is at \$6 per case. Route to the Springs for the South: By way of the missimoned and Atlanta Au Line Rallrose to Scotteburg Depet in Halifax country, Virginia, where all trains are met by orache for the Springs in medical direct.

THOM ASF GOODE,

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PERMANENT OR TRANSIENT.

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Parties pick nicking from the city will find the grove at Wrightsville a most delightful spot. The table will be supplied by the products of the Sound, fish, crashs shrimp, &c.

Meals at an hour for business men to reach the city in time for work.

Meals can be had at any time during the day

For further particulars, enquire of

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New York and Wilmington Steamship Line! SEMI-WEEKLY.

Sailing from NEW YORK, WEDNESDAY and SATURDAY at 3 P. M., and from WILMINGTON, WEDNESDAY and SATURDAY.

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OLD COLONY RAILROAD AND STEAMERS Daily Between BOSTON and NEW YORK-Semi-Weekly between NEW YORK and WILMINGTON.

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A. D. CAZAUX, Agent, WILKINGTON, N.C.

NOTICE. Carolina Central Railway.

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Insurance from Eastern cities guaranteed as low as via any other line. Noterminal or transfer charges, and Hates always as low as the lowest.

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CROW & CO 1,000 BARRELS FLOUR-all grades;

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50 BBLS. SUGAR, 100 Boxes Dry Salt Sides and Shoul ders,

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a plan of the city, on an enlarged scale.
Blank Book with the boundaries of every lot
in the city distinctly defined.
Assessed value, past and present, of every lot
in the city.
Any information desired furnished upon application.

Patrons of Husbandry

HE Capa Fear Council, (P. of H.) will meet

in the Court House in Wilmington, on the

third Thursday in July next, (the 15th inst ) at

S o'clock, P. M. Arrangements have been

WILMINGTON, N. C., July 26th, 1:75.

STOCK AND REAL ESTATE BROKERS

President Cape Fear Council P of H T M MOORE, Secretary