"NO NORTH, NO SOUTH, NO BAST, NO WEST --- OUR WHOLE COUNTRY."

VOL 2.

THE PIONEER.	PROSPECTUS	benefit which the Republican Congress has adopted. Q. Is it known by any other name?
By A. III. Jones.	The Raleigh Register.	A. It is also known as Conservative, Cop-
TERMS. The HENDERSON PIONEER will be published week. ly at the following rates : One copy 12 months, (fifty numbers) \$2 00 ""6"(25 num	DANIEL R. GOODLOE, Editor. HARDIE HOGAN HELPER, } PROPRIETORS. A. B. CHAPIN, PROPRIETORS. THE UNDERSIGNED propose to publish, in the City of Raleigh, a Simi Weekly and Weekly Newspaper, to be entitled	perhead and rebel. Under each name it is the still the same enemy of freedom and the par rights of man. Q. Would the Democrats make slaves of rat the colored people again if they could? A. It is fair to presume they would, for they have opposed their freedom by every means in their power, and have always labored de to extend slavery. Q. Would Democrats allow colored men to Re
at short notice, at prices corresponding with the times. The cash must invariably accompany all or- ders, either for subscriptions or advertising. Job work to be paid for on delivery.	rights of all men, and desire to diffuse their senti- ments among their fellow-citizes, by the publica- tion of correct information, and by calm, earnest and free discussion. We will insist upon rebuild- ing our institutions upon the imporishable basis of justice, and we shall call upon all, as the National Legislature has done to co operate in the essential work of re-construction. We shall regard all as triends who have "accepted the situation" in good faith by pledging fidelity to the principles of impar-	tures. Q. Who abolished slavery in the District Not of Columbia? A. A Republican Congress and Abraham Lincoln, a Republican President. Q. Who freed the slaves in the South ? A. Abraham Lincoln, the Republican Pres- ident, by proclamation. Q. Who passed the Freedmen's Bureau Bill ? A. A Republican Congress by more than slaves.
All persons ordering advertisements are held responsible for the same. STATE OF NORTH CAROLINA. JACKSON COUNTY. Court of Pleas and Quarter Sessions, April Term. 1867. Ressiah Newton, Widow of Sol. Newton, Deceased, Petition for	tial liberty, embodied in the plan of restoration of fered to the Sonth by Congress; and we will treat as opponents those only, who reject that plan. The first number of the REGISTER will be issued on the 4th day of July, and thenceferward regular- D'. TERMSOF SUBSCRIPTION Paid Invariably in Advance, SEMI WEEKLY, Single Copies, per annum, \$4.00	a two-thirds vote over the veto of Andrew Johnson, the leader of the Democratic or Con- servative party. Q. Who gave us the Civil Rights Bill ? A. The same Republican Congress. Q. What party gave us the right to vote ? A. The Republican party. Q. What has the Democratic, Conservative for or Copperhead party ever done for the colored people ?

HENDERSONVILLE, N. C., JULY 17, 1867.

A. You should remember that your labor profit by the knowledge gained by the bitter sciencious men-and it is to be presumed that worth just as much to the man who employs experience of those terrible years. We now men who have broken their onths of fealty to

ou as his money is to you. Q. Yon would advise us then to disregard hese threats and vote with the Republican arty? A. Most certainly I would. Had you not ather suffer, or even starve to death, than to

d a party to re-enslave you ! Remember your sympathy with the Union theory of reconstruc- the offence some time in the future, but no ormer condition and avoid a return to chains tion. Some fault-finding reader may here say registration officer dare object or interfere.

Q. The white people South say that the courage the Republicans in a stringent policy. Not so, we respond. The Republicans do not stand in need of encouragement. Their minds are made up, and the decree has gone forth, not to be recalled, that Southern reconstrue-tion shall embody Union supremacy, and shall well by every man without naving for

A. It is not.
Q. What is the reason that several of the Northern States do not give us the right to vote?
A. Chiefly because they have in the past been controlled by the Democratic party. In the Western States, where what are called the "Black laws," exist, which forbid colored peor Black laws," exist, which forbid colored peor be to tive there, there are large bodies in whites who moved originally from the slave states, and carried the hatred and prejudice of slavery with them.
Q. What has the Republican party done of those States about such laws?

hown me my duty, and I shall impart the in- our deriston. All who have observed the re- ten on a needless gewgaw; yet everybody ormation to my people. A. Let me say to you further, that the Democratic party will use all means to get he colored people to put it in power again, out you must remember what has been its past wining and the other Souther Southe

What the Newspapers do for Nothing.

NO. 10[.]

The following should be read and pondered well by every man who takes a newspaper

A. Tried to abolish them as fast as it ob-ained power. It publicly advocates their re-offices and honors at the hands of the people, have been intimidated by this talk. As we Q. Well, I am satisfied. You have clearly had no such aspirations, this talk only excited expend a dollar on a valuable newpapers than

opposed giving them the benefit of the Freed- but you must remember what has been its past ginia and the other Southern States. He who tained by the friendly, though unrequited, per

° alè s	Petition for	do. do. ten, or more, at the rate of 2.00	A. It has tried to keep them in slavery, and	the colored people to put it in power again, i	on sentiments will be elected to office in Vir-	tations and fortunes have been made and sus-
8	Polly Cline and other heirs- Dower in Land	All letters must be addressed to	opposed giving them the benefit of the Freed- men's Bureau and Civil Rights Bills, and the	but you must remember what has been its past i	ginia and the other Southern States. He who	of the editor? How many embryo towns and
	at-law.	July 3-8 Raleigh, N. C.	right to vote.	the future. In order that you may work to	precipitates himself against the rock of Re-	cities have been brought into notice and nuff.
	TT APPEARING to the satisfaction of the Court		Q. Why caunot colored men support the	the best advantage or the success of the par-	buoneau reconstruction will be ground to pow-	ed into prosperity by the press? How many
1.2	that G. W. Cline and wife, Narcissa ; Alfred Shu-	W. W. ROLLINS,		ty which has been and still is your true friend,		railroads now in successful operation, would
	ler and wife, Lorence ; Manson Newton and Wil	W. W. ROLLING,		you should have the organization or associa-		have foundered but for the 'lever' that moves
	liam Newton are non-residents of this State, it is, therefore, ordered by the Court that publication	U. S. CLAIM AG'T.,	them, and, if possible, return them to slavery	tion, where you can bring together your peo-		
- 1	be made in the Henderson Pioneer for six successive	U. D. OLAIM AU L.,	-and certainly keep them in an inferior posi-	ple, and such white men as belong to the Re-	or any virtue in continuing to exhibit the de-	and activity has not been promoted, stimulated
	weeks for them to appear at the next Term of this	MARSHALL, N. C.	tion before the law.	publican party. You want to be so organized	fant spirit of the brainless bravado?-Rich-	and defended by the press?
	Court, to be held for the County of Jackson, at the	T MAND AN AND A SIGNAL AND AND AND A	Q. With whom do the disloyal white men	that you will act as one man, lest your enemy	mond Whig.	And who has tendered it more than a mis-
	Court House in Webster, on the fourth Monday in July next, and show cause, if any they can, why the	TAKE this method to inform the public that I have located in MARSHALL, N. C., and will at-	of the South desire the colored men to vote ?	gain the victory. You should organize Union		erable pittance for services ? The bazaars of
		tend to the prosecuting of all legal claims against	A. With the Democratic party.	Leagues and Republican Clubs. Here is a	L'mour Dabal his own Davistas	fashion and the haunts of dissipation and ap-
	WITNESS J. W. Fisher, Clerk of said Court, at Of	the Government for	Q. Would not the Democrats take away all	Constitution for a Union Republican Club		petite are thronged with an eager crowd,
	fice in Webster, the third Monday after the first	Deal Day Dounties Danstone fre fre	the negro's rights?	You can take this and call together some of	It is hard for every one to comprehend fully	bearing gold in their palms, at enormous pro-
. ¥	. Monday in April, eighteen hundred and sixty-	Back Pay, Bounties, Pensions, &c., &e.		your Republican friends, have them sign it, and	the length and bredth of the enormity of the	fits, though intrinsically worthless, and paid
÷.	 seven, and in the ninety-second year of our In- dependence. 	Any person having Claims in my hands, will call	Q. Then why do they pretend to be the		Attorney General's recent opinion on the Mil-	for with scrupulous punctuality; while the
	J. W. FISHER, C. C. C.	on me in person or address me by letter. All let-			itary Reconstruction Act. If it is law, then	
		ters promptly answered by return mail, and full par-	A. Because they contend they are fitted		every rebel is his own register. If it is law, there is no call for a board of registration at	jewing, cheapening trade orders and pennica.
	Lo Printers' fce, nine dollars.	ticulars given.	only for slavery, or an inferior position, and	those who cannot read, and take such measures as will result in conveying to every colored	all. No ends are answered by it. It becomes	bill, but not of dishonor to repudiate the prin
- "	The second second in the second se	All claimants are notified as soon as their claims	O How would it suit them to be served in	man the correct view of his duties at this time.	only a useless, expensive, and clumsy piece of	
ે છે.	STATE OF NORTH CAROLINA	are allowed or rejected. No fees unless collections are made.			governmental machinery, doing no good and	
се <u>к</u>	JACKSON COUNTY.	W. W. ROLLINS.	A. They would not endure it. They call	Allo is the Generation of a mich a speak .	preventing no harm.	nal are expected to give their morning readers
1 11			themselves a superior race of beings, and	ARTICLE I.	An important case stated under this law has	the latest items of intelligence. To do this,
1.1	Court of Pleas and Quarter Sessions, April		claim they are born your rulers	NAME.	just been made up in Galveston, Texas, and	
1.	. Term, 1867.	From the Washington Chronicle.	Q. Why do they not do unto others as they	This Club shall be known as the Union Re- publican Club of, (name of town)	forwarded to the President for his decision	dinary mortals. The small hours of the morn-
÷.,	W. R. GRANT, Adm't.)	The Position of Republican and	would be done by ?	Canto of Canto of		ing find them away from their homes and fam-
	y renti n to sen land,	Democratic Parties.	A. Because they are devoid of principle,	the second	popular comprehension the practical conse-	ilies, reading proof-sheets, clipping items from
	G. W. Cline and wife.)	Democratic Farties.	and destitute of all sense of justice.where the	ARTICLE II.	quences of the dangerous decision of the Pres-	exchanges, preparing telegraphic dispatches
124	TT APPEARING to the satisfaction of the Court,	A DIALOGUE DUTE TEN A MUTUE SCHERTIG. H	colored man is concerned.	The Club is organized for the purpose of	ident's law adviser. On its decision will de-	for compositors to set, and endeavoring to
	I that G W. Cline and wife, Narcissa; Alfred New-	A DIALOGUE BETWEEN A WHITE REPUBLICAN		advancing the interests of the Union Republi- can party in this State and throughout the	pend enough of votes to determine the elec-	coin a small pittance which many a narrow-
64.5 .1	ton and wife, Lorena ; Manson Newton, and Wil- liam Newton, are non residents of this State, it	AND A COLORED CUTIZEN.	the second se	nation. It will strive to elevate labor, edu-		
	is, therefore, ordered by the Court that publication	The following is a dialogue between a new-		cate the ignorant, and sustain the cause of	States The result will also decide whether	worth out by incipient ton they shake on this
		ly enfranchised freedman and a sound Radical	have stood up nobly for your rights, and who will aid you to the end; indeed, all true Re-	universal instica		world's goods to pay their funeral expenses
	sive weeks, for them to appear at the next Term of this Cour to be held for the County of Jackson, at	Republican. The new-made voter is seeking	will ald you to the end; indeed, an true he-		the Attorney General is law, or nerely his	their brother editors may well exclaim : 'Well
44. 5	the Court House in Webster, on the third Monday	a light upon the subject of his political du	O Towhat nexts do the white months of	ARTICLE III.	views as a legal gentleman, which differ from	done, good and faithful servant '-of an un-
	aller the first allowdan in full nert and show cause.	tion and his Dadies! First 1 1			those of Edwin M. Stanton, Thaddens Stevens,	grateful public.
14	if any they can, why the prayer of the petitioner	facts, and demonstrates clearly with which	A. The larger portion belong to the Demo-	dent, two Vice Presidents, a Secretary, a	and other prominent lawyers in the country.	It is generally believed that editors and
5-4 M) 2 M)	WITNESS, J. W. Fisher, Clerk of said Court, at	party he and all like him should act. It	cratic party.	Treasurer, and a Executive Committee of five	The facts of this important case are these :	printers can live on air, or that they have an
	· Office in Walater the third Monday after the	would be well for colored votors generally to		members. The above named officers shall be		inexhaustible mine of wealth always at their ,
	first Monday in April, 1867, and in the ninety-	seek out some tried Radical friend and ques-	the rehallion manufare of that party ?	elected at the first meeting in January and	dance of persons desiring to register are the	
÷.,		tion min upon an subjects about which they	A They are and mould not remaind you as		same, or very nearly so, as the promulgated	They need no money, hence they can be
÷.	May 29 2-3 6t	have any doubt. The dialogue is submitted	baying any right if they were in nower	until their successors are duly elected and	by General Sheridan for Louisiana, both be-	put off till a convenient season, while the mil-
	Printers' fee nine dollars	inter the more that the facts set forth therein	1 1 he coloured man should then note with		ing States of the same military district. An	liner's bill must be promptly liquidated.
98.	Sand the second se	will remove doubts from the minds of many		ARTICLE IV.	applicant for registration declines to answer the questions prescribed by General Sheridan	
	STATE OF NORTH CAROLINA	who have been unable to receive proper infor- mation upon the position in which they should		DUTIES OF OFFICERS.	in his order, but demands to be registered,	Attom brown, or any at
	and the second se	stand at this time:	party as mey notice the ofference a more and	The officers of this Club shall perform the	and a state that the ball has been also and	New Wheat in Market-Large Meeting last
1.1	MITCHELL COUNTY.	Question. With which party should the	the auction block.	duties required of similar officers by ordinary	and that if it is afterward proven on indict-	Night-Remains of General A. P. HillThe
	Superior Court of Law, Spring Term, 1867.	colored man vote?			mont and trial that he has sworn falsely, then	first lot of new wheat was received here to-
ñ	and the second	Answer. The Union Republican party.	the colored people?	mittee shall prepare business for the meeting	he is smanship to munishment for periner -	Iday.
	Abajail Jackson, Petition for Dower.	Q. Why should the colored man vote with	A. It has not. While the Democratic party	of the Club and make such arrangements as	By this arrangement it is barely possible that	A large meeting was new to angle and an
1.1	John Jackson,	that party?	has always been opposed to their freedom,	shall secure a good attendance. They shall	THE HEAV DE DIMINISTER HEAVEN AN AND AND AND AND AND AND AND AND AND	to the second shat their mobile
	TT IDDENDING is the selection of the	A. Because that party has made him free		also make such efforts as may be in their pow- er to make the meetings interesting and profi-	numsen unproperty , out in any case, proven	are not affected by the Alexandria constitu-
14	Court, that the Defendant, John Jackson, is a	and given him the right to vote.	friend	table	ment or not, he gets his vole.	a second s
1.0	non-resident of the State, and an alias Subpoena	Q. Was Mr. Lancolc a Republican?	O The later to the lattice related	A DEDICITE M	Now, that fact is the gist of the whole	The remains of Gen. A. P. Hill were .
	having been returned;	A. He was a Republican President.	Q. To what party do the leading colored		Stanbery opinion. That is what it means	I have the she she had and intermed in Hold
1.0	It is therefore ordered by the Court that the Clerk of this Court couse publication to be made	Q. Are all the Republicans in favor of an		QUALIFICATIONS OF MEMBERS. The only qualifications necessary to become	That is how it works. This claim is directly in accordance with the opinion of the Attor-	lywood cemetery.
	for six successive weeks in the Pioneer, notifying	A There are	A. Without exception they belong to the	a member of this Club should be a good moral	in accordance with the opinion of the Attor-	a second s
<u></u>	the defendant to appear before the Judge of our Su-	A. They are.	Republican party.	character and an expressed determination to	of course promptly rejected, and 'an appeal	The following is the outeral tobal to denote
1.	perior Court of law, at the next Court to be held for the County of Mitchell, at the Court House in	and Republicans?			now has been taken to Washington.	al Sickles' request to be relieved :
	Davis, on the 6th Monday after the 4th Monday in	A. There is none. The word Radical -	advocated by the Republican party?	can party.	We are glad that an issue has been made	WAR DEPARTMENT,
	September next, then and there to plead, answer,	applied to the Republican prote In it	A. Equal rights before the law and at the ballot box for all men without regard to race	A DESCRIPTION OF AD AND		WASHINGTON, U. U. JUDG 21, 1001.
कि श	or demur to petitioners complaint, or judgment pro confessor will be had against him, and the	mies, and has been accepted by it.	or color; that is, that every man shall have	REVENUE.	so promptly on this question, and that it has been framed in such a way as to be clearly	Major General Dickies, Churchenon, c. C.
1.5	Court will act according to law.	Q. The Radicals and Republicans are the	the same rights and liberties as any other	The expenses of this Club shall be defraved	understood by every one. This independent	Tout sold tour and the set
	Winning I W Domman Olah Carta C	oue and the same party f	in the second seco	lov voluntary contributions from among the	Texan, who claims the right to swear false on	command of the 2d multary district, and de
7 yr. (Office the 6th Monday after the 4th Monday in	A. They are, and they are all in favor	Q. Does not the military Reconstruction Act	members and others.	not just as he pleases, and waiting for a tedi-	manding a court of inquiry, was submitted by the Secretary of War yesterday to the Presi-
	April 1867 and in the 91st year of our Inde	freedom and universal insting	4. Does not the wintery reconstruction Act	and the second	and indicial investigation had at some future	the becretary of war yeaterday to the Freet

endence d the 12th of June, 1867 J. W. BOWMAN, Clerk. Prt's fe #9. June 19 2-6

STATE OF NORTH CAROLINA CHEROKEE COUNTY.

Superior Court of Law, Spring Term, A. D., 186 Jackson, Miller & Verdery,

H. S. Coleman,

THE DEFENDANT in this case, will take notice Stevens, Senator Wilson, Judge Kelley, Gen. States have paid as taxes? that a petition has been filed in this Office, to Butler, Speaker Colfax, Chief Justice Chase, make a record of a judgment recovered against butler, Speaker Colfax, Chief Justice Chase, and all other men who favor giving colored ord at the Spring Term for Cherokee County, A. D., 1861, on an Original Attachment; and that the Q. To which partd do the friends of record of said judgment was destroyed by fire dur-ing the late civil war; and that unless he appears A. To the Republican party at the next term of said Court, to be held on the 2d Monday in September, A. D., 1867, and show cause to the contrary, the said judgment will be recorded on the Minutes according to the declaration made the rebellion sustained every legislative act in this petition.

WITNESS, J. C. Axley, Clerk of said Court, at Of. Fugitive Slave Law, and the attempt made fice the 2d Monday in April, A. D., 1867, and to force slavery upon the Western Territoin the 91st year of our Independence. J. C. AXLEY, Clerk. Prt's f'e \$9. June 19 2-6

MA S

P user meetings in Headersonville, on the FIRST WEDNESDAY in each month at 7 o'clock, p. m. Q. What has that party done since the sur-A. Th Members will take due notice, and please attend promptly. By order of the Lodge.

S. WALDROP, Sec'y. Hendersonville N. C. Nov. 14, 1866. 27-

Q. What is the meaning of the word Radi-A. Yes, but you may yet be deprived of cal as applied to political parties and politi- them it your enemies get into power.

A. To the Republican party.

Q. What is a Democrat?

ic party during the war?

render of the rebels

Q. What would the people think if the col A. It means one who is in favor of going ored men voted with the Democratic party? to the root of things; who is thoroughly in A. The people of the North would think earnest ; who desires that slavery should be that they did not fully understand their own abolished, and that every disability connected rights nor the duties devolving on them; and therewith should be obliterated, not only from the people of the South would proudly say

Q. What use has been made of the money A. He is and a Radical, so are Thaddeus which the colored people of the Southern

th

gives you the right to vote.

A. A member of that party which before money to take away my rights? A. They have always done so, and will con demanded by the slaveholders, such as the tinue to while they remain in power. Q. Can this be right?

A. It opposed the war; declared Mr. Lin-Q. Some people say that if we vote against

efforts to restore your old masters to power in the country and opposed every act for your et. Will they do that ?

Let Us Reason Together.

time before a jury in the same plight as him-

Are those reasoning or reasonable men who rangers, thoroughly understands the opinion the court of inquiry demanded by you. expect, after a war of four years' duration, of the astute Attorney General, who labors By order of the President of the United which entailed a debt of three thousand mil-lions of dollars, which inflicted upon the Un-through a legal cobweb. If Mr. Stanbery is J. W. CLORS, Captain and A. A. A. G. the national laws but from those of every Q. Is Mr. Summer a Republican? C. What may have have have been made of the man bet here made of the made o ion armies the loss of perhaps five hundred right so is the Texan. Every man is his own ern side, will help to consecrate Confederate tire design and intent of the Reconstruction regular "worm killers," says the legend : Af-sentiments and sympathies, and make the Con- acts are defeated, because no one will be new iter dozing some time he awoke chilly; the which the colored people of the Southern States have paid as taxes? A. It has been used to establish schools for *white* children; to pay the expenses of making and executing laws in which the colored men have had no voice, and in endeavoring to have the Supreme Court set aside the law which

men would not do this, much lesswould politi- kind of votes. The whole labor of Congress Q. What! are the Democrats using my own oney to take away my rights? A. They have always done so, and will con-ror that we calculated too much on Northern of building up the business of the South and magnanimity-may we not say Northern stu- restoring peace to the whole country.

pidity? We committed another error. Ac. The practical working of this opinion re-customed to dictate, we encouraged ourselves veals itself and needs no commentary or ex-A. It cannot, but it is what you have al-ways received, and such treatment as you will party during the war? A. It opposed the war? A. It cannot, but it is what you have al-mot realizing the fact, patent to all the worli A. It cannot, but it is what you have al-ways received, and such treatment as you will not realizing the fact, patent to all the worli A. It opposed the war? A. It opposed the war; declared Mr. Lin.

powers, if not rights. The conqueror was the ture time before grand juries of which every "Which is the worst enemy to society, the coln's management of it a failure; resisted every measure in Congress looking to emanci-pation, and denounced the Government for master, and was in position to impose any member may have committed the same offence, family that keeps a parrot, or the one who

long misunderstood the true position of affairs, their peers.

Q. What has that party done since the sur-ender of the rebels? A. It has sustained Mr. Johnson in his efforts to restore your old masters to power if we dare vote the Republican tick-the method densities of securing the south to the Democratic party, there peers. A. It has sustained Mr. Johnson in his efforts to restore your old masters to power if we dare vote the Republican tick-the method densities of securing the south to the Democratic party, and permicious egotisms. We saw then through a glass darkly, but now we see face to the method densities of trial in the battle-field. It their pace on the only decent piece of preface. Let us not see in vain, and refuse to is a plan which opens the polls to all uncon- ment ever seen by the native.

dept of the United self, perhaps members of his own regiment of retain your command, and he declines to order E. D. TOWNSEND, A. A. G.

I have found that the men who are ne popular with the sex. Men of great assurance who make words supply the place of ideas, and

They have a bit of Nicholson pavement in