My last letter was written at Buffale where I remained until last week, every day improving in health and strength. There can be no doubt, I think, as to the curative properties of the waters of the Buffalo Springs, both old and new, in a very great variety of others who have suffered from rhen unitism will duly appreciate. I hope, by the continued use of the waters ofter my return home, to be able to keep my old enemy in a very respectable degree of subjection and finally to accomplish a permanent cure. Some of the cases that came under my observa-

tion were tru'y remarkable. There might judge from his long white hair and flowing white beard, and that, too, without any help save that coming from the wear and tear of long years. He was put in a room adjoining mine and I was constantly on the look out for an occasion for a first class funeral. but it didn't come. In a few days the old gentleman began to rally and soon

gentlemen, and children, was easily found to ride over and witness the het of the party was that every one ant of always be drinking even Buf- expressed pretty clearly our views in ocratic members, and they might be bance or in subsequent arbitration, and yself away with a full determination

all night, I found myself in

will be pleasant or not.

While there I had the pleasure of teeing those two distinguished sons of North Carolina, Governor Graham but little danger of going wrong; it said Judge Manly. Governor Graham gave no "uncertain sound," and the sufferings of our people? Shall we do tended trip through the mountains in distinct. We are pained to be now a heavy fraudulent debt? Shall we do Virginia, Tennessee and our own State and with decidedly improved health. The change in his appearance was one that it did me good to note. Judge Manur is looking rewarkably the constitution are huge; they are many and grievous, and were we satisfied the proposed move. The defects of the Constitution are huge; they are many and grievous, and were we satisfied the State and revive the many and grievous, and were we satisfied to differ with the Journal; a difference of the Journal; a difference of the Journal; a nothing to economize our Government, to improve the laws and their administration, to restore the ruined credit of the State and revive the laws and grievous, and were we satisfied the state and revive the laws and grievous, and were we satisfied the state and revive the laws and grievous, and were we satisfied the state and revive the laws and grievous and Judge Manny is looking remarkably isfied that the people of North Caro- University and common schools? No. well, indeed quite as well and vigor- lina would sanction the callo fa Conven- And because Grant and Williams and ous as I remember ever to have seen

And it would do your readers good, there is the rub. Convinced, as we are, that any action looking to a Con- is not good political policy. For

Milmington

Iournal.

WILMINGTON, N. C., FRIDAY, OCTOBER 9, 1874.

people know how deeply in-

From the th'eage Tribune.

debted the United States is to Russia that Russian influence prevented the As was to have been expected the has won a glorious victory; let us se- this Convention question. When the ers trustworthy information, never be- ful supply from South American thorship, and many complimentary re- particularly, as espousing the move, be- zealonsly for the welfare of the people ister to Russia, to take formal leave of York, an opal about the size of a modnal error of the President in recogniz- independence of the Confederacy. the effect of the African digging will

was able to walk almost everywhere.
The last I heard from him was that he was calling for a fancy team to drive at one of Carolina's fair daughters

| Constitution ratified by the people last year were not legally adopted, and are not legally adopted. The last is of this disputed question throws are not legally adopted, and are not legally adopted. The last is of this disputed question throws are not legally adopted, and are not legally adopted. The last is of this disputed question throws are not legally adopted, and are not legally adopted. The last is of this disputed question throws are not legally adopted, and are not represent the normal last year were not legally adopted. The last is of this disputed question throws are not legally adopted, and are not represent the normal last year were not legally adopted. The last is not the subsequently discovered this actively aid the North. The third book had within it copies of the salar negrets are not legally adopted. The last is not the abuses of the Radical party, and actively aid the North. The third book had within it copies of the subsequently discovered this actively aid the North. The third book had within it copies of the salar negrets are not legally and the North. The civil rights bill not yet a law being a pretext for these murdently are not negret as the negret is not negret in the negret is negret in the negret in the negret is negret in the negret is negret in the negret in t brought his fleet into New York har-bor during the war. The order direct-bor during the war and the order direct-bor during the war. The order direct-bor during the war and the order during the war and the order during the war. The order during the war and the order duri If he had taken the drive, whether the last state of that old gentleman would last state of that old gentleman would last state of that old gentleman would last state of the how Trustees took an appeal to the last state of the how Trustees as they did to the demond at the last state of the how Trustees as they did to the demond at the last state of the how Trustees as they did to the demond at the last state of the how Trustees as they did to the demond at the last state of the how Trustees as they did to the demond at the last state of the how Trustees as they did to the last state of the how Trustees as they did to the last state of the how Trustees as they the new Trustees took an appear to the Supreme Court, in the hope of getting mand for constitutional reform that that he had no alternative but to re- City; to remain at anchorage there for condition is in sharp contrast with party within their limits and the husband of Mary, recent terrible death of a postal clerk supreme Court, in the hope of getting mand for constitutional reform that that he had no alternative but to re- City; to remain at anchorage there for condition is in sharp contrast with party within their limits and I would have passed those on the Baltimore and Olio Railroad. a decision at last June term. When the Legislature referred the question peat himself when his work was overa decision at last June term. When June term came the case was argued of a Convention to the people by a thrown by an indignant people. The to put his whole force at the marrowly items of news that do occur, and the Court, I am informed, asked vote of a bare majority of each House, eminent jurist gives them the best of command of the Cabinet at we are specially be sought not to use resorting to a remedy the legality of reasons for discontinuing the conflict Washington and to promise abundant for political and other considerations. in the case should be rendered.—

In the ant that a decision should be rendered state. The Federal Administration, authority. While the power and duty, steadfast fidelity to the Umon cause, white people—per diem. The stateat the earliest possible moment, and taking advantage of these grave as defined by the Constitution, to pro- Gortschakoff and to him : "Perhaps ment is well calculated to make the thereupon the Court 'took an advisari," or, in plain English, postponed
sari," or, in plain English, postponed is if ladies are citizens. And then too, thereupon the Court took an advimight well be proud. So far as we ly when we get rid of our Radical feated by nearly ten thousand ma- right to interfere until solicited by the saved your country, and now your does you, it may be, a power o' good. perpetuate these wrongs the most gentlemen, not brought here by miliheard no one went away dissatisfied.

If the only moral which we consider it is too much."

It is too much."

Cartin quite agreed worth while to deduce from this start-

and if this Supreme Court advisari the body adopted some thirty old part of the President's duty to decide eral Convention of the Episcopal

Right Rev. J. Gottleib Ager, of the

constituting a deliberating body num-

the President or anybody else in his indicial review of the situation. He has taken the public for his jury and all its love of music and amusements, compelled to rebuild to make their better off than they are.

pleted a journey round the world; undertaken for the express purpose of armed intervention of France, and per- making inquiries into this branch of tims would have had to endure tyran- I said to him, "Have you no defence? haps Eugland, in behalf of the South. trade. From his researches it appears ny, but not robbery or fraud. They Is it possible that you abandoned your fore published, in support of the fields, diamonds are at a lower price that they have been for ten years and no political existence, but there son, but it will not avail me before a mili-Curtin, on the eve of his return to this past. Pearls and emeralds, on the would have been no plundering addi- tary court." I said: "Perhaps you country, went, in his capacity as min- other hand, are at a premium. At New tion to their public debt, and the taxes are mistaken; you are charged with the emperor, the latter closed the con- eratly sized olive would bring, at the pay would not have gone into private law, and it is your duty to make Circular No. 1.—(Sirically Confidential.) versation substantially in these words: present time, about 1,200 roubles; a pockets of Governors, legislators and known the causes that influenced your "I wish, sir, that you would, upon sapphire of the same size would be your return, express your hearty worth 1,800 roubles, an emerald, 10,thanks to the American people for the | 000, a diamond, 180,000, and a ruby, reception they have given my son, the [50,000. In Europe these prices would Grard Dake Alexis." This, it will be vary somewhat, opals and sappires remembered, was shortly after (ien- bringing more, and emeralds less. eral Granthad refused to return Alexis | Pearls are now brought from Central call, and the latter had left Wash- America, California, and the Persian ington in disgust. Govern Curtin Gulf, but none of them rival those of noticed the emperor's failure to send the East Indies. The diamonds annuthanks to the government as well as ally imported from South Africa into where they were born. During the riors who had passed with Stonewall and give such no the people. He supposed, however, America are worth about seven milshall be happy," le said, "to carry your majesty's thanks to my govern- yellowish tinge, the consequence and unparalleled. The war disap-Governor Curtin afterward would have fallen lower in value had complained of the slight that had thus it not been that the realization of in from the archives of the foreign was occasioned at the time of the dis-

> Good Place for Items. The Raleign Era (Sept 10, 1874.)

ling publication is this: what a splen- deprive the people of even the possi-

of the communication advocating the utter desperation by eight years of from the Journal. While not satisfied it is necessary to stretch out the with the writer's conclusion, we doubt military arm and send bayonets among whether we could present our readers | them once more. Thr facts are patent | with an article of equallength in which | and unquestionable; and the Northern

There is one matter—the disfranchisement of free negroes in the contraditions do not fully accord with the statement of the writer. The Gamaliel at whose feet we learned our first justice of this disfranchisement-was the disabilities inposed on free negroes lisqualify them for co-operation with

Who Owns Nashville. The following letter was received by

September 16, 1874.

your name and the position you have scandal that an American State is orccupied induces us to write to you ganized on so false and unsafe a basis | Louis Kossuth proves to be as irrecby the statue of limitations of your his reason for applying for Federal clared recently that he was in accord Richardson, and State for recovering real estate. The facts are, that about the latter part of my orders except by the use of inexadandoned your State and left 320 less in a State where the negroes outacres of land, on which Nashville now number the whites in the proportion mit him "to strive with them for the stands. He never conveyed the land, of [nearly two to one. By the last holy cause of the independence Right Pev. H. W. Lee, Bishop of the matter Levier a grand to the matter Levier a grand to census the white population of South of Hungary and the lib rty of the the matter. Louis Lanier, a grand- Carolina was only 289,668, and the ne- people.

BURDEMAN & GARNET. Here was another opportunity allowed sors have since been consecrated to To this letter, Judge Shackleford a small local disturbance in a rural oldest member is M. Patin, who is solid attraction to this letter, Judge Shackleford a small local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in a rural oldest member is M. Patin, who is solid attraction to the local disturbance in the local to pass unimproved. The injustice of the sees of Massachusetts and South the President's original decision had Carolina. Successors have also been of Texas, the statute of limitation did been brought home to him in convinlibrois, who, if approved by the until the State was addmitted into the Extract from a speech of Gen. Culen A. Entwas nearly a week before I found hyself here in my old quarters at Chaptel Hill. But no one needs to Chaptel Hill no cha Chapel Hill. But no one needs to the land the polegine for liking to stop in Hills-berg. Her people and their proverb.

The people and the proverb.

The people and their proverb.

The people and the people and their proverb.

The people and the proverb.

The people and the p immutability of Persian law, and the mind and the winds howled threatened to vindicate, sword in hand threatened to vindicate, sword in immutability of Persian law, and tion in Africa will no doubt be elected Our old citizens will remember that ered the ground and the winds howled This is the way the elections have if necessary, the infallibility of his proaching session. The "House of Wise of Virginia but that goal and Lay Deputies" as the Wise of Virginia but that goals and Lay Deputies as the Wise of Virginia but that goals are the session of the court. Clerical and Lay Deputies," as the Wise, of Virginia, but that such an ex- Windfog for miles along uncertain Arkansas, Kentucky, Tennessee, Mon-

From the New York Sun, officerial. At Chicago money to loan on real tinued to struggle with desperation, ob- the opening of the court. Case after estate is so plentiful that the most con- cinacy and ferocity-if they had shown | case was disposed of, and at length servative loan agents are urging it a spirit of uncompromising hostility the case of "The Confederate States delivered his charge to them, and without leaving their places the verdict which they must return will be twice guilty of the grand larceny of the months of the property of the grand larceny of the grand larceny of the land and improvements to be made twice guilty of the grand larceny of the land and improvements to be made to the land of the grand larceny of of the grand larcen burned over in the recent fire, includ- tion; but as a body they would have bench, and in response to the ques- the New York Herald, in reference to the rights and moerities of a State.

It is a curious fact that Paris, with

It is a curious fact that Paris, with Paris

An interesting paper on the subject

rules. Armies would have been main- charge and specification against the tained among them to preserve order prisoner was sustained. The prisoner of precious stones appears in a recent and repress sedidion, but while they was then told to introduce his witwould have been governed sternly, it nesses. He replied, "I have no witwould have been an honest govern- nesses." Astonished at the calmness ment. Avarice would not have been with which he seemed to be submitting its one inspiring passion, and its vic- to what he regarded as inevitable fate. operation of a regular system regular- the presence of the enemy without any the one sole purpose of robbery.

ous, and so unanimous, that it is not wept like little children. Soon as 1 facilitate their prese too much to say that they remain sufficiently recovered my self-posses- opening the books. without a precedent in history. Their sion, I read the letter as the quest through the whole enormous aroused by little Eddie's crying. I only at great expen-

while this promise was kept to the ear, | must die. perhaps, no harm to anybody, and it upon to pay. And to crown and

bility of turning them out by means of Such is, in brief, the history of reconstruction; such is the present condition of the Southern people; and such are the reasons why, in 1874, We make no apology for the length | when a portion of them are driven to they would find more to interest and people cannot ponder them too wisely

eral Williams. Moses made applicaright of the people to keep and bear arms shall not be infringed." The derful "security" to that "free State" exigency for which one company of the this campaign, and, if need be, in the mady, and regular army is ample! But this cor- moment of death, fire the last shot in unit respondence has its sad as well as its our battery for the honor of Mary and of the jo son of Litton, requests us to ascertain gro population was 415,814. And yet Moses quivers with fear, and telegraphs to Washington for aid sgainst French academicians. The present

the gallant soldiers of that army, charged with violations of military If instead of ending the war in law; but never had I on any previous 1865, when their great armies surren- occasion been greeted by such anxious dered, the Southern people had con- spectators as on that morning awaited

porary we must continue to agitate We are enabled to lay before our read- that, owing principally to the plenti- would have been subjected to the comrades and deserted your colors in carry the next

they would have been compelled to the highest crime known to military Judges, holding office through cheat- actions." For the first time his man- You are instructed to use your utmost swam in tears. Approaching the of all republican vi Instead of keeping up the war, they President of the court he presented a and to especially submitted patiently and sincerely to the government against which they General, is what did it." I opened electors. For this particular the registration of which they had revolted. They had been beaten the letter, and in a moment my keep your office over in the prolonged struggle; and now eyes filled with tears. It was passed for as short a period a izens, and not as enemies, in the land all had seen it, and those stern war- thickly populated war their efforts had been so tremend- Jackson through a hundred battles

My Dear Edward-I have always well as its manifestation, utterly ceas- been proud of you, and since your ed; so that we who were conquerers, connection with the Confederate army were enabled to disband our armies, I have been prouder of you than ever your and of the one million men that we before. I would not have you do had enrolled for their subjugation, anything wrong for the world; but registry books, under the standard to defend our con- home we must die! Last night I was replaced in case of loss or destruction

called and said, "What's the matter, and the fact of their With the submission of the South Eddie?" and he said, "Oh, mamma, will be commented a began a new drama as inhuman and I'm so hungry!" And Lucy, Edward, sition press and participates as a derelic revolting as slavery, and more subtly terrible than the worst evils of war. plains, but she is growing thinner and office and the supervisers of registrathe form of civil government; but Edward, unless you come home we

but States; and proceeded to let loose this letter?" He replied: "I made number of white and colored, with upon them an insatiable swarm of application for furlough and it was their probable political affinities, to plunderers whose like was never rejected; again I made application and enable this office to estimate approxiseen. The carnival of speculation, fraud and public plunder which has prevailed in North that night as I wandered backward its nature, I make application and it was rejected, and that night as I wandered backward its nature, Carolina, South Carolina, Florida, and forward in the camp, thinking of Alabama, Mississippi, Arkansas and my home, with the mild eyes of Lucy transfer of their Governments into lines if every gun in the battery The matter of lighting honest hands; but in the other States had fired upon me! I went to my left to the discretion of Legis ators, Governors and Judges have angel arms embraced me; and she for years invariant outdone all previous conceptions re- whispered, 'O! Edward, I am so hap- the use of the "Gen

official brigands is unsated. A crushing she said, have you come without your adopted the suggestion honor of our name!' And here I am, sene.

Every officer of that court-martial commending all (

The prisoner is pardoned, and will rery on one of the provisions of the Fed-

troops to suppress domestic violence to the fact that one of our batteries upon an implication forming him that one company was ed the battery every gun but one bad being twisted being oring, through peddler missionaries already there and was deemed suffi- been dismantled, and by it stood a finger, it became to cient. The grotesque absurdity of solitary Confederate soldier, with the about like a jumps South Carolina is incompetent to cope recognized me, he elevated his voice feetly irresult forth. It is a burlesque on that part and Lucy?" I raised my hat. Once for a pro-minute, of the Consitution which declares that more a Confederate shell went crash- riders "a well regulated militia being neces- ing through the ranks of the end- glance tell upon sary to the scenrity of a free State, the my, and the hero sank by his gum to the light, and, Heaven knows, my countrymen, I should

that a petty local emente threatens to oneilable as ever with the established

eighty-one; M. Mignet, seventy-eight, de Remusat, each of whom is seventy- prolonged existed a set that a recions seven. The youngest members are M. (metal) members are in the

after day it had been our duty to try publican-Vermont, Maine, both by territory in the l'elled Etable. decreased majorities. No contests- The widow and children of the late

Rhode Island, Utah. The tobacco growers of Virginia are now fiving in New Orleans to have been unfortunate this season. In great need, An appeal in about to be some of the counties where this pro- made for the realization of his last duct has been extensively cultivated words-"God will raise up friends for there will not be one-twentieth of the usual crop secured; in other counties the crop will seldom yield more than one-half or one-third of the custo-mary product. hished by Jennia Mort Walker, is to be the means through which the pub mary product.

There is an amusing despatch, says bereaved family. And it would do your readers good, my dear Journar, to bear both these gentlemen talk about
The CONVENTION QUESTION, for they give forth no uncertain sound but are heartily and unequivocally in favor of calling a Convention at the earliest possible day.

Nor was it my fortune to meet with

And it would do your readers good, my dear Journar, to bear and two looking to a Contain the repudiated by a heavy make there is the run oloking to closely on political policy. For shame! The convention and the people is not good political policy. For shame! For shame!

The conversion question, and that all the good which would otherwise result from they are.

The conversion question will be repudiated by a heavy mujority, and that all the good which would otherwise result from the victory which we have just for they give forth no uncertain sound be to day minimately in the pulse of foreigners, cannot support an opera—at least the State is and thirty-three per cent. In the cost of building, Good common brick can be with any colored which they are.

The conversion question will be repudiated by a heavy mujority, and that all the good which would otherwise result from the victory which we have just fore would not have been and amusements, and its rows of foreigners, cannot of thirty-three per cent. In the cost of building, Good common brick can be with the pulse days of a Contention at the good which would otherwise result from the victory which we have just from the victory which we have just form the victory which we have just fore would undoubtedly have been not longited the prisoner. The covernment of the court of building, Good common brick can be with any colored and amusements, and at the good which would otherwise result from the victory which when they are.

The date of the number of from the prisoner at fall the good which would otherwise result from the prisoner. The covernment of the court of the cour

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ertisingtype. Cash, invariably inadvance.

RELLUGG'S REGISTRATION.

One of the Trophics-Mow They Propose to De It.

ing elections and exercising power for ly form trembled and his blue eyes endeavors to cause a full registration they honestly desired to live as citi- from one to another of the court until then remove to the localities most

it was broken to the sense. We did Turning to the prisoner, I asked, "instructions" from this office. You not call them conquered provinces, "What did you do when you received will designate in these reports the

State Registrar of Voters.

villainy has run an incredible riot, and home. Mary ran out to meet me, her companies, but the Department has

ingenious devices are put in force to tary power, but in obedience to the The Chicago people by they are not keep the robbers in authority and to command of Mary, to abide the sen- troubled over the action of the Na-

Captain Fry, of Virginius-Cuban fame,

lie may send their contributions to this

THE WELLIA SHORTER DETAIL AT TWO DOL-ARS BET ABOUT TONE DOLLAR FOR SIX MONTHS. SUBSCRIPTION FEED OF THE WEEKLY FOR SE

CIAPEL HILL, N. C.

course of the Journal upon the Conmarks upon its ability. Unfortunately I could not speak by authority,

that it was from the pen of that distinguished citizen of Halifax, EDWARD CONIGLAND, ESQ. In Chatham county I learn that the Hon, John Manning is also in favor of a Convention. Indeed the agitation of the Convention question has, as

host of those who propose to take part therein been yet marshalled. Day before yesterday I reached this place from Lurham's, just shead of one of the severest storms I ever witnessed. It lasted for near eighteen hours with great violence, but its fury was finally spent without serious damage; indeed the heavy sleets of last winter left but little for the storm to

ere. Ruin and decay are inseparable from Radical rule, and we have not vet rescued the University from the clutches of Solomon Pool. The new erty in this county, and Mr. Tourgee, (no longer a Judge, thank Heaven,

yet, scarcely well begun, nor has the

meet for a long while. He is a lawyer preme Court, talking about advisaris. mitted. His investments have been almost en- danger ahead for honest white people, at its second session the Democrats of of any action by Congress it became a The approaching session of the Gen-

versity property in this place, and it the Republican members, and most of as it remained in force.

ladies and gentlemen on and other neighboring places!

I certainly never expected to have necessity. to see the day when our old atma and the bat, disturbed only as it were to vote for Convention, elect delegates, condition has the Radical party the provisions of the new Constitubrought, in less than ten years, the tion. pation at Buffalo. And yet there was great University of a great State. But when everything is in our power Verily, if prayers and prayer books, and the necessities of the people deboth common and uncommon, were mand action, we are told on all sides ever needed by us poor mortals they to wait-it would be ill-advised to do miles distant, and quite a pleasant are needed here and now, and even right at this time—we must conciliate

alo water, and so, reluctantly, I tore quite elaborately discussed by the mad; and we have suffered so long Conservative press of the State. There under protest, we can now possess our were whisperings that warned us of an early agitation of the Convention ques-After a tedious and lonesome ride tion, and we hastened to commit our And how long? Until we appeare peper unreservedly in opposition to the | the insane vengance of Grant, Williams | Of course it was simply impossible any very formidable effort would be experience of the past in view, for me to pass through the place with- made to again force this issue. The vatism? or until the Federal Governhero. Her people and their proverb. of this measure, we regret to see that staunch, able and reliable old veteran, al hospitality are too well known to the WILMINGTON JOURNAL. North Carheave any doubt whether a visit there olina never boasted a paper of a higher character than that same Journal; North Carolina elections? Let the histhe Democratic party never had a tory of 1872 answer. truer, bolder, or more devoted champion. In following its lead, there was has just returned from quite an ex- ring of its metal was always clear and nothing for our State, burdened with distinct. We are pained to be now

a Convention. Mr. HENRY K NASH, e ass of our people beneve mind, the Pride Jones, all warm'y endorse the for a last move, the effort would fail of prosperity.

We sincerely hope our friends will pause ere it is too late. The party able letter of your correspondent, cure its fruits by a prudent course, people's representatives decide against Civis, has attracted general attention, and not throw it away by seeking to accomplish impossibilities. We have cassing many inquiries as to the au- mentioned the Wilmington JOURNAL, cause of its leading position and, de- whose dearest interests demand that servedly, vast influence; there are our State government shall be enconothers of our valued contemporaries in though I could and did say that I felt the same path. A glance at the past, quite certain from the "ear-marks," with a close observation of the present, will satisfy them that to press this issue is to ensure defeat, - Wash-

mater would be a haunt for the owl Nothing remains now to be done, but by gay young pleasure seekers explor- revise the Constitution, and the p esing the ruins of a former ti ne and a ent Legislature could meet next Fall, former generation. But to such a elect officers and otherwise carry out

thick and fast and bitter can not be Williams and Beast Butler by doing nothing for our own welfare; and then, too, here and there a North Carolina Republican voted with us, and a was well paid for the ride. But one expressed pretty clearly our views in

> ment relieves us of our heavy burdens ences, judicial, military and monetary, will be brought to bear upon the

Shall we then throw away the present tion, we should give a hearty and cor- Butler object; because a few Republidial amen to the proposition. But there is the rub. Convinced, as we cans do not agree with it; because it

Nor was it my fortune to meet with know to be much worse. We repeat present taxes the interest on our legal ness is not always a paying one.

but one gentleman who had any doubt the remark made in our former pro- debt could be paid, our credit restorwhatever as to the propriety of calling test against this measure, that a large ed, the illegal debt repudiated, the c'ass of our people believe firmly that Unioniversity and common schools re-Mr. PAUL CAMERON, Dr. STRUDWICK, you to argue to convince them of their vived, and the old State placed again for kindly services during the war. M. Gilson, the author, has just com-F. N. STRUDWICK, Mr. Norwood, Dr. error until Gabriel sounds his trump on the high road of improvement and It has often been vaguely whispered

With all due respect to our cotemus we shall gracefully submit, but until then we shall work faithfully and

omized and reformed. LOUISIANA.

Nothing that has been said or written, says the Boston Post, by leading We have purposely delayed refer- public men concerning the merits of ing to the kindly but firm protest of the latest Louisiana trouble affords our cotemporary against the position more complete internal evidence of which the Journal has taken upon the soundness and reliability than the opin-Convention issue for obvious reasons. ions of Hon, Charles O'Conor, recent- that it was a slip of the tongue until lion roubles, and the importation into So clearly are we of the opinion that by given in a letter to the New York the empress bade him farewell in al- Europe average about the same. the "sober second thought" of our Herald. Standing conspicuously apart most precisely the same words. "I Many of them are of good size, and people and papers, would show them from the political prominence which so the overpowering necessity of a Con- many others upon his social and pro- ment and people," "I sent my being that diamonds of a similar color peared as if by magic. Its spirit, as stitutional Convention to reform fessional level covet, he has approach, thanks, sir," the empress retorted, have actually gone down 75 per cent. abuses under which North Carolina ed this important question from a pure- "to the people-and only to the peo- in the market. Diamonds, indeed, retrograding rather than ad- by judicial standpoint, and in his convancing, and which cannot be remeduations there is a notable absence of been publicly put upon the governdenous fortunes in America through died legally in any other way, that all partisan heat. Assuming, as he thinks ment he represented. He was invited pretroleum and military contracts crewould unite in a demand upon the he has a right to, that Kellogg was not by Gortschakoff to a conference on the ated an exessive demand. A similar Legislature to call one. Nor have we duly elected, as the judgments of the subject. Three books were brought depreciation in the price of diamonds despaired. From our standpoint, press and nearly all deservedly infla- office. The first contained an auto- covery of the Brazilian diamond were we to hesitate to agitate the ential persons in or out of effice con- graph letter from Napolen III, asking mines, Golconda having previously question we would be guilty of a cede he reduces the unsettled points Russia to join with England and supplied the market. But the stones negligence of daty to our State and negligence of daty to our State and to the single question, "Was the original value, and it may be confidently expected that the worst evils of war. Peace was asked and promised, and thinner every day. And before God, then, Ever since the adoption of the pres- ing Kedogg as Governor a conclusive The letter asserted that England also be merely temporary. ent Constitution the Democratic-Con- judgment, which, subject only to a re- bad already promised her co-operaservative speakers and papers promis- view by Congress, was absolutely bind- tion, which was probably a lie. The brought suit for the University prop- ed the people many reforms in the ing upon all persons, including the reply. He flatly declined the alliance State government if the party was suc- President himself, and also irrevoca- proposed by Napoleon, and declared Democratic State of Georgia alone, cessful. In 1870 the people, tired of ble by him even, though he should that, in the event of any European in- one hundred negroes are killed daily the was a question with the young men, turn had no power to elect the new citizens, returned a very large majority ed controversy. Many who con men it has been my good fortune to Reade and the rest of them in the Su- at the same time that the call was sub- provided the Governor, for any reason, may, of course, be errors in detail.

that he now owns 30,000 acres does not mean harm to the University amendments to the Constitution. But which side he should recognize as en- Church in the University amendments to the Constitution. of the best lands in Mecklen- I shall be very much surprised. | when the new Legislature assembled | titled to the protection of the General commences in New York on the 7th of Of course the present state of things in the Fall of 1872, but eight of these Government. This decision, however treat much attention among the memcompelled him to abandon bis can result only in damage to the Unithe Springs was under the charge of may be that an application will be them of minor importance. These the The last and most scrious develop- ticipated action of the Convention in Colonel Cobb, a real Colonel in Lee's made to His Honor Judge Kerr to appear to the ment of the difficulty reopened the enpoint a receiver to take charge until gality is questioned and the matter is tire question so far as the President und uniformity." This General Connow pending in the Supreme Court | was concerned. Congress had neg- last session of the body was held at and Mr. Baptist, another very pleas- I know of nothing that will give a We had supposed that the necessity lected to take action upon the case, Baltimore in October, 1871. It is combetter idea of the desolation of the for Constitutional reform, therefore, and the President's decision stood forlege grounds are so quiet and seclu- as our people became sorer under the ity that centred in him personally and and clemeal and lay deputies representded they have come to be a not unfre- heavy burdens of the government that officially. The question of events was ing each diocese. The House of Bishquent resort for parties of young it was even greater, and all that was whether this decision thus supported ops at the session of 1871 was commajority in both Houses, and the re- left to his own determination. Had scats in the venerable body. Since form was a fixed fact, as it was a vit. I Congress acted and adopted the same that date there have been five Bishops

tude of safe and enlightened cora etlors had spoken, and generally in dis of Ohio. and not a small party of ladies and then it is much to be feared that curses President Grant, Attorney-General only, and an accident resulting in the

> woes, and that which was last incurred from each organized diocese, thus is not the least to his discredit. Mr. bering three hundred and twenty-eight

the rights and liberties of a State.

O'Conor has made no arraingment of members.

property, himself an invalid, was also Mr. Russell talking about obiter die- terests, that the Democratic-Conserva- quiesce. Federal interference is un- We have every reason to trust the gen- did country it ought to be for "lo-

spending the summer there and proved the summer there are such that the summer there are summer the summer there are summer there are summer the summer than summer the summer the summer than summer the summer the summer than summe to be one of the most pleasant gentleto be one of the most pleasant gentleyear we have Mr. Rodman and Mr.

the delegates, who were elected convened, or even during its recess, true substantially, although there Sundays.—Petersburg index and Apsuccessful at the bar since the war, such hard words as these, there is tinued and when the Legislature met stages of this difficulty, and in default Approaching teneral Convention,

Gen. Grant had first put Kellogg in Bishop Cummins, of Kentucky. The Judge Shackleford, of this city, yester- South Carolina militia affards a won- loved that lost cause, but this, in an argument Right Rev. Martin Eastburn, Bish-

Penn, the application of the former to first decree. Thus there rests upon him the odium of a double and intenhim the odium of a double and intenhim the odium of a double and intention is called, is composed of eight suit was abandoned, sified responsibility for Louisiana's delegates-four cierical and four lay-