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element exists in the State, and that a general am-

nesty is necessary to insure peace and quiet to

our section; while the truth is, it would be the

The people, we say, of the Western portion of the

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want of a sound, unbiased loyal press to refute

these vile slanders and hurl back the abusive epi-

thets bestowed upon us. We propose to supply

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forts to aid in securing peace, justice, liberty and

equality to all deserving those inestimable privi-

that particular class of rebels, who, while support-

ing with all their influence the cause of their mis-

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RECONSTRUCTION.

SUPPLEMENTARY RECONSTRUCTION BILL AS PASSED BY BOTH HOUSES OF CONGRESS.

SECTION 1. 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 of preserving and perpetuating this Union; meaning of the act of the second day of March. one thousand eight hundred and sixty-seven, entitled an act for the more efficient government of the rebel States, and of the act supplementary thereto, passed of the 23d. day of March, in the year 1867, that the governments then existing in the rebel States of Virginia, North Carolina, South Carolina, Georgia, Mississippi, Alabama, Louisiana, Florida, Texas and Arkansas, were illegal and void, and thereafter the same governments, if continued, were to be continued subject in all respects to the Military Commanders of the respective Districts and to the authority of Con-

SEC. 2. And be it further enacted. That the commander of any district named in said act shall have power, subject to the approval of the General of the armies 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 excercise, any civil or military office or duty in such district, under any power, 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 approval of the General aforesaid, shall have the 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

SEC. 3. And be it further enacted, That the General of the armies of the United States shall be invested with all the powers of suspension, removal, appointment and detail granted in the receding section to district commanders.

SEC 4. And it be further enacted, That the acts of the officers of the army already done in removing in said districts persons exercising the Equity, determined in the Courts of North Carolina, from the earliest period to the year 1866. By William H. Battle, a Judge of the Supreme Court. 8 yolumes any horsen heretafore or hereafter appointed by person heretofore or hereafter appointed by any district commander to exercise the functions of any civil office may be removed, either by the military officer in command of the district or by the General of the army; and it shall be the duty of commanders to remove from office, as aforesaid, all persons who are disloyal to the government of the United States, or who use their o ncial influence in any manner to hinder, delay, prevent or obstruct the due and proper administration of this act, and the acts to which this is supplementary.

Sec. 5. And be it further enacted, That the oards of registration provided for in the act entitled "an act supplementary to an act entitled an act to provide for the more efficient government of the rebel States," passed March 2, eighteen hunfred and sixty-seven, shall have power, and it shall be their duty, before allowing registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled 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 rnless 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, made in every case herein after provided, the board shall make a note or memorandum, which shall be returned with the registration list to the commauding Generals of the Districts, setting forth the ground of such refusal, or such striking from the lift: Provided, that no person shall be disqualified, -as a member of any board

of registration, by reason of race or color. Sec. 6. And be it further enacted, That the true intent and meaning of the oath prescribed in 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 as a solution of our present political difficulties 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 has afterward 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 office part of the city-is on the highway of Southern in any State" in said oath mentioned shall be construed to include all civil offices created by law for the administration of the general law of the State, or for the administration of justice.

SEC. 7. And be it further enacted, 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 three 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 beenalready 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 disqualify him from registration or voting.

SEC. 8. And be it further enacted, That section 4 of the said last named act shall be construed to authorize the commanding general named therein, whenever he shall deem it needful, to remove any member of a board of registration, and to appoint another person in his stead, and to fill any vacancy

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 subscribe to the oath of office prescribed by law for officers of the

SEC. 10. That no District Commander or memofficers 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 carried out. This bill has been passed by both Houses of Congress and sent to the President for his ap-

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UNION REPUBLICAN PLATFORM.

The delegates representing the loyal people of North Carolina, assembled in Convention in the city of Raleigh, on the 5th day of September, 1867, for the purpose of perfecting and strengthening the erganization of the Republican Party in the State, and in order to aid in the great work

Resolved, That the Republican party in North Carolina reaffirms the principles enunciated in the Convention of true Republicans which assembled in this city on 27th day of March, and does fully adopt, accept and sustain the principles and measures of the Republican party of the United

The platform of March 27 was as follows: 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 loyal men of the State, and believing the time is at hand when an open and fearless expression of sentiment, 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

unfurl the brilliant and glorious banner of THE REPUBLICAN PARTY, and earnestly appeal 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 statemanship 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 mearest possible approach to unanim-

ity on this subject. 3. Resolved, That we rejoice that the dogma ong propagated, of the right of peaceful sion 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 has been established, and that the paramount allegiance of the citizen has been acknowledged as due to the United States.

4. Resolved, That we sincerely exult in the fact OF FREEMEN, and that the sun in all his course Devoted to over our wide spread country no longer shines upon the brow of a slave. Without reservation 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 attainment of these We give especial attention to this branch of Rural inestimable privileges. Although the mortal remains of ABRAHAM LINCOLN now rest silently beneath the soil of his adopted State, vet his voice still rings like a clarion through the land, earnestly summoning every American citizen to the support of the great Party of Liberty and Resolved, That as the most potent and effi-cient means by which/the South can speedily re-

gain her lost prosperity, we earnestly advocate the spreading of knowledge and education among all men, and that to the attainment of this great end, we demand and shall persistently and firmly insist upon the absolute right of free discussion and free speech on all subjects of public interest. 6. Resolved, That we join in an earnest wish for the maintenance untarnished and undimmed of the great credit and plighted faith of the nation. 7. Resolved, That in the maintenance of the position taken and the principles this day avowed we earnestly invite the influence and co-operation | The good housewife will find many valuable of men of all political persuasions, who regard and cordially support the recent action of Congress that we deprecate partizan violence and desire peace and good will toward all men; and if in an open and fearless 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 public duty. The following resolutions, rejected by the Convention of 5th of September, we endorse as a part

of our platform: Resolved. That the confiscation of private property for political offences, is repugnant to Republican liberty and ought not to be resorted to, except as an inexorable necessity to save the life of the nation, after all other means have been tried, and the Republican party in North Carolina does not consider that the present condition of public affairs justifies the confiscation of personal prop-

erty, and hopes that no such necessity will arise, Resolved. That in order to carry into effect the rinciples of universal liberty and civil and politcal equality, every male citizen of the age of twenty-one ought to be allowed to vote in all popular elections, and be freely admitted to the ballot box, unrestrained by compulsion, threats or vio-lence, and such other of the requirements of the proposed constitutional amendment, so far as it relates to the question of suffrage.

Resolved, That the Republican party in North Carolina faithfully and energetically sustains the policy of Congress on the subject of reconstruction, and will spare no effort to secure, under it, the restoration of the State to the Union. It is nevertheless constrained to call the attention of Congress to the continuance of the disfranchisement and disability now imposed upon thousands of true and loyal citizens, while as many thousands of the devotees of treason and of continued schemes against the peace and integrity of the republic are invested with the full powers and franchises of citizenship, which they are using, too effectually, to frustrate the efforts of those who are laboring, thus trammelled, to perpetuate the Union, to place the national peace and safety on a sure foundation and render eternal the great and correct principles of Union, liberty and

Resolved That the President of the Convention. immediately after its adjournment, by and with the advice and coincidence of the Republican Ex- French Jonval Turbine Waterecutive Committee of the State, appoint a committee of loyal and well informed citizens, to consist of no less than one from each Congressional district, to urge upon Congress to restrain, within just and safe limits, the disability complained of the approaching election, or as soon as it can be is not liable to get out of order, and from its judiciously done, and that authority is hereby position in the flume is accessible at all times. given to said committee to speak for the Republican party in North Carolina as the limits and | weight and finish) in market. conditions within which the removal of such disability can be safely and justly applied in this

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