

RALEIGH, N. C.

For House of Representatives.

MARTIN V'B. GILBERT.

WAKE COUNTY :-

THURSDAY, JULY 3, 1873.

For the Working-men.

Two columns of space in The publish not of a partisan character. They are invited to occupy the space thus tendered them, and as much

A whole page of The Daily Era will be at the service of the Mechanics and Working-men of Raleigh and the State next Winter, whatever.

Election in August.

On Thursday the 7th day of August, 1873, a general election will be held in all the counties and townships of North Carolina on the Constitutional Amendments. At the same time an election for

all Township officers is held.

SIX HUNDRED DOLLARS WORTH olina Railroad sold for Two Dollars and Ten Cents in Statesville last Saturday.

ONE of the wants of this, and every other community, is a Banking institution that can lend money on real estate. Here is a field for the "Farmers' Granges."

IT is the opinion of a good many gentlemen, including some eminent lawyers that a Superintendent of Public Instruction is required to be voted for at the election in August. What is the opinion of the North Carolina Press on this subject?

observed, but the Constitution of under the circumstances, to repre- for themselves is evidenced in their feeting the University. North Carolina is so worded that sent the people of Wake County in purpose of a re-union.

interests; and he sustains the dee- by the sweat of their brow. laration of the Era that the movement aims at no more political siggiven to the Church or the Masonic is an honest man in all respects.

the Chairmanship of the Democrat- "rings" or combinations. The Reic Executive Committee for Wake publicans and working men of the Major. county, and announces his inten- County are called upon to rally to Gorman are with us?"

ONE of the aims, objects and prospective advantages, and good results of the "Farmers' Granges" and result in no injury to the is to get the Farming interests out Democrats of the County, if they of the grasp of the Banks, and would acquiesce in the election of the babit of praising anybody, in a mothose men of speculative capital who such a man under the circumstances. ment of estacy at some brilliant achieve- to "sweep things," the mighty have make advances to the Farmer at But, however that may be, Mr. rates ranging from twelve to forty- Gilbert will be elected, and he will eight per cent. interest. Let these receive the votes of many not classed " Farmers' Granges" and " Patrons as Republicans. of Husbandry" establish Banks of

Tite Wilmington and Weldon Railroad is doing an immense and increasing business under its present excellent management. President Bridgers and Superintendent Divine find no time to indulge the stitution in which, and among the ordinary courtesies of replying to letters on business of importance, Carolina Railroad.

son, of Philadelphia, against the the North are in every way superior and Manassas. There is pluck and ground gained, for while the Republican North Carolina Central, will be ar- advantages for education, informathen. There is nothing in them now. gued before the Supreme Court this | tion and physical development they | They are capable of denouncing week. Lest the Era should be ac- cannot find here, and for less money; Longstreet and Beauregard. They cused of seeking to unduly influ-would these home schools of ours are only fit for such business. It is ence the issue of this case, certain take it kindly of our home papers? their peculiar province of usefulness. facts in regard to ring-affairs are withheld for the present.

We think the Eagle and the Era are mistaken as to the time of electing a of North Carolina to send their

Judges in 1873. The Era was surprised to find its usually wellthe Democrat hastened to correct.

1, 3, 4, 5, 7 and 9th Districts will be Democratic ticket; and the Era apostates, scallawags, and everything Districts in 1878.

August, 1874.

will be to elect in 1878.

Martin Van Buren Gilbert,

This gentleman, who is the Republican nominee in Wake County, resignation of Mr. Badger, is a basis. Carolina, and is about thirty-seven original member of that band of struction as was imparted in the meets with his approbation. perior Court of Currituck County in and South, had not existed.

1870, by appointment of Judge Of the right or wrong of secession Pool, which position he resigned; it is no longer necessary to speak. was one of the Republican candi- The question was settled by the New North State in reference to the dates for the Senate, in 1870, in the Confederate soldiers laying down Hill-Brownlow controversy:-First Senatorial District; and was their arms and returning to their delegate on behalf of the printers to homes. A new era had dawned. the Convention of the International The political situation had changed. Parson Brownlow and D. H. Hill, and Typographical Union, held in The South, prostrate and devastated think each is right in denouncing the Montreal, Canada, during the pre by the war, called upon her living other. Such men are of no earthly use, Mr. Gilbert, with thousands of Reason and wisdom could not at the human heart may become; and to Mr. Olibert, with thousands of Reason and wisdom could not at our best young men, was swept into once overleap the feelings and prejthe war current in 1861. He saw udices of a people smarting under service on our coast as a Confederate | defeat and suffering temporary ruin | disgusted world.

against the 20th Indiana regiment, under all the circumstances of, to struggle between the States; and well or municipal taxation. for any matter they may wish to and also at the battle of Roanoke many, a seeming hard state of do we remember with what abhorence paroled. On being exchanged he The wonder is that we have done sion doctrines-invariably put forward Island, where he was captured and things. was exempted from conscription as so well. The late slave has been interested and advanced to a citizen. ose" here in Raleigh, until the and without any general conflict, Spring of 1863, when he went to the two races are now working to-Edenton, neutral ground. He gether in the material restoration

put on foot in 1863 by Governor country. Holden and others in favor of peace. free of all charge or expense to them In May, 1865, he attended a large of the South to leave the past commeeting of the friends of the Union | pletely behind them. This the stances, there might be some excuse. in his native County, and took an Confederate soldiers can afford to But after the cessation of hostilities, re- zation to the Raleigh Board of active part in the work of restora- do, what many of them have done, tion under President Johnson's and what they all should do. That proclamation. He voted for Gov-ernor Holden for Governor in 1865, of old Companies and Commands it only difference is, Gen. Hill adheres to

Dockery for Governor: In 1867, Some of the old Virginia Com- has become apparent; while Brownlow having promptly accepted the re- panies have lately re-organized, and had sense enough to abandon the heresy gency. construction acts, he assisted in with good results. They took part before it became ridiculous. construction acts, he assisted in organizing the Republican party in his section, and was a delegate to the President, and it was said that, the September State Convention.

With good results. They took part in the last inaugural ceremonies of the President, and it was said that, when he passed in front of the the September State Convention.

As for Gen. Canby, whose memory in the last inaugural ceremonies of the President, and it was said that, was unlike either of these men. His was unlike either of these men. His was unlike either of these working-port and defence of these workingof stock in the Western North Car- He has uniformly acted and voted men who confronted him in kind-hearted, modest, brave and conlongs to the original body of voters his hat in recognition of the gallan- knew his duty, and in spite of rewho advocated peace in 1863, who try of those who had been his ene- and contumely, not afraid to perform rallied zealously to the flag of the mies in war, but who, in peace, it. No one can denounce him, except

Union after the surrender in 1865, were there as friends.

the Governor cannot absent him- the Legislature, was not only well Mere politics it is understood is sons for making no opposition to self from the State without vacat- made so far as the fitness of the to be ignored. The purpose is fra- this, with the other amendments, cision of the Supreme Court last ing his office, for the time-being, nominee is concerned, but it is a ternal re-union. And if the surinto the hands of the Lieutenant compliment to the whole body of viving soldiers of the South can get second letter of "Tar Heel" at office for life, or until he resigns. the working people of the County. together, do something for the care, length, but want of space forbids. It is an assurance to them that they protection and education of the Besides, discussion of the subject w, but confirms the opinion should be respected and guarded, and complete the restoration of greater interest in the University, To the Edwar of The Era:have interests and rights which orphans of their deceased comrades, can better be left to those who feel of the Era that the organization of and that the Republican party re- good feeling between all sections of one way or the other. "Farmers' Granges" is a good and gards as among its brightest jewels our common country, every true "Tar Heel" brings to light some proper thing for the agricultural those who honestly earn their living man should, "in ploughman's substantial facts relative to the gross phrase, God bid them speed!"

Mr. Gilbert, though intelligent and well informed in public affairs, nificance than might properly be is not a professional politican. He of an invitation to be present at a of public affairs throughout the en-He is one of the people, and will, on the 4th day of July, to meet a cratic party in the country. all are satisfied, adhere strictly to portion of his old comrades of the In regard to this and all the other Ggo. H. Snow, Esq., has resigned their interests, uninfluenced by 4th Regiment, and among others, proposed amendments, the people

tion in all this to run as an inde- him as one man, and elect him by a for a meeting of patriotic aims and pendent candidate for the vacant rousing majority. Indeed, such a objects, and its selection an acseatin the House of Representatives. man, so modest, so meritorious, so knowledgement that the sentiments lated as not to be recognizable by Does Mr. Snow mean by this that well fitted for the place, and identi- of those calling the Statesville meet- its most intimate friends, and the ought not to have opposition. It would show an "era of good feel-

During the Confederate War the Richmond Examiner, which was not in ment of the gallant Louisianian, gave him the superb and merited appellation of the "Peerless Beauregard."

Precisely so. The peerless, incom-

North, the fact becomes still more The Republican party is ready to The Democratic party sustains two This memorial of Gov. Worth fact :- That, the female schools at peeriess Beauregard at Bull Run and never yield one inch of the vantage servative Legislature February 1st, There is quite as much of proprie-

ty, good taste, home pride-patriot- The "Straight-Out" Scallawags

who Would not "Greeley." Judge in the 4th Judicial district. The daughters to Northern schools, as at those Democratic papers which election will be held in August, 1874 .- there is in North Carolina schools denounced Democrats for not supsending their printing to Northern porting Greeley, after this fashion:-

An exchange says it is wonderful to their predicament. They groan in them we shall have some genuine uary, 1867. THE COMMUNICATION in this Era spirit at their own sad plight, and are old fashioned Fourth of July celeinformed contemporary making headed to "Mechanics and Work- seeking to make light of all the severe "Straight-Outs." Gentlemen, if won't An election for Judges in the never has voted other than the do. You called those people traitors your bitter brains could think of-that held the first Thursday in August, has no authority for classing him is, all of them that you dared throw

to the attention and good sense for those who will save the country All the Supreme Court Judges of working-men and mechanics from the Zebra party. Your chickens · are coming home to roost.

Brownlow and Hill Again.

The Era is indebted to the Statesfrom Senator W. G. Brownlow to cate of the rights of the working-

General D. H. Hill. The reference of Mr. Brownlow's "North Carolina correspondent" to political organization that ever years of age. He received such in- Southern brothers, and the idea an opinion General John Bankhead gave the women of North Carolina Magruder expressed disparagingly the protection of the law and a schools of the county town and the They were brave, honest, manly of General Hill is omitted in the guarantee of their rights. It must common schools, until the age of men who went out to do battle for publication of the letter the Era take another step in advance, and, fourteen, when he was put to the the South in 1861, and had the ad- makes. Magruder is dead. He was in its political economy, secure for printing business. He was Post- justment of matters, between the too gallant a soldier and joylaf gen- the working-women of the State an act granting to North Carolina master in Elizabeth City in 1859; North and South, been left to the tleman for his name to be dragged the same wages, for the same amount 270,000 acres of the public lands, was Notary Public in 1866 and 1869; soldiers of both sides in 1865, the unceremoniously by his friends and of labor, that men receive. Its legwas elected a town Commissioner, bitter sectional feeling since pro- admirers into a personal squabble islation must also look to the fos-Hill and Brownlow.

In this connection the Era presents below some remarks of the

We have noticed the envenomed bitterness of the controversy between sons to assist her recuperation. unless to prove how desperately wicked for the working-women. each other's deformities to the gaze of a

we regarded his pro-slavery and seces-

Nor is D. H. Hill any better. Like Mr. O'Neill and his employees. heartily endorsed the movement and prosperity of the Southern too many men of his type, he claimed, up to the very inauguration of civil It only remains for all the people strife, to be for the Union; then fought slavery, without adequate cause, he remains as unscrupulous a secessionist an exploded fallacy, after its absurdity

Let it be so.

of Public Instruction.

The position of this correspond-

ent is very cleverly taken, and it is

The Era holds that, under the de-

should be had this year.

cord, in a country already devastated cans to move to his support. petual hatred and opposition to the to repudiate them both, and all such,

"Tar Heel" returns to his subject

The Era having set forth its rea-

mis-management of this institution In this connection the Editor of under the old regime, which is but the Era acknowledges the receipt in keeping with the administration "Survivors' Meeting" at Statesville tire period of the rule of the Demo-

General Bryan Grimes, their first will vote as they please, without regard to party; for there is no The day chosen is appropriate party question involved. The amendment bill as first passed by inimical to the peace and perpetuity of Constitutionality before any Court. The matter is one of no sort of importance, one way or the other, and as a campaign issue it is flat and stale, not to say still-born.

From their vigorous determination to have a Convention in 1871 fallen to a sorry pass. These eight proposed amendments are the last of Convention Democracy coming

The Winston Republican.

ought to sustain it :-

this as a matter of principle and duty. exist."

Our Great National Holiday. | out the means to continue its opera-

United States.

colors of our people.

let us be in that trim by '76.

The Era in striking for the rights ville American for an advanced of the Mechanic and the Working-sheet containing a second letter man, is also the friend and advo-The Republican party is the only

chine called the University. Congress in its liberality passed but declined; was Clerk of the Suduced by non-combatants, North of the character of this between tering of such mechanical enterprises as propose to furnish appro- should be invariably appropriated priate, remunerative and becoming for the purpose of teaching such labor for females. With its inevit- branches of learning as are related able majority in the Legislature to to agriculture and the mechanic

dictment of working-men for forming and maintaining a Working-Swain, President of the University to first show a \$10 bill to him, but man's Union-a companion organito go to Washington City and bring his advice, such as he is able to give, the land scrip to Raleigh. As the especial friend and cham-

pion of the poor man and the laborer, the duty of the Republican fifty cents per acre. It seems that party is plain before it in this emer- \$10,040 was paid on this purchase, past expenses of the University. There will be no default or flinch-

ceived 300,000 acres of land, which upheld in this and every other in- acre, producing \$285,000, and safely stance. But in a contest with op- invested the proceeds, according to pressive and speculative capital, a the conditions prescribed by Conworking-man will not stand alone, gress.

unaided and unsupported, in North | Gov. Alcorn, of Mississippi, sold strife, and keep alive the fires of dis- Carolina, while there are Republi- the land received by that State, un-Superintendent of Public Instruct know who got that.

Lack of space at present will prevent a full exposure of the mismanagement of the affairs of the Uniheld by some of the best law au- versity under democratic conservathority in the State that an election

Constitutional Amendments. two years, so that it is reliment imthat it y
to the Easter of The Era:—
all the Trustees from one party
Man's P town and township in every county power perpetually.

A memorial of the Trustees of the done all it could to destroy our aristocracy and late slave-owners of TO WHOM IT MAY CONCERN: The Republican, a most excellent University to the Legislature, at its present Constitution, and which by schools of Raleigh sent North to was evacuated, by treachery-a com- paper, appeals to its party friends session of 1865-'66, signed by Gov. its destructive teachings and

panion piece to his Longstreet calumny! for support in this wise, and they Worth, as President of the Board practices brought woe and disaster of Trustees, and Gov. Swain, as upon thousands of innocent people. We respectfully request Republicans | President of the University, stated | It has shown itself to be powerfriends and Directors of which there parable, unapproachable Beauregard throughout the country to aid us in ex- that its income had been swept ut- ful for mischief but impotent is no sympathy or charity for yan- is already denounced by the Demo- tending the circulation of the Republican. terly away by the war, and as the for good. It has not done anydently necessary. The same may be said of the Atlantic and North good printing can be executed in eratic press of the South. For his We expect to wholly disregard personal result the University had not the thing to justly entitle it to the North, the fact becomes still more that the injunction sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the sued out in the name of the State of sued out in the name of the sued out in the name of 1866, and in their appeal for aid but being moved and seduced by Richmond and Danville Railroad, to those of Raileign; that girls going stuff in him now. There was notherestraining change of gauge in the restraining chang and likely "for sometime to be with-

ing amnesty and pardon to its own tions;" and that too under the mis-Friday is the 97th anniversary rule and misgovernment of the guilty and criminal brethren. day of the Independence of the democratic-conservative party. The It is an undeniable fact that the 1871, at which time an election for said District. Legislature, thereupon gave it University, as well as the Free this officer should have been held, Said District.

Dated Raleigh, N. C., June 13, 1873. Nowhere at the South will this Seven Thousand Dollars in each out Schools of North Carolina were but by some unaccountable oversight I-3t P. O. Raleigh, N. C. great day be appropriately and of the Public Treasury, but that was greatly injured by the destructive both parties overlooked it, and none great day be appropriately and of the Public Treasury, but that was patriotically observed as before the only a mere taste, and the Trustees policy of the Democratic party. was held. In August, 1872, another The undersigned hereby gives notice war. This is a reproach and a dis- resorted to the unusual process of But it seems to be thought fashion- general election took place and a of his appointment as Assignee of John grace to all parties, classes and issuing bonds to pay the expenses able with some of this party to Superintendent was chosen, but be- C. Cawthorn, of Oxford, in the county of the University, "and for their continue to charge the bad effects fore his installation into office he within said District, who has been ad-Some of our old military Compa- payment certain stocks and indi- and consequences of their own enor- died, and it has been decided by the judged a Bankrupt upon his own petinies, and Commands engaged in the vidual bonds in the Treasury were mous wrongs upon the Republican Supreme Court that the person ap-The Charlotte Democrat started the fact that the Northern schools are pers who heaped such abuse on late war, are beginning to revive pledged," as stated by the Secretary party, which fact that the Northern schools are pers who heaped such abuse on late war, are beginning to revive pledged," as stated by the Secretary party, which fact that the Northern schools are pers who heaped such abuse on late war, are beginning to revive wild story about an election for wild story about an election for printing is not there is more. Greeley are now trying to worm out of these get their old life back into his report. This was done in Jan- benefit of the masses of the people cessor is regularly elected and qual-

On the 30th of April, 1867, the brations at the South. By all means democratic conservative engineers cured a home and something to live cept by appointment of the Governand conductors, made a deed in upon to every human being who or, and the appointee can only hold judged a Bankrupt upon his own petitrust to the Bank of North Carolina, may obtain it, where he may live until the first general election which REPUBLICANS ought to call meetRepublicans ought to call meet
Conveying about one thousand acres the first own home, enjoy cocurs thirty days or more after the conveying about one thousand acres the first own home, enjoy cocurs thirty days or more after the conveying about one thousand acres the first own home, enjoy cocurs thirty days or more after the conveying about one thousand acres the first own home, enjoy cocurs thirty days or more after the conveying about one thousand acres the first own home, enjoy cocurs thirty days or more after the conveying about one thousand acres the conveying acres the conveying about one thousand acres the conveying acres to the conveying acres t ings all over the State to ratify and of land and other valuable property, the fruits of his own labor, and vacancy happens. If by neglect or 1-3t ings all over the State to ratify and of land and other valuable property, endorse the action of the mechanics in the County of Orange, belonging the county o and laboring-men of Raleigh in to the University, and also about him afraid. Our Constitution se- holding the election passes by with- of his appointment as Assignee of Edand laboring-men of Raieign in to the University, and also about resisting the oppression of capital, and the encroachments of capitalists and the encroachments of capitalists and the encroachments of capitalists. County of Buncombe, when the and the leaders of the Democratic party on the rights of working
| Superior Court, for the county of Buncourbe, when the ampton and immunities to the privileges an They mortgaged away the property joyed.

Men.

and the Republicans having nomi- fice to hold. nated our friend, MARTIN V'B. GILBERT, Esq., as their standard bearer, we the WORKING-MEN of tative, a right paramount to politics, of our citizens (not persons) should support him in preference to the

price which could be obtained, and of their brow, and not those who shall be held every two years thereafthe United States as of the Clark. sion doctrines—invariably put forward with tulgarity and vindentveness. He This stated on pretty are authority the United States or of the States, mouth work, (lawyers.) He has then becomes suddenly and violently that the Grand Jury of Wake coun- or some other safe stocks yielding not their pocket at heart, but someconverted to opposite views, retaining, ty has found a bill of indictment not less than five per centum upon thing more noble and exalted does however, the malice that before dis- against the mechanics and working- the par value of said stocks, and he live for; he wishes to see labor men of Raleigh, in the affair with the said funds were to be held sep- elevated morally, socially and intelarate and apart from other public lectually; and when any workingman, white or black, Democrat, In August, 1866, Kemp P. Battle, Republican or Conservative, applies Public Treasurer, employed Gov. to him for advice, they do not have

is freely and willingly given, and In the second place, if the people

had desired a lawyer to represent them, they had the name of Mr. Argo before them at the Republican Convention; but no, they wanted a man whose interest was identical could confide, one who could and with the Republican party, and be- 1864 in Virginia, he raised scientious—a Christian soldier who in everything looking to the ad- has been adjudged a Rankrupt on his in everything looking to the advancement of the mechanical and | debts, and the delivery of any property agricultural interests of the State, in belonging to such brankrupt, to him, or facta Working-Man in every sense perty, by him, are forbidden by law of the word, whose feelings were in That a meeting of the creditors of said

ninety cents per acre. North Caro- that Mr. Gilbert is not a Wake tempt to instil a sentiment of perand Public Treasurer, sold the 270,- in the welfare of the county. WE 3-3t 000 acres received by her for fifty do not desire a man to represent the Dossey Battle, Attorney. A correspondent in this Era cents per acre, and only got \$10,040 monied and cod-fish aristocracy of sounds the "Tocsin" of war on the for it, and the people don't yet Wake county. We have enough of I on the 26th day of June, A. D., 1873, them in the Legislature now. We a warrant in Bankruptey was issued out of the District Court of the United want a man who will, on all occa- States for the Eastern District of North sions, when our interests are as- Carolina, against the estate of Handy sailed, step forward and battle for Nash, and State of North Carolina, our rights, and represent the me- who has been adjudged a Bankrupt on chanical and agricultural interests any debts, and the delivery of any proof our county, for the common good perty belonging to such bankrupt, to Our present Constitution contains of our good old State. It is true him, or for ms use, and the clause by proper checks and limitations upon OUR candidate owns no broad acres, law; party action in the choice of Trus- no fine equipage, but why is it thus? said bankrupt, to prove their debts, an tees, by providing that only one- Simply because the white working estate, will be held at a Court of Bank fourth of them may be chosen every class has been duped into the belief ruptcy, to be holden at Raleigh, N. C. before A. W. Shaffer, Register, on the

Man's Party," but we are beginning Dossey BATTLE, Attorney. Let it be proclaimed in every only, unless it should continue in to learn that that "party" is utterly opposed to everything looking. I on the 25th day of June, A. D. 1873, of the State, vote down the Constitutional amendment in relation to the in relation to the University is ant" and working portion of our for the Eastern District of North Caro-University. It has been and is still adopted, the Legislature will either State, and by this means they have lina, against the estate of Neverson W. frequently charged by those who uselessly consume a great deal of been kept down by this so-called Nash, and State of North Carolina, who ought to know better, that the Re- public time in electing Trustees, or Democratic or Conservative party. has been adjudged a Bankrupt on his publican party has been the main else they will elect them all from But the time has now come when dollar and the delivery of any cause of the failure of the Universi- one political party, as they tried to we, as working-men, must unite belonging to such bankrupt, to him, or ty, and the misfortunes which have pass an act at the last session ap- our strength in putting down this for his use, and the transfer any propbefallen it. The charge is untrue, pointing Directors, all from one party, and show to the masses that That a meeting of the creditors of said as the true history of that institutions for the we know our rights and dare main- bankrupt, to prove their debts, and to tion will most conclusively preve. Deaf and Dumb and the Blind, the tain them, and have them acknowl- tate, will be held at a Court of Bankby the ruinous and destructive for the Penitentiary, until 1877, policy of the democratic party and hoping by that time the Democratic working class should turn out on o'clock, A. M. D. M. DOUGLAS the war. Every body knows that destructive Ku Klux party might the first Thursday in August, and 3-3t

vancement of the broken-down 2-2t

Does the Election for Superintendent of Public Instruction come off on the 1st Thursday in August, 1873? To the Editor of The Era:-

swer the question that heads this

suing, for an election of Superinten- THOMAS HAMPSON, Assignee, present worthy incumbent of that TO WHOM IT MAY CONCERN: office holds it by virtue of an apof his appointment as Assignee of Robpointment made by the Governor ert J. Perkinson, of Littleton P. O., address more than thirty days preceding Warren county, and State of North | Rev. R. I | Carolina, within said District, who has | july 2. 3-2m the general election held in August, been adjudged a Bankrupt upon his

of the University to the Bank, when To Mechanics and Working- lows that no election can ever be

be held in every county of the State The undersigned hereby gives notice on the Constitutional Amendments, of his appointment as Assignee of John general election as was contempla- adjudged a Bankrupt upon his own petition by the District Court of said for he is one of us; therefore we are influenced to say a word to the in hand is not to be governed by it. Dated Raleigh, June 27, 1873. influenced to say a word to the in hand is not to be governed by it. Mechanics and Working-men of Let it be so. But then an election Wake county, through your valu- for Township officers is also to be able paper, (which we claim as our held in every county of the State on The understand hereby gives notice paper, for it is the only one that the 7th of August, 1873, and this of his appointment as Assignee of John advocated our rights in the late ten election is to be held under and by Watkins, of Manson, in the county of Warren, and State of North Carolina, (10) hour movement,) in reference virtue of a provision of the Constiparty in North Carolina can not and practical education of the inmade to carry that provision into effect. See Article 7, Sec. 5, of the Constitution, and also Chapter 185, Sections 4, 5, 6 and 9, Acts of 1868 and 1869. No one will pretend that TO WHOM IT MAY CONCERN:an election for Township officers for of his appointment as Assignee of every county in the State is not as Micajah Hilliard, of Manson, in the general as any election can possibly county of Warren, and State of North be ; and the law above cited shows been adjudged a Bankrupt upon his day in August, 1871, and that the shall be held every two years thereaf- TO WHOM IT MAY CONCERN :ter. The first Thursday in August, 1873, being two years after the first | Daniel Bis Thursday in August 1871, it is clear of Nash, and State of North Carolin

that Township officers are to be elected in August, 1873, and it be- tion by the District Court of said District. ing equally clear that it is a general election, it follows that the vacancy | 3-3t in the office of Superintendant of Public Instruction, which through inadvertance, has not been properly of his appointment as Assignee of filled, should now be filled in the Thomas H. Lawrence, of New Hill, in way and manner provided by the Carolina, within said District, who has Constitution, and in the opinion of been adjudged a Bankrupt upon his is freely and willingly given, and he does not first stop to consider if he will be personally or financially benefitted.

Constitution, and in the opinion of the writer it becomes the duty of the Writer it becomes the duty of the County Commissioners and Sheriffs to provide for holding said Sheriffs to provide for holding said election.

Constitution, and in the opinion of the writer it becomes the duty of the Writer it becomes the writer it becomes the duty of the Writer it becomes the duty of the Writer it becomes the writer it becomes the writer it becomes the writer it bec

IN BANKRUPTCY.

with theirs, one in whom they States for the Eastern District of North Court of said District. Carolina, against the estate of L. R. Whitley, of Stanhope, in the county of would advise, direct and lead them Nash, and State of North Carolina, who 2-3t for his use, and the transfer of any pro-It will be argued on the campaign tate, will be held at a Court of Bankruptey, to be holden at Raleigh, N. C., before A. W. Shaffer, Register, on the

Brantley, of Stanhope, in the county of his own Petition: That the payment of That a meeting of the creditors of

erty, by him, are forbidden by law before A. W. Shaffer, Register, on the

W. J. RASBERRY, Aftorney.

of his appointment as assignee of Larkin | price for any one or more . Batton, of Clayton, in the county of Johnston, and State of North Carolina, within said District, who has been adudged a Bankrupt upon his own petition by the District Court of said Dis-Dated Raleigh, N. C., June 1873. THOMAS HAMPSON, Assignee, -3w P. O. Raleigh, N. C.

Will you do me the favor to an- TO WHOM IT MAY CONCERN:ion, from my reading of the Consti- county of Warren, and State of North Carolina, within said District, who has P. O. Raleigh, N. C.

I The undersigned hereby gives notice

Dated Raleigh, N. C., June 13, 1873.

The undersigned hereby gives notice Granville, and State of North Carolina, Dated Raleigh, N. C., June 13, 1873.

IN BANKRUPTCY.

P. O. Raleigh, N. C. TO WHOM IT MAY CONCERN:

THOMAS HAMPSON, Assigned

THOMAS HAMPSON, Assignee,

within said District, who has been adjudged a Bankrupt upon his own peti-Dated Raleigh, June 27, 1673. THOMAS HAMPSON, Assignce,

TO WHOM IT MAY CONCERN:-The undersigned hereby gives notice of his appointment as Assignee of James THIS IS TO GIVE NOTICE, That R. Suit, of Tally Ho, in the county of I on the 26th day of June, A. D., 1873, Granville, and State of North Carolina, a warrant in Bankruptcy was issued who has been adjudged a Bankrupt out of the District Court of the United upon his own petition by the District Dated Raleigh, June 20th, 1873. THOMAS HAMPSON, Assigned

> The undersigned hereby gives notice Kintchin Haithcock, of Tally Ho, in the county of Granville, and State of North Carolina, who has been adjudged a Dated Raleigh, June 20th, 1873. THOMAS HAMPSON, Assignee TO WHOM IT MAY CONCERN:-

▲ The undersigned hereby gives notice f his appointment as Assignee of Richard S. Baker, of Wakefield, in the county of Wake, and State of North Carolina, within said District, who has been adjudged a Bankrupt upon his own Petition, by the District Court of Dated Raleigh, June 20th, 1873. THOMAS HAMPSON, Assignee.

TO WHOM IT MAY CONCERN :a appointment as Assignee of Dandge J. Hilliard, of Manson, in the unty of Warren, and State of North Carolina, within said District, who has been adjudged a Bankrupt upon his own Petition by the District Court of sald District.

TO WHOM IT MAY CONCERN: ris appointment as Assignee of Allison Bunn, of Wakefield, in the county Wake, and State of North Carolina, within said district, who has been adjudged a bankrupt upon his own petition by the District Court of said District. THOMAS HAMPSON, Assignee, 3w P. O. Raleigh, N. C.

NEW ADVERTISEMENTS,

SWAMP LANDS FOR SALE.

The following Swamp Lands in North Carolina are offered for sale:-Big Swamp in Robeson, 14,000 acrea; White and Brown Marsh in Columbus and Bladen, 24,000 acres; Holfy Shelter in New Hanover, 58,240

Juplin, 50,000 acres; White Oak in Jones and Onslow, 85,000 acres, subject to the right of the Open Ground Prairie in Carteret,

Dover Swamp in Craven, 75,000 acres ; Bay River in Beaufort and Craven, Swamp Lands in Dare county,-Du

until the 15th day of September, 1873. The land will not be sold in small Each bidder should state all the terms of his bid-how much he will pay eash and the time within which the deferred will survey the land himself and pay a without survey, or require the Board of

ALEX. McIVER. Secretary Board of Education Raleigh, N. C.

PEACE INSTITUTE,

Raleigh, N. C.,

Rev. R. BURWELL, Principal.

1st, 1573. For circular containing full particu-REV. R. BURWELL & SON,

STATE OF NORTH CAROLINA. NORTHAMPTON COUNTY. William T. Stephenson as Administrator of Joseph Crocker, deceased, Plaintiff,

against Heirs at Law of Joseph Crocker, Defendants,-To make Real Estate Assets. An action having been commenced, and a summons issued therein, against the Heirs at law of Joseph Crocker, deceesed, returnable at the Clerk's office, in Jackson, Northampton county, N C., on the 18th day of August, A. D. 1873, in which the plaintiff asks authority to sell the Land of the said Joseph Crocker, for assets, and it appearing to the satisfaction of the Court, that the defendants, Priscilla P. Lassiter, and her husband David Lassiter, Pennie W. Brockwell, and her husband Thomas Brockwell, Mary A. Rose, and J. G. L. Crocker, are non-residents, it is ordered by the Court that publication be made, once a week for six successive weeks. in the "Weekly Era," a newspaper. published in the city of Ralaigh, notifying the said defendants to appear at the said time and place, and answer or demur to the complaints or petition in said action filed, or judgment will be

TARHEEL. tion. If this be not so, then it fol- 1-3w/

printing is not, there is more.

such unnecessary mistake, a mistake ing-men" and signed "C" is from a cutting things they said about the Democrat of Raleigh, one who 1874. For the 2, 6, 8, 10, 11 and 12th as other than a Democrat now. The such offal at. communication is at the instance of Those people now repeat, "not for In every Judicial District of the a number of Democrats, and is en- Greeley or any one who favored Gree-State a Solicitor is to be elected in dorsed by them. It appeals strongly ley." Their votes are going to be cast

throughout the State.

ism and consistency in the papers of

North Carolina urging the parents

ing" that would mean something,

and would reflect no discredit upon,

tions-Home Printing.

have its catalogue printed.

Re-organization of the Fourth Regiment on a Peace Basis. It is in contemplation to re-organ-

to fill the vacancy in the House of ize the Fourth Regiment of North Representatives occassioned by the Carolina State Troops on a peace native of Pasquotank County, North | The Editor of the Era was an

and in 1866 he voted for General is safe to predict.

The government of the United day to this, adhered to the Union States has had nothing to fear from low and Hill seems to be to stir up or Republican party. No Republi- the Confederate soldiers since 1865. can in the State can show a more Blood-thirsty stay-at-homes did atconsistent or unselfish record than Mr. Gilbert has resided in Wake government in the minds of the re- as enemics of their kind. County continuously since 1871, turned soldiers, but their success working at the case as a journeyman was as poor as it was short lived. The Constitutional Amendprinter. He is emphatically a work- Left to themselves the soldiers of ing man, and owes his nomination | the South are neither the enemies largely to this fact. The Republi- of the government, the colored race can party has always cherished and nor the peace of the country. And of opposition to that proposed It may not have been generally honored such men. His selection, that they propose to think and act amendment to the Constitution af-

" Peerless Beauregard."

In another column will be found a telegram showing that the "peerless out at the little end of a very small Beauregard" has signed an address en- horn. Home Schools-Home Institu- dorsing Republican Principles, Now look out for General Pendleton's forthcoming slander that Beaureguard lost Fort Sumpter, when Charleston

Now this sounds strange of an in- - Fayetteville Statesman.

Raleigh, and as cheaply, as at the and "infamous" as Longstreet.

The Winston Republican puts it

Working-We

they had no legal right to do so, and a suit is now pending in the

But the extraordinary financiering of the democratic conservative engineers and conductors did not stop there. They had one more opportunity to exercise their wisdom and skill in running the ma-

be elected in 1874, the Republican arts, in order to promote the liberal

only afford to guarantee a further protection to the working-men of suits and professions in life. the State, but it can legislate some The Legislature of 1865-'66 accep- gentleman whom we have heard necessary and healthy provisions ted the benefits of the said act of intends running against him, (Mr. Congress, " in all respects according Geo. H. Snow.) We have nothing FOR INSTANCE: All manufacto the terms and conditions thereof," to say against Mr. S., he is a fine kind. Therefore, let them uncover lished, or that may hereafter be put Public Treasurer to receive and In the first place Mr. Gilbert has in operation, employing female invest the land scrip donated to always been found on the side of In operation, employing lemate labor, at a reasonable compensation, shall be exempt from State, county shall be exempt from State, county the Mechanics and Working-men Col. A. R. Wright, of Georgia, not a long time for reconciliation, served in some degree to precipitate the shall be exempt from State, county an Agricultural College. They rayed itself against labor. He

This, if true, is practically an in- funds.

Gov. Worth and Treasurer Battle sold it to G. F. Lewis and others, for and may have gone towards paying

Now only look at the difference

der the same act of Congress, at

The University was broken down Asylum for the Insane, and also edged and respected by capital. party brought on the war for the again be in power. They tried to let us all say, laying aside politics, Does Mr. Snow mean by this that he withdraws from the Democratic he withdraws from the Democratic field as he is so thoroughly with the laborer, and identified as he is so thoroughly with the laborer, and a working-man, to reparty? Can he say "Nichols and "bone and sinew" of our people, ernment of the United States, or besides it would not stand the test efforts to accomplish their objects the Constitution, and in the very present us; not as a Republican, not for the Eastern District of North Carolina and desires they crippled all our face of the decision of the Supreme as a Democrat, not as a Conserva- by James M. Davis, of Granville and desires they crippled all our face of the decision of the Suprementations as a Democrat, not as a Conserva-literary institutions, and destroyed Court, and solely for party purposes. tive, but as a Working-Man, one Bankrupt under the Act of Congress of much of their means of support. A party so demoralized and de- who will not, when he takes his March 2d, 1867, for a discharge and cer-The University was in a prosper- praved as to manifest no more re- seat, ignore the claims of the tificate thereof from all his debts and ous condition before the war; but gard for their oaths, no more sense Farmer, Printer, Carpenter, Brick- and that the 18th day of July, 1873, at 10 it was greatly injured and erippled of justice, and no more respect for mason, Plasterer, &c., &c. Our o'clock, a. m., at the office of A. W. by the palpable mismangement of the Constitution and the decisions interests are identical, and we must Raleigh, N. C., is assigned for the hearthe democratic-conservative party, of the Supreme Court, cannot be see to it that a gentleman from ing of the same, when and where all who had the entire control of it besafely trusted with the sale and enfore the war, during the war, and tire control of all our charitable and
not be defeated by a lawyer, in and show cause, if any they have should all the time up to July, 1868, when penal institutions, which are supit was reorganized upon a wise, ported by the tax-payers of the of the WORKING-MEN shall not and third meetings will be held at the just and judicious system, under our State without any regard to party. be ignored any longer for the ad- same time and place. And this is the party which has

> country. It has tried to destroy article? I am of the decided opin- Thomas Hardy, of Warrenton, in the whatever was best calculated to and has actually passed a law grant-

than all other parties which ever ifled; and that the vacancy can be of his appointment as Assigned nerroy gives notice of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nerroy gives not give a single property of his appointment as Assigned nervo give a single property of his appointment as Assigned ner

To the Editor of The Era:-

one is neglected to be held at the first general election which happens of his appointment as largee of H. held to fill the vacant office in case As the time is rapidly approach- more than thirty days after the va- of Nash, an ing for us to select a suitable person cancy occurs, and per consequence within said District, who has been to fill the vacancy in the House of to fill the vacancy in the House of the first appointee of the Governor, Representatives, caused by the re- if he chooses to do so, can hold the trict. signation of R. C. Badger, Esq., office as long as there is such an ofand the Republicans having nomi-In August, 1873, an election is to Wake county, think we have just this is certainly a general election— W. Perry, of Wakefield, in the county with the county of Franklin, and State of North Caroright to claim him as our represen- but some say that it is not such a lina, within said District, who has been

own Petition: That the payment of any TOO WHOM IT MAY CONCERN:bankrupt, to prove their debts, and to Bankrupt upon his own petition by the choose one or more assignees of his es- District Court of said District.

P. O. Raleigh, N. C.

Dated Raleigh, N. G. June 13, 1873.

Augola Bay in New Hanover and

rants Island, 8,000 acres. Sealed bids will be received for any one or more of the above named Swamps The undersigned hereby gives notice | certain price per scre, or pay a fixed

> Education to make the survey. Every letter containing a bid should be addressed to the undersigned with the words, "Bid for Swamp Lands" endorsed upon it.

Prof. A. Baumann, Instructor in Vocal The Fall Term Commences Sept.

Raleigh, N. C.

rendered against them.
Witness, N. R. Opon. Clerk of the