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BY GEO. W. NASON, JR.

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dends and Modes of Insurance !!

NEW BERNE, N. C., WEDNESDAY MORNING, OCTOBER 21, 1868. AN ORDINANCE To lay Taxes and Provide for the Support of the City Government.

Sec. 1. It is ordained by the Mayor and Conncil of the city of New Bern, That for the fiscal year ending June 30th 1868, a tax of one per cent upon the value all of real estate within the limits of the corporation, be and the same is hereby laid to be collected as is by law provi-

VOL. IV.-NO. 18. 14 allon

ded. It is further ordained, That from and after the 1st day of April, 1868, no person, firm or corporation shall prosecute or carry on either of the trades or occupations mantioned in Section foot this ordinates or occupations

prosecute or carry on either of the trades or occupations mentioned in Section 6 of this ordinance, until he or they shall have obtained a license therefor in the man-ner hereinafter provided. Sec.3. It is further ordained, That every person or per-sons desiring to obtain a license shall register with the City Clerk, first; his name, or their name or style; se-cond, the trades or occupation for which a license is desired; third, the place where such trade or occupa-tion is to be carried on; fourth, if an inn-keeper, the for said purpose, and thereupon, upon payment to the City Clerk, or other person anthorized to collect the tax herein provided, shall make out and deliver a li-cense for such trade or occupation, which license shall continue in force for one month, at the place or premis-es described therein. es described therein.

Sec. 4, It is further ordained, That if any person or persons shall exercise or carry on any trade or business hereinafter mentioned for the exercising of which a license is required, without taking out such license as is in that behalf required, he, she, or or they shall, for every such offence, respectively forfeit a penalty equal te three times the amount of the sum of money imposed for such license to the use of the city. Sec. 5, And be it further ordained, That in every

case where more than one of the pursuits, hereinafter described shall be carried on by the same person in the same place at the same time, except as therein mentioned, license must be taken out for each, according to the rates severally | rescribed. Sec. 6, And be it further ordained, That on and after

the first day of April, 1868, for each license granted the sum herewith stated, shall be respectively and monthly paid. Any number of persons cartying on any business coming within the purview of this ordinance, in partnership may transact such business at such place, under such license, and not otherwise.

(1.) Bankers shall pay ten dollars for each licer.se, and every person shall be deemed a banker w.thin the mean-

It is well enough to keep the war-like letter of FRANK BLAIR before the people. Democratic papers have become frightened at the startling propositions it contains, and hence they suppress it. They dare not keep it before the eyes, even of their friends, and yet it is the real basis of the Democratic Platform. Being written and placed before the Convention when it assembled, it, and nothing else, secured Blair's nomination. Read, reflect, and then act at the polls.

Frank P. Blair's War Policy.

WASHINGTON, June 30, 1868.

V-Berne Daily Reput

"LIBERTY AND UNION, NOW AND FOREVER, ONE AND INSEPARABLE."--- Daniel Webster.

THE

Republican Paper

EASTERN

DEAB COLONEL ;-In reply to your inquires I beg leave to say that I leave to you to determine. on consultation with my friends from Missouri, whether my name shall be presented to the Democratic Convention, and to sub-mit the following, as what I consider the real and only issue in this contest:

issue in this contest: The reconstruction policy of the Radicals will be com-plete before the next election; the States so long ex-cluded will have been admitted; negro suffrage estab-lished and the carpet-baggers installed in their sea's in both branches of Congress. There is no possibility of changing the political character of the Senate, even if the Democrats should elect their President, and a ma-jority of the popular branch of Congress. We cannot, therefore, ando the Radical plan of reconstruction by Congressional action: the Senate will continue a bar to its repeal. Must we submit to 114 How can it be over-Congressional action: the Senate will continue a bar to its repeal. Must we submit to it! How can it be over-thrown? It can only be overthrown by the anthority of the Executive, who will fail to do his duty if he allows the Constitution to perish under a series of Congres-sional enactments which are in palpable violation of its undamental principles.

fundamental principles. If the President elected by the Democracy enforces or permits others to enforce these reconstruction acts, the Radicals by the accession of twenty spurious Senators and fifty Representatives will control both branches of Congress, and his Administration will be as powerless as the present one of Mr. Johnso

There is BUT ONE WAY TO RESTORE THE GOV. ERNMENT AND THE CONSTITUTION AND THAT IS FOR THE PRESIDENT ELECT TO DECLARE THESE ACTS NULL AND VOID, COMPEL THE ARMY TO UNDO ITS USURPATIONS AT THE SOUTH, DISPERSE THE CARPET-BAG STATE GOVERNMENTS, allow the white people TO REOR. GANIZE THEIR OWN GOVERNMENTS, AND ELECT SENATORS AND REPRESENTATIVES,-The House of Representatives will contain a majority of Democrats from the North. and they will admit the Representatives elected by the people of the Sonth, and with co-operation of the President it will not be difficult TO COMPEL THE SENATE TO SUBMIT ONCE obligations of the Constitution. It will not be able to withstand the public judgement, if distinctly invoked and clearly expressed on this funda-Mortal issue, and it is the sure way to avoid all fn ture strife to put the issue plainly to the country. I repeat THAT THIS IS THE REAL AND ONLY QUESTION WHICH WE SHOULD ALLOW TO CON-TROLUS Shall we submit to the country by which the Government has been overthrown, or shall we exert ourselves for its full and complete restoration? It is idle to talk of bonds, greenbacks, gold, the public faith, and the public credit. What can a Democratic President do in regard to any of these, with a Congress in both branches controlled by the carpet-baggers and their allies? He will be powerless to stop the supplies by which idle negroes are organized into political clubs -by which an army is maintained to protect the vaga-bonds in their outrage upon the ballot. These, and things like these, cat up the revenue and resources of the Government and destroyits credit-make the difthe Government and destroyits credit—make the dif-ference between gold and greenbacks. We must restore AND TO DO THIS WE MUST HAVE A PRESIDENT WHO WILL EXECUTE THE WILL OF THE PEO-PLE BY TRAMPLING UNDER DUST THE USUR-PATION OF CONGRESS, KNOWN AS THE RE-CONSTRUCTION ACTS. I WISH TO STAND BE-FORE THE CONVENTION UPON THIS ISSUE.— BUT IT IS ONE WHICH EMBRACES EVERY THING ELSE THAT IS OF VALUE IN ITS LARGE AND COMPREHENSIVE RESULTS. It is the ONE THING THAT INCLUDES ALL THAT IS WORTH a contest, and without it there is nothing that gives a contest, and without it there is nothing that gives dignity, honor, or value to the struggle

AN AT TO PUNISH BRIBERY AND CO-ERCION IN ELECTIONS. To the General Assembly of North Carolina do enact ; and this diad mant

PRICE 5 CENTS.

Section 1. That it shall be unlawful for any person to offer any bribe to any of the qualified voters of this State with intent to influence his vote in any election.

Sec. 2. That it shall be unlawful for any person to attempt to influence the vote of any of the qualified voters of this State, in any election, by any threat to discharge such voter from employment or to withdraw from him patronage, or to discharge from employment, or refuse patronsge to any member of such voter's family.

Sec. 3. That it shall be unlawful for any person to give a pecuniary or other consideration whatever, to any of the qualified voters of this State because of the vote which such voter may cast or may have cast in any election.

Sec. 4. That it shall be unlawful for any person to discharge from employment, withdraw patronage from, or otherwise injure, threaten, oppress or attempt to intimidate any of the qualified voters of this State because of the vote such voter may cast in any election.

Sec. 5. That any person violating guilty of a misdemeanor, and shall be liable to indictment for the same, and on not less than ten days." And on conviction having violated the provisions of sec- ple of those States. next term of the Superior Court of the

RATES OF ADVERTISING Liberal deductions made to large advertise Special Notices charged as per cent, higher than o For advertisements inserted irregularly, m higher than usual rates will be cha All jotters should be addressed "REPUBLICAN" New

WE CAN'T SUBRENDER NO.

BY DEXTER SMITH The struggle was too fierce and long. The cost in lives too dear-Nor yet forgotten are the braves Who had no thought of fear; They could not are the old flag torn From Freedom's hallowed brow, Nor can we lose what they bequesthed We can't surrender now !

While Hope is strong within the breast Of ev'ry freeman true-While Union symbol proudly floats Its red and white and blue-While God is just, and Might o'er Right No victory will allow, We will be true to liberty-We can't surrender now

Then ask as not to vote for those Who held our brave boys back, When onward came the Union's focs With desolated track; We cannot blot the record fair Of Freedom's holy vow, We cannot dim Truth's sacred light-We can't surrender now !

OUR PLATFORM

L We congratulate the country on the asany of the provisions of this act shall be sured success of the reconstruction policy of Congress, as evinced by the adoption, in the majority of the States lately in rebellion, of conviction of having violated the pro-visions of section one, shall be fined not less than twenty dollars, or imprisoned admitted to a state of anarchy. constitutions securing equal civil and political admitted to a state of anarchy. II. The guarantee by Congress of equal of having violated the provisions of sec-tion two, shall be fined not less than fifty dolfars, or imprisoned not less than twenty days. And on conviction of having violated the provisions of sec-tion two, shall be fined not less than twenty days. And on conviction of having violated the provisions of sec-tion two, shall be fined not less than twenty days. And on conviction of having violated the provisions of sec-ty, of gratitude, and of justice, and must be maintained; while the question of suffrage in all the loyal States properly belongs to the peotion three, shall be fined not less than _____ We denounce all forms of repudiation twenty dollars, and also imprisoned not as a national crime; and the national honor less than ten days. And on conviction of having violated section four, shall be fined not less than fifty dollars, and also to the letter but the spirit of the laws under which it was contracted. Sec. 6. That every magistrate or that taxation should be equalized and reduced peace officer of this State, or of muni- as rapidly as the national faith will permit. cipal corporations in the State, who shall V. The national debt, contracted as it has know of his own knowledge, or to whom infomation shall in any way come, that any person has violated any of the pro-visions of this act, shall immediately arrest, or by warrant cause to be arrested such person so offending, and upon sufficient evidence, shall cause him to enter into a bond and sufficient security enter into a bond and sufficient security continue to pay so long as repudiation, parin the sum of not less than two hundred tial or total, open or covert, is threatened or dollars, for his appearance before the VII. The Government of the United States should be administered with the strictest econ-County in which the offence may have omy and the corruptions which have been so been committed, then and there to answer shamefully nursed and fostered by Andrew to the law, and in the meantime to keep Johnson call loudly for radical reform. the peace, and in default of giving such ly and tragic death of Abraham Lincola, and bond and sufficient security, such person regret the accession to the Presidency of Anso offending, shall be committed to prison until he shall have complied with the aforesaid provisions. Sec. 7. That any Justice of the Peace or other officer charged with the execution of this act, who shall refuse to ignore and violate the laws; who has emor neglect to carry out the provisions of said act, shall be guilty of a misde-meanor in office. islature as unconstitutional; who has persistently and corruptly resisted, by every means in his power, every proper attempt at the re-construction of the States lately in rebellion; who has perverted the public patronage into an engine of wholesale corruption; and who has been justly impeached for high crimes and misdemeanors, and properly pronounced guilty thereof by the votes of thirty-five Sentors. IX. The Doctrine of Great Britian and IX. The Doctrine of Great Britian and other European powers, that because a man is once a subject he is always so, must be re-sisted at every hazard by the United States, as a relic of feudal times, not authorized by the laws of nations, and at war with our na-tional honor and independence. Naturalized citizens are entitled to protection in all their rights of citizenship, as though they were native-born; and no citizen of the United States, native or naturalized must be liable Secretary of State. States, native or naturalized, must be liable to arrest and imprisonment by any foreign power for acts done or words spoken in this country; and if so arrested and imprisoned, Mare rou Repistered ? it is the duty of the Government to interfere in his behalf. X. Of all who were faithful in the trials of SECURE A HOME IN the late war, there were none entitled to more especial honor than the brave soldiers and scamen who endured the hardships of cam-THE GOLDEN STATE! scamen who endured the hardships of cam-paign and cruise, and imperilled their lives in the service of the country; the bounties and pensions provided by the laws for these brave defenders of the nation are obligations never to be forgotten; the widows and orphans of the gallant dead are the wards of the people of realf himsen TRUGE STATES The Imigrant Homestead Association -in sacred legacy, bequeathed to the nation's protecting care. OF CALIFORNIA, XI. Foreign immigration, which in the past has added so much to the wealth, devel-Incorporated under the Laws of the State, November 30th, 1857, for the pur-pose of providing pose of providing and involve and V/ Homes for its Members, sympathy with all oppressed peoples strug-gling for their rights. On motion of Carl Shurz, the following two Capital Stock Divided into 200,000 shares, at \$5 each, payable in planks were added by a unanimous vote: Resolved, that we highly commend the spirit of magnanimity and forbearance with which men who have served in the rebellion U. S. carrency. Certificates of Stock issued to subscribers immedi-ately upon receipt of the money. No FERSON ALLOWED TO HOLD MORE THAN 5 SHARES. -but who now frankly and honestly co-oper-A CIRCULAR containing a full description of the property to be distributed among the Shareholders will be sent to any address upon receipt of stamps forre-turn postage. Information as to price of land in any portion of the State, or upon any other subject of interest to parties proposing to imigrate, will be cheerfally farmished up in receipt of stamps for postage. All letters should be addressed Secretary Immigrant Homestod Association. Fost Office Box No. 85, San Francisco, California. restrictions imposed upon the late rebels in the same incasure as their spirit of loyalty will direct, and as may be consistent with the safety of the loyal people. Resolved, That we recognize the great prin-ciples laid down in the immortal Declaration of Independenc as the true foundation of democratic government; and we bail with gladness every effort toward making these principles a living reality on every inth of American soil. they gateroold any spala BLANK MANIFESTS intails contactuated in the interior thinks store generation of a new sector store Bran a Blank fourth water of Adams

AND IN THE MARY WART, WE SMALLEST RATIO OF MORTALITY,

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LIFE AND ENDOWMENT

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POLICIES ISSUED.

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REGULAR LIFE POLICIES AFTER

this Ordinance, who keeps a place of business. where credits are opened in favor of any person or firm, by the deposit or collection of money or currency, and the same, or any part thereof shall be paid out or remmitted upon the draft or check of such creditor, (2) Auctioneers, shall pay ten dollars, for license.— Every person shall be deemed an auctioneer whose occupation it is to offer property for sale to the highest

(3.) Retail Dealers in liquors, including all distilled or fermented liquors, and wines of every description, shall pay five dollars for each license. Every persen who shall offer for sale such liquors in less quantity than one gallon at one time, to the same purchaser, shall be regarded a retail dealer in liquors. (4.) Retail Dealers shall pay one dollar for each license.

Every person whose occupation it is to sell or offer for sale groceries or any goods, wares or merchandise, or foreign or comestic productions. in less quantities than a whole original piece or package, at one time to the same person (not including wines, spirituous or malt liquors), shall be regarded as a retail dealer.

(5,) Wholesale Dealers shall pay four dollars for each icense, Every person whose occupation or business it is to sell groceries or any goods, wares or merchan-dise, by one or more original package or piece at one time, to the same purchaser, or wines and liquors in quantities of more than one gallon, shall be deemed a wholesale dealer.

(6.) Hotels, Inns and Taverns, shall pay five dollars for each license. Every place where food and lodging are provided for and furnished to travelors or sojourners, in view of payment therefor, shall be regarded as a Hotel, Inn or Tavern.

(7.) Brokers and Commission Merchants shall pay four dollars for each license. Any person except one holding a license as wholesale dealer or banker whose business it is to purchase or sell stocks, money. goods or merchandise, or seek orders therefor in original or unbroken packages, or produce, or to manage business matters for the owners of vessels, or consignors of freight, or whose business it is to purchase, rent or sell real estate for others, shall be regarded as a Banker or Commission Merchant. (8.) Theatres, Circuses and Jugglers shall pay a sum

not to exceed two hundled dollars to be fixed by the City Council in each case. (9.) Bowling Allies or Billiard Rooms shall pay four

Iollars for each license. (10.) Horse Dealers and Livery Stable keepers shall pay four dollars for each license.

(11) Peddlers shall pay fifty cents for each license .-Any person, except persons peddling newspapers, books

or domestic produce as their own producing, who sells or offers to sell at retail goods, wares or commodities, travelling from place to place in the streets shall be leemed a peddler. (10.) Manufacturers shall pay two dollars for each li-

cense. Any person except one holding a license as wholesale dealer or banker or firm who shall manufacture by hand or machinery, and offer for sale any goods, wares or merchandise ex-eeding annually the sum of one thousand dollars shall be deemed a manufacturer-(13.) Lawyers, Physicians, Dentists, Photographers and Printers, shall pay one dollar for each license.

(14.) Express Companies shall pay five dollars for each license. (15.) All public drays shall pay twenty-five cents for

(16.) Cart-houses shall pay two dollars for each li-

Sec. 7. And be it further ordained. That all Or-dinances and parts of Ordinances conflicting herewith, be, and the same are hereby repealed.

JOHN S. MANIX, City Cferk. New Berne, N. C., March 30th, 1868,

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before the Law.

The Republican will be devoted to the common infer-

ests of our people, with "malice toward none and charit"

for all;" it will plead for the maintenance inviolate of

the National Government and its credit : the education by all available means of the people : the encouragemen

of immigration and the developement of our agricultural, mineral and commercial resources,

While the Republican will be pre-eminently a news-

paper, the departments of

Sec. 8. This act shall be in force from and after its ratification. Ratified 24th day of August, 1868.

STATE OF NORTH CAROLINA, OFFICE SECRETARY OF STATE,

Raleigh, August 31st, 1868. I, HENRY J. MENNINGER, Secretary of State, hereby certify that the foregoing is a true copy of the original act on file in this office.

HENRY J. MENNINGER;

WESTWARD THE STAR OF EM PIRE TAKES ITS WAY."

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-Gen. McClellan says he sympathizes with the Democratic party. No party ever needed sympathy more.