BOARDS OF REGISTRATION.

[We give the appointments for the Military Post of New Bern and surroundings only.] POST OF NEW BERN. County of Craven—Charles A. Nelson, F. D. Shlachter, Richard Tucker, Nelson P. Angels, J. W. Dey, Moses D. Hill, H. P. Doane, Charles Hibbard, Clinton D. Pierson.

County of Onslow—Robert Selleck, Daliel A. Hargett, Charles Sheppard, Calvin D. Morton, David W. Scott, John Munro.

County of Carteret—Thomas C. Allen, Jas. E. Whiteliurst, David Henderson, John J.

G. Gillett, John Andrews,

County of Beaufort—Wm. M. Cherry, Al-hert E. Edward, Augustus Powers, John H. Dewell, Horace N. Waters, James N. Red-mond, John S. Gordon, Jordan King, T. D. Rich, Cornelius H. Gibbes, Windsor Crandall,

Isaac A. Rosekrans, J. G. Hart.

County of Hyde.—Bannister Midgett, Jesse S. Mason, Jos. Hodges, Benj. C. Jennett, A. B. Howard, Edmund S. Woog.

County of New Hanover.—W. B. Jones, H. E. Scott, Henry W. Penny, W. H. Pickett, Isaac M. Peck, S. S. Ashley, Edgar Miller, E. D. Hewlett, Geo. W. Price.

County of Dunka—Sam'l B. Woodmansee

County of Duplin .- Sam'l B. Woodmansee, John E. Fussell, Ed. Martin, Jno. M. Graham, L. A. Merriman, F. A. Newberry County of Wayne. John Robinson, Jesse Hollwell, Hope Bain, H. S. Grant. Lang Nixon, Arnold Bull.

County of Lenoir-Lemuel H. Aldrich, Pinckney Hardee, Richard Whitfield, P. T. Willis, Lofton, James Waters.

County of Green—James S. Smith, Richard
J. Williams, George Beeman, Sydney A. Busbee, Sanders P. Cox, Luke Shepherd.

The Registers hereby appointed will be immediately notified by the Post Commanders,
to whom they will report at once for the

necessary books and blanks. All communications from Registers will be addressed to the Post Commander: Orders and instructions will be transmitted to Boards of Registration, through the same channel.

SUPPLEMENTAL RECONSTRUCTION Bill as Passed by both Houses of Congress, July 13th, 1867.

WASHINGTON, July 13th, 1867. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it is hereby declared to have been the true intent and meaning of the act of the second day of March, one thousand eight hundred and sixty-seven, en-titled "an act to provide for the more efficient government of the rebel States," and of the act supplementary thereto, passed on the twenty-third day of March, one thousand eight hundred and sixty-seven, that the governments then existing in the rebel States of Virginia, North Carolina, South Carolina, Georgia, Mississippi, Louisiana, Florida, Texas and Arkansas, were not legal State governments, and that thereafter said governments, if continued, were continued subject, in all respects, to the Military Commanders of the respective districts, and to the paramount autherity of Congress.

Sec. 2. That the Commander of any District named in said act shall have power, subject to the disapproval of the General of the Army of the United States, to have effect till disapproved whenever, in the opinion of such Commander, the proper administration of said act shall require it, to suspend or remove from office, or from the performance of official duties and the exercise of official powers, any officer or person holding or exercising, or professing to hold or exercise, any civil or military office or duty in such district, under any power, election, appointment or authority depower, election, appointment or authority derived from or granted by, or claimed under any so-called State, or the Government thereof, or any municipal or other division thereof, and upon such suspension or removal, such Commander, subject to the disapproval of the General as aforesaid, shall have power to provide, from time to time, for the performance of the said duties of such officer or person so suspended or removed, by the detail of some competent officer or soldier of the army, or by the appointment of some other person to perform the same, and to fill vacancies occasioned by death resignation or otherwise

by death, resignation or otherwise.

Sec. 3. That the General of the army of the United States shall be invested with all the powers of suspension, removal, appointment and detail granted in the preceding section to District Commanders.

Sec. 4. And be it further enacted, That the acts of the officers of the army already done in removing in said districts persons exercising the functions of civil officers and appointing others in their stead, are hereby confirmed. Provided, That any person heretofore or hereafter appointed by any District Comman-der to exercise the functions of any civil officer may be removed, either by the military officers in command of the district, or by the General of the army, and it shall be the duty of said Commanders to remove from office, as afore-said, all persons who are disloyal to the government of the United States or who use their official influence in any manner, to hinder, de-lay, prevent or obstruct the due and proper administration of this act, and the acts to which

it is supplementary.
Sec. 5. That the boards of registration provided for in the act entitled, "an act suppleientary to an act entitled an act to provide for the more efficient government of the rebel States," passed March 23rd, 1867, shall have power, and it shall be their duty, before allowing the registration of any person, to as-certain, upon such facts or information as they can obtain, whether such person is en-titled to be registered under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is entitled thereto; and such board shall also have power to examine, under oath, to be administered by any member of such board, any one touching the qualification of any person claiming registration, but in every case of a refusal by the board to register an applicant, and in every case of striking his name from the list as hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list to the Com-manding General of the District, setting forth the grounds of such refusal, or such striking from the list. Provided, That no person shall be disqualified us a member of any board of registration by reason of race or color.

Sec. 6. That the true intent and meaning of

the oath prescribed in said said supplementary act is, among other things, that no person who has been a member of the Legislature of any State, or who has held any executive or judicial office in any State, whether he has taken an oath to support the Constitution of the United States or not, and whether he was holding such office at the commencement of the rebellion, or had held it before, and who was afterwards engaged in insurrection or rebellion against the United States, or given aid or comfort to the enemies thereof, is entitled to be registered or to vote, and the words executive or judicial officer in any State in said oath mentioned, shall be construed to in-clude all civil offices created by law for the administration of any general law of a State or for the administration of justice.

Sec. 7. That the time for completing the original registration, provided for in said act may, in the discretion of the commander of any District, be extended to the 1st day of October, 1867, and the boards of registration shall have power, and it shall be their duty, commencing

fourteen days prior to any election under said act, and upon reasonable public notice of the time and place thereof, to revise, for a period of five days, the registration lists, and upon being satisfied that any person not entitled thereto, has been registered, to strike the name of such person from the list; and such board shall, also, during the same period add to such registry the names of all persons who at that time possess the qualifications required by said act, who have not been already registered, and no person shall at any time be entitled to be registered or to vote by reason of any executive pardon or amnesty for any act or thing which, without such pardon or amnesty, would have disqualified him from registration or voting.

Sec. 8. That section four of said last named act shall be construed to authorize the Com-manding General named therein whenever he Henshaw, Thomas Daniels, Oliver W. Henry.

County of Jones—Joseph A. Hascall, N. P.

Smith, Robert Hade, O. R. Colgrove, Thomas

County of Jones—Joseph A. Hascall, N. P.

Smith, Robert Hade, O. R. Colgrove, Thomas

County of Jones—Joseph A. Hascall, N. P.

Smith, Robert Hade, O. R. Colgrove, Thomas

and to fill any vacancy in said board.

Sec. 9. That all members of said boards of registration and all persons hereafter elected or appointed to office in said military districts under any so-called State or municipal authority, or by detail or appointment of the District Commanders shall be required to take and to subscribe the oath of office prescribed by law for officers of the United States.
Sec. 10. That no District Commander or

member of the board of registration, or any of the officers or appointees acting under them shall be bound in his action by any opinion of any civil officer of the United States. Sec. 11. That all the provisions of this act

and the acts to which this is supplementary, shall be construed liberally to the end, that all the intents thereof may be fully and perfectly

RECONSTRUCTION MEASURES.

THE PROPOSED CONSTITUTIONAL AMEND BELLEVET STREET.

The following is a correct copy of the amendment proposed as Article XIV of the Constitution of the United States. As this amendment forms part of the basis of reconstruction adopted by Congress, we publish it for general information and reference.

The amendment has up to this date (April 4) been ratified by the following States: Connecticut, Illinois, Indiana, Kansas, Maine, Michigan, Minnesota, Missouri, Massachusetts, Nevada, New Hampshire, New Jersey, New York, Ohio, Oregon, Pennsylvania, Rhode Island, Tennessee, Vermont, West Virginia, Wiscon-

The amendment has been rejected by the Legislatures of Delaware, Maryland and Kentucky, and by all the unreconstructed "States," to wit: Alabama, Arkansas, Georgia, Florida, Louisiana, Mississippi, North Carolina, South Carolina, Texas and Virginia-13 in all Be it resolved by the Senate and House of Representa-tives of the United States of America in Congress assembled, (two-thirds of both Houses concurring,) That the following article be proposed to the Legislatures of the several States as an amendment to the Constitution of the United States, which, when ratified by three-fourths of said Legislatures, shall be valid as part of the Constitution, namely:

ARTICLE XIV. SEC. 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law, nor deny to any person within its jurisdiction the equal protection of the laws.

SEC. 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the executive and judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion or other crime, the basis of representation therein shall be reduced in the propor-tion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years

SEC 8. No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States or under any State, who having previously taken an oath as a member of Congress, or as an officer of the United States, or as a member of any State Legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House

remove such disability.
SEC. 4. The validity of the public debt of the United States, authorized by law, including debts incurred for the payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

SEC. 5. The Congress shall have power to enforce, by appropriate legislation, the provisions of this ar-

BILL FOR RECONSTRUCTION. The following is Senator Sherman's substitute for Stevens' bill, with Wilson's and Shellabarger's amendments in the House, as it was finally passed. Wilson's amendment is the latter portion of section five, com-

mencing at the word "provided." The sixth section is Shellabarger's amendment: A BILL TO PROVIDE FOR THE MORE EFFICIENT GOVERN-

MENT OF THE REBEL STATES. protection for life or property now exists in the rebel States of Virginia, North Carolina, South Carolina, Georgia, Alabama, Louisiana, Florida, Texas and Arkansas; and whereas, it is necessary that peace and good order should be enferced in said States until loyal and republican State governments can be legally established:

vided into military districts, and made subject to the military authority of the United States, as hereinafter prescribed; and for that purpose Virginia shall constitute the 1st district; North Carolina and South Carolina the 2d district; Georgia, Alabama and Florida the 3d district; Mississippi and Arkansas the 4th district, and

Louisiana and Texas the 5th district.

SEC. 2. That it shall be the duty of the President to assign to the command of each of said districts an officer of the army not below the rank of brigadier general, and to detail a sufficient military force to enable such officer to perform his duties and enforce his authority within the district to which he is said and

signed as aforesaid, to protect all persons in their rights signed as aforesaid, to protect all persons in their rights of person and property, to suppress insurrection, disorder and violence, and to punish or cause to be punished all disturbers of the public peace and criminals, and to this end he may allow local civil tribunals to take jurisdiction of and try offenders, or when in his judgment it may be necessary for the trial of offenders, he shall have rower to organize military commissions or tribunals for i.at purpose; and all interference under color of State authority with the exercise of military authority under this act shall be null and void.

SEC. 4. That all persons put under military arrest by SEC. 4. That all persons put under military arrest by virtue of this act shall be tried without unnecessary delay, and no cruel or unusual punishment shall be inflicted; and no sentence of any military commission or tribunal hereby authorized, affecting the life or liberty tribunal hereby authorized, affecting the life or liberty of any person, shall be executed until it is approved by the officer in command of the district; and the laws and regulations for the government of the army shall not be affected by this act, except in so far as they may conflict with its provisions.

SEC. 5. That when the people of any one of said rebel States shall have formed a constitution of government in conformity with the Constitution of the United States in all respects, framed by a convention of delegates in conformity with the Constitution of the United States in all respects, framed by a convention of delegates elected by the male aitizens of said State twenty-one years old and upward, of whatever race, color or previous condition, who have been resident in said State for one year previous to the day of such election, except such as may be disfranchised for participation in the rebellion or for felony at common law; and when such constitution shall provide that the elective franchise shall be enjoyed by all such persons as have the qualification herein stated for election of delegates; and when such constitution shall be ratified by a majority of the persons voting on the question of ratification who are qualified as electors for delegates, and when such constitution shall have been submitted to Congress for examination and approval, and Congress shall have approved the same; and when said State by a vote of its Legislature elected under said constitution shall have adopted the amendment to the Constitution of the United States proposed by the Thirty-Ninth Congress, and known as article fourteen, and when said article shall have become a part of the Constitution of the United States, said State shall be declared entitled to representation in Congress, and Scanators and Representation in Congress, and Congress and Constitution on the Congress and Congress

representation in Congress, and Senators and Representatives shall be admitted therefrom on their taking the oath prescribed by law, and then and thereafter the preceding sections of this act shall be inoperative in said State: Provided, That no person excluded from the privilege of holding office by said proposed amend ment to the Constitution of the United States shall be ment to the Constitution of the United States shall be eligible to election as a member of the convention to frame a constitution for any of said rebel States, nor shall any such person vote for members of said convention.

SEC. 6. And be it further enacted, That until the people of said rebel States shall be by law admitted to representation in the Congress of the United States, any civil governments which may exist therein shall be deemed provisional only, and in all respects subject to the paramount authority of the United States at any time to abolish, modify, control or supercede the same;

and in all elections to any office under such provisional governments all persons shall be entitled to vote, and none ofher, who are entitled to vote under the provisions of the fifth section of this act; and no person shall be eligible to any office under any such provisional governments who would be disqualified from holding office under the provisions of the third article of said constitution al amendment.

SUPPLEMENTARY RECONSTRUCTION BILL. The following is a copy of the bill as it finally passed both Houses:

An 'act supplementary to an set entitled." An act to provide for the more efficient government of the rebel States," passed March 2, 1867, and to facilitate restora-

establishing a constitution and civil government for such State loyal to the Union; said convention in each State, except Virginia, to consist of the same number of members as the most numerous branch of the State

Legislature of such State in the year 1860, to be apportioned among the several districts, counties, or parishes of such State by the commanding general, giving to each representation in the ratio of voters registered as aforesaid as nearly as may be. The convention in Virginia shall consist of the same number of members as represented the territory now constituting Virginia in the most numerous branch of the Legislature of said State in the year 1860, to be apportioned as aforesaid.

SEC. 3. And be it further exacted, That at said election the registered voters of each State shall vote for or against a convention to form a constitution therefore sion the registered voters of each State shall vote for or against a convention to form a constitution therefor under this act. These voting in favor of such a conven-tion shall have written or printed on the ballots by which they vote for delegates, as aforesaid, the words "For a convention," and those voting against such a conven-tion shall have written or printed on such ballots the words "Against a convention." The persons appointed to superintend said election, and to make return of the votes given thereat, as herein provided, shall count and make return of the votes given for and against a conmake return of the votes given for and against a consame shall have been returned shall ascertain and declare the total vote in each State for and against a convention If a majority of the votes given on that question shall be for a convention, then such convention shall be held as hereinafter provided; but if a majority of said votes shall be against a convention, then no such convention shall be held under this act; Provided, That such convention shall not be held unless a majority of all such registered voters shall have voted on the question of holding such convention.

SEC. 4. And be it further enacted, That the command ing general of each district shall appoint such boards of registration as may be necessary, consisting of three loyal officers or persons, to make and complete the registration, superintend the election, and make return to him of the votes, lists of voters, and of the persons elected as delegates by a plurality of the votes cast at said election; and upon receiving said returns he shall open the same, ascertain the persons elected as delegated according to the returns of the officers who conducted said election, and make proclamation thereof; and if majority of the votes given on that question shall be for a convention, the commanding general, within sixty days from the date of election, shall notify the delegates to assemble in convention, at the time and place to be mentioned in the notification, and said convention, when organized, shall proceed to frame a constitution and civil government according to the provisions of this act, and the act to which it is supplementar; and when the same shall have been so framed, said constitution shall be submitted by the convention for ratification to the persons registered under the provisions of this act at an election to be conducted by the officers or persons appointed or to be appointed by the commanding general, as hereinbefore provided, and to be held after the exration of thirty days from the date of notice thereof to be given by said convention; and the returns thereof shall be made to the commanding general of the district.

SEC. 5. And be it further enacted. That if, according to said returns, the constitution shall be ratified by a majority of the votes of the registered electors qualified as herein specified, cast at said election, (at least onehalf of all the registered voters voting upon the ques-tion of such ratification,) the president of the conven-tion shall transmit a copy of the same, duly certified, to the President of the United States, who shall forthwith ransmit the same to Congress, if then in session, and f not in session, then immediately upon its next assembling, and if it shall moreover appear to Congress that the election was one at which all the registered and qualified electors in the State had an opportunity to vote freely, and without restraint, fear, or the influence of fraud, and if the Congress shall be satisfied that such constitution meets the approval of a majority of all the qualified electors in the State, and if the said constituqualified electors in the State, and if the said constitu-tion shall be declared by Congress to be in conformity with the provisions of the act to which this is supple-mentary, and the other provisions of said act shall have been complied with, and the said constitution shall be approved by Congress, the State shall be declared en-titled to representation, and Senators and Representa-tives shall be admitted therefrom as therein provided. SEC. 6. And be it further enacted. That all elections in the States mentioned in the said "Act to provide for the more efficient government of the robel States" shall the more efficient government of the rebel States," shall, during the operation of said act, be by ballot; and all officers making the said registration of voters and conducting said elections shall, before entering upon the discharge of their duties, take and subscribe the oath

prescribed by the act approved July 2, 1862, entitled "An act to prescribe an oath of office." SEC. 7. And be it further enacted. That all expense incurred by the several commanding generals, or by virtue of any orders issued, or appointments made, by them, under or by virtue of this act, shall be paid out of any moneys in the Treasury not otherwise appropriated. Sec. 8. And be it further enacted. That the convention for each State shall prescribe the fees, salary, and compensation to be paid to all delegates and other officers and agents herein authorized or necessary to carry into effect the purposes of this act not herein otherwise provided for, and shall provide for the levy and collection of such taxes on the property in such State as may

be necessary to pay the same.

SEC. 9. And be it further enacted, That the word article, in the sixth section of the act to which this is supplementary, shall be construed to mean section.

REPUBLICAN PLATFORM.

Resolutions adopted by the Republicans of North Carolina, at a Convention held in Raleigh, 27th March,

Having assembled in the City of Raleigh on the 27th of March, 1867, in conformity with a timely and patriotic call, reflecting the sentiments of the loyal men of the State, and believing the time is at hand when an open and fearless expression of sentiments, opinion, and purpose is urgently demanded : therefore,

1. Resolved, That in view of our present political condition, our relations to the National Government and the people of all sections of the country, we do this day with proud satisfaction unfurl the brilliant and glorious banner of The Republican Party, and earnestly appeal to every true and patriotic man in the State to rally

peal to every true and patriotic man in the State to rally to its support.

The splendid and patriotic record made by this great political organization, in standing by the general government with an inflexible resolution, in carrying forward profound measures of statesmanship to a successful issue, and the powerful aid given by it in finally overthrowing and prostrating the most gigantic rebellion of ancient or modern times, should command the respect and challenge the admiration of every candid man.

2. Resolved, That the American Congress is eminently entitled to the profound thanks of the whole country for its persevering, persistent and heroic devotion to the great principles of human rights as enunciated in the Declaration of Independence; that in the name of the patriotic people of this State we feel warranted in cordially assenting to and accepting the reconstruction plan recently and finally adopted by that body, and to the end that peace and order may be permanently secured and every industrial pursuit resumed and encouraged, we pledge ourselves to use every fair and legitimate means to influence public sentiment to the nearest possible approach to unanimity on this subject.

3. Resolved, That we rejoice that the dogma long propagated, of the right of peaceable secession under the Constitution, has been forever overthrown by the majestic uprising of the American people, in crushing out the late rebellion by force of arms; and that the doctrine that the supremacy of the general government 2. Resolved, That the American Congress is eminently

doctrine that the supremacy of the general government has been established, and that the paramount allegiance of the citizen has been acknowledged as due to the

Of the citizen has been acknowledged as due to the United States.

4. Resolved, That we sincerely exult in the fact that as a nation we are now absolutely a NATION OF FREEDERMS, and that the sun in all his course over our wide spread country no longer shines upon the brow of a slave. Without refervation we heartily endorse the great measures of Civil Rights and Impartial Enfranchisement without any property qualification, conferred without distinction of color, and that we are ready to unite in the early practical stainment of these inestimable privileges. Although the mortal remains of Abraham Lincoln now rest silently beneath the soil of his adopted State, yet his voice still rings like a chariof through the land, earnestly summoning every American citizen at the support of the great Party of Liberty and Emancipation.

5. Resolved, That as the most potent and efficient means by which the South can speedily regain her lost prosperity, we carnestly advocate the spreading of knowledge and education among all men, and that to the respective of the spreading of knowledge and education among all men, and that to the

discussion and free speech on all subjects of public interest.

6. Resolved, That we join in an earnest wish for the maintainance untarnished and undimmed of the public credit and plighted faith of the nation.

7. Resolved, That in the maintainance of the position taken and the principles this day avowed, we earnestly invite the influence and co-operation of men of all political persuasions, who regard and cordially support the recent action of Congress as a solution of our present political difficulties; that we deprecate partiam violence and desire peace and good will toward all men; and if in an open and featless effort, which we propose to make on every suitable occasion, to persuade and convince the people, that our highest duty and truest interest is to be subserved by maintaining the principles of the Republican Party, an earnest interest should be awakened, it will be from no other cause than a rigid adherance to what we regard as a sacred right and a solemn paidle duty.

the will be from no other cause than a rigid adherance to what we regard as a secred right and a soleun patille duty.

The following resolution was offered by Mr. L.E.

O'Hara, of Wayne, and adopted:

Resolved. That this Convention tender their sincere thanks to Jes. H. Harris for the zealous and efficient manner in which he has labored at the North for the cause of all loyal men in North Carolina and for her speedy return to the Union.

Mr. W. F. Henderson, of Davidson, offered the following, which was adopted:

Resolved. That the thanks of this Convention are due and are hereby tendered to the Spartan band of Republicans in the late Legislature of this State, for their bold and fearless defence of Congress and the Union.

Mr. Settle offered the following, which were unantmougly adopted:

Resolved. That we esteem ourselves fortunate, in that so experienced and accomplished a statesman and soldier as Major General Daniel E. Sichles has been appointed to the command of this military district. We tender to him our hearty co-operation as loyal citizens in the performance of the important duties that have been devolved upon him.

Resolved. That we are gratified to learn that Gen. John C. Robinson has been assigned to the command of this State, under Gan. Sickles. This former siministration of military affairs in this State has been such as to give us a most favorable opinion of his peculiar fitness for the position thus assigned him.

Mr. Carter introduced the following, which was also adopted:

Resolved. That the President of this Couvention appoint an Executive Committee of forty members to promote the organization and interests of the National Republican Party of North Carolina, and that the resident members of said committee in each Congressional District be autherized to appoint such committees in every county of the State.

Mr. Dockey offered the following, which was adopted.

wery county of the State.

Mr. Dockery offered the following, which was adopted: Resolved, That the members of the Convention hereby edge themselves to use every legitimate means in their cople of their respective counties. WOTER PESPEKETELL ISTO

STATE EXECUTIVE COMMITTEE.

In pursuance of the resolution adopted by the recent Reconstruction Convention in Raleigh, the Hon. A. H. Jones, the President of the body, has appointed the following Executive State Committee for the Republican party of North Carolina: (WHITES.)

WE. W. HOLDEN, Raleigh, Wake county.

C. L. Harris, Raleigh, Wake county.

James F. Taylor, Raleigh, Wake county.

Dr. Eugene Grisson, Franklinton, Granville county.

WM. A. Smith, Boon Hill, Johnston county. JOHN POOL, Coleraine, Bertle county. DAVID M. CARTER, Washington, Beaufort county. L. PEMBERTON, Fayetteville, Cumberland county E. L. PEMBERTON, Fayetteville, Cumberland county.
Daniel R. Goodloe, Warrenton, Warren county.
Alfred Dockery, Rockingham, Richmond county.
Thos. Settle, Wentworth, Rockingham county.
Ron't P. Dick, Greensboro', Guifford county.
Dr. W. Sloan, Dallas, Guston county.
Jos. H. Neff, Wilmington, New Hanover county.
J. Q. A. Bryan, Trap Hill, Wilkes county.
L. L. Stewart, Asheville, Bancombe county.
W. G. B. Garrett, Richland Valley, Haywood co.
Saw'l, Forewer, Mt. Airy, Surry county. BAM'L FORKNER, Mt. Airy, Surry county.
E. WILLIAMS, Burnsville, Yancey county.
G. W. LOGAN, Rutherfordton, Rutherford county.
R. W. King, Kinston, Lenoir county.

M (COLORED) OTRILO JAS. H. HARRIS, Raleigh, Wake county. JAMES JONES, Raleigh. G. W. BRODIE, Raleigh. G. W. Brodie, Raleigh.
John Maruel, Raleigh.
G. P. Rourke, Wilmington, New Hanover county.
W. Cawthorn, Warrenton, Warren county.
John Hyman, Warrenton, Warren county.
H. Unthanks, Greensboro', Guilford county.
J. W. Hood, Fayetteville, Cumberland county.
I. B. Abbott, Newbern, Craven county.
H. Eppes, Halifax, Halifax county.
T. A. Sykes, Elizabeth City, Pasquotank county.
Tony Green, Hendersonville, Henderson county.
R. Smith, Charlette, Mecklenburg county.
J. R. O'Hara, Goldsboro', Wayne county. J. E. O'HARA, Goldsboro', Wayne county.
ALPRED STOKES, Wilkesboro', Wilkes county.

MACON HOUSE,

Morehead City, N. C., Will open for the reception of Guests, for the SUMMER

ON THE FIRST DAY OF JULY:

The terminus of the Atlantic and North Carolina Rail-road, is beautifully situated upon Beaufort Harbor, and is renowned for its invigorating breezes, its surf-fath-ing, its admirable fishing grounds, and its unsurpassed healthfulness.

OUR EFFORTS TO PLEASE.

No pains shall be spared to render the Guests of the Honse comfortable, and their wants shall be supplied whenever practicable. Attentive servants are engaged to wait upon them, and courtesy and politeness shall mark the deportment of all the employees. Every just cause of complaint shall be avoided or remedied, and none shall leave

THE MACON HOUSE

THE TABLE.

Every delicacy of the season shall be placed upon the

dissatisfied, if it is possible for the proprietor to give

BEAUFORT HARBOR

And its tributary waters are celebrated for the variety and excellence of the Fish, Gysters, Scollops, Clams, &c., taken from them, which will be served up in the best style by experienced cooks, in addition to all the luxuries to be found at first-class Hotels in the interior.

> PLEASURE SEEKERS HOODING, WATKINS

JC. A. NELEGONEA COS

Will find two number one BILLIARD TABLE, a BAR ROOM with the Chociest Wines, Liquors, Segars and Tobacco, and SAIL BOATS with experienced bostmen for Excersions to all parts of the Harbor. BATHING HOUSES, where all may luxuriate in health-given Sait Water Baths and daily facilities for a plunge in the Surf, if that mode of bathing should be preferred.

PARTES. OHES. Con Con MUSIC AND DANCING. Corner of Lollok and Craves Streets

Musicians, will at all times, be in attendance to enli-ven the hour with their soul-stirring strains and the votaries of the gay and lively Dance, can amuse them-

From their holes came out, And Mice and Rate nur out of bin In spite of cats, sollio

GATLOR Eeq., Editor U. S. A.

Costar's" Rat, Roach, &c., Exterm's Is a paste—used for Rate, Mice, Rouches, Black and Red Ante, de., de. Costar's" Bed-Beg Exterminator Is a liquid or wash—used to destroy, and also a preventative for Bed-Bugs, dc. Costar's" Electric Powder for Insects In for Mothe, Mosquitoss, Flins, Bed Bugs, Insects on Plants, Fowls, Animals, &c.

See that "Costan's" name is on each Box, Bottle, and Flack, before you buy.

Address,

Bold in New Bern, N. C., by Richard Brank, and all Druggists and Retailers everywhere.

TNANCIAL AND CONDUCTORE ERE BREE MORRY MARKET.

THE PUBLIC CONTRACTOR AND ADDRESS OF S. T. JONES & CO., Bankors, IN HE STRAGE WALK manufacture. hage of North Ostolian

"COSTAR'S"

the second second second

Buckthorn Salve.

For Cuts, Burns, Bruises, Wounds, Boll, Cancers, Broken Breasts, Sore Nipples, Bleeding, Blind and Painful Piles; Scrufulous, Putrid and Ill-conditioned Sores; Ulcers, Glandular Swellings, Eruptions, Cutaneous Affections, Ringworm, Itch, Corns, Buulons, Chilbians, &c; Chapped Hands Lips, &c.; Bites of Spiders, Insects, Animals, &c., &c.

Boxes, 25 cts., 50 cts., and \$1 sizes.
Sold by all Druggists everywhere.
And by HENRY R. COSTAR, Depot 484 Broadway,
N. Y., and RICHARD BERRY and GOODING & WATRING,
New Bern, N. C.

Wiles of Dark with Constituted Consider

"COSTAR'S"

COBN SOLVENT. For Corns, Bunions, Warts, &c., 127 Boxes, 25 cts., 50 cts., and \$1 sizes. Sold by all Druggists everywhere. And by HENRY R. COSTAR, Depot 484 Broadway, N. Y., and RICHRAD BERRY and GOODING & WATERINS, New Bern, N. C. The undersigned having secured the above well-known

PERPARATION OF

Bitter-Sweet & Orange Blossoms FOR BEAUTIFYING THE COMPLEXION. Used to Soften and Beautify the Skin, remove Freck-les, Pimples, Kruptions, &c. Ladies are now using it in preference to all others. Bottles, \$1.

Sold by Bruggists everywhere.

And by HENRY R. COSTAR, Depot 484 Broadway,
N. Y., and REHARD BERRY and GOODING & WATEINS,
New Bern, N. C.

Mery Adrertisements. Removal.

📲 seeth dean in Mildle state at .- 6 d sta

THE WAR OF BELLEVIEW BEING BEING BOTH IN

ESPERATION.

COUGH REMEDY.

Lungs.

Bottles, 25 cts., 50 cts., and \$1 sines.

Sold by all Druggists everywhere.

And by HENRY R. COSTAR, Depot 484 Broadway.

N. Y., and RIGHARD BERRY and GOODSE & WATKING,

New Bern, N. C. T THE OLD STAND OF THIS . PLEASE

ANAD WASATA TALL torn, Onto and May, Men! Con Pens. Wheat Bran. Ground Feed, &c., &c., www. Windowske and Hebrill, Will soll as low as the fown

REMOVED. COSTABIST

BISHOP PILLS, For Nervons and Sick Headache, Costiveness, Indiation, Dyspepsia, Billions See, Gonstipation, Diarri Colics, Chills, Fevers, and general derangement of

Life Insurance Co. TALL DEPENDENCE OF THE PARTY OF

Post Circ. A. Naw Brunch, M. Ct.,

of NEW YORK

CAPITAL \$1,000,000,000.

named at the Kill to be in M., and from

Belck Buildier Known as the

with there have second and forth Man-The benefits of Life Insurance need hardly to be enumerated at this age. Every carefu. and considerate man, but does his duly to his family in having his a stress stoltzeross A sign

a de door above Fleet at, at 8 o'clock evety

SETTH WARD REPUBLICAN ASSOCIATION -

not be courted whichly monthing every Friday Life Insured

Merchant, Anna & Co -Labor Paters or West and Pomp. In Pitchers, Ac-

At a small expense a family is insured against any want which accident or adversity might otherwise bring upon them.

ITS LARGE AND STEADILY INCREASING

court Councilmen Startly, Radeliff Ja

It is managed by reliable and well known

the Breek J. Jones and George M.

frame there belot mentey in the Cit to be well a supposed to be supposed to building a new Engine House and mark per-

The Insured need fear no quibbling or evasion on the part of this COMPANY, as it has insured over 12,000 persons for more than Eighteen Millions of Dollars within six years.

The depublican telephological in Tennesce con rollered by a shading victory in North Car It has paid within a few years over \$200.000.00 to Widows and Orphans.

stretches the self-out. We left and leading It permits a residence and travel on the Con tinent of Europe and in the Southern States as far South as the northern boundary of North

a dicial by Elder Join T. Walth A

H. J. MENNINGER, Agent, at New Bern.

THE NEW BERN REPUBLICAN. H. J. MENNINGER, Editor. JAMES C. HARRIBON, Publisher.

PUBLISHED, TRI-WEEKLY FROM IS CRAYEN 197 Wols VETREET, NEW BEEN.

THE REPUBLICAN Is issued as an

INDEPENDENT AND PROGRESSIVE JOURNAL which shalf reflect the sentiments and opinions of the unmistakeable loyal population of Eastern North Carolina, by an uncompromising opposition to the destroy of Secretion, and by a feariess advocacy of the eterm principles of Union, Liberty and Equality between

The Republican will be devoted to the common interests of our people, with "malice toward none and charity for all;" it will plead for the maintenance inviolate of the National Government and its credit; the educate by all available means of the people; the exceuragement of immigration and the development of our ario tural, universe and commercial resources.

While the Republican will be pre-eminently a new paper, the departments of Commerce, Agricular Science, Art, and Literature, will receive such attent by Reports, Rassys, Reviews and Summaries as a will permit.

Full reports on all matters of Local Interest will furn a prominent feature, and as there appears as pet as the anconditional Union paper in Eastern North Carelina the advantages which the Republican will offer as a advertising medium are apparent.

RATES OF SUBSCRIPTION:

RATES OF ADVERTISING: