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### ABOUT THAT ASSIGNMENT LAW

me Remarks Thereon--Tells Things He Knows.

Scores, N. C., April 16, '95,

be much discussed assign-

know, that I, as chairman apacity, and reported

but the amendment recom-

mley, and others knew that I retain him, as the case may be; but year, he is not taxed; but if the man

pport it (his own bill), there- shall be final.

It was killed by and

every respect as fully as if elected by cent. uss the bill. Smiths No. 1 the people, and shall continue in was opposed to office until the election and qualifiagreed that I should eation of the successors of said board published in the CAU- of county commissioners, and that abstitute. This bill was no money shall be paid upon the to introduce, and I was order of said board, or official bonds the person that gave accepted, nor shall any debt be in-

EEN PREPARED of as many as four of said board. ons of the legal pro- That all motions concerning fina was objectionable, and cial matters shall be taken upon to me was the bill aye and no vote and recorded upo event preferences in the minutes. The bill was published Sec. 6. That section (717) sev a dupon, and I did not hundred and seventeen be and the ejection to it. I con- same is hereby repealed.

and was somewhat out "justices of the peace" and in-

Sec. S. That all laws and clauses of laws inconsistent with this act are for the amendment which was before Sec. 9. That this act shall be in den unce the force from and after its ratification. malicions, intentional

in my handwriting, any recollection of n it was acted upon by tee. The report written

s in my handwriting and by me, just as the com-

the Superior court."

The Measure Passed by the Recent Legis-

ABOUT THE

INCOME TAX.

tion Over the Decision of the

Court -- Trouble Coming.

PAYING UNDER PROTEST.

Court Stood -A Summary of the Law.

United States rendered its opinion.

It will be remembered that a suit

was brought to test the constitu-

divided-four holding that they

were taxable and four holding that

rents and State and municipal bonds

bench (nine) of the Court.

niably unfair and bad.

port them by April 15th, or be sub-

The law, as intended, is undeniably

incomes from rents, and Sate,

Section 1. That chapter seventeen 17) of the first volume of the Code. entitled "Counties, County Commissioners and County Government," be M. Hilleman, of Cabarrus, Makes and the same and all amendments Great Confusion and Dissatisfacthereto are amended as follows: By striking out the words "justices of the peace, "with the concurrence of a majority of the justices of the CORD OF ITS ROVINGS peace sitting with them," "and by a majority of the justices of the peace" wherever the same may occur.

Sec. 2. By striking out in sub.secstions as to tion 10, of section 707, all of the same Have Been Intended-The after the word "provided." Sec. 3. Sub-section twenty-eight (28) of section 707 is hereby repealed and the following inserted in lieu

thereof, viz. To qualify and induct ue of April 3rd, you used into office at the meeting of the board requently in connection on the first Monday in the month next succeeding their election or appointment the following named and by innendo, misrep- county officers, to wit: Clerk of the tionality of the tax. The case was tation and lying, try to create Superior court, clerk of the Inferior heard by eight of the nine Justices pression that I was connected court, sheriff, coroner, treasur r, of the Supreme court including the register of deeds, serveyor and constable; and to take and improve the Chief Justice. After a long and never been passed by official bonds of said officers, which powerful controversy by the leading the board shall cause to be registered lawyers of the land, a majority of The original bonds shall be deposited with the clerk of the Superior court, and incomes from State and municicommittee, was acting except the bond of the said clerk, pal bonds could not be taxed. As to which shall be deposited with the other incomes the court was evenly dy and correctly the action of register of deeds for safe keeping. Provided, however, that if the said board shall declare the official bonds writing and was signed by of any of said county officers to be they were not. This status of the insufficient or shall decline to receive Court left the law in force as to taxthe committee is not in the same, the said officer may appeal ing all incomes except those from to the Superior court judge riding the district in which said county is, or to the resident judge of said by myself, neither do I district, as he may elect, who shall a storm of dissatisfaction all over hom the amendment was hear said appeal in chambers at any the country, and will lead to a great have no recollection of place in said district which he shall cloud of litigation. the committee what- designate within ten days after notice matter, and can only ac- by him of the same; and if upon the The law was intended to tax all rounded by vice and profligacy, is it or this want of knowledge of hearing of said appeal the judge incomes exceeding \$4,000 annually. to be wondered at that so many of ness; you have got the "unterrified" be been of the committee, to my shall be of the opinion that the said But the action of the court will nul- our public men fall victims to the locofoco on the run. The negro unwell, and having laid bond is sufficient, he shall issue an lify the intent of the law in thou- temptation, and forget the poor sioners to induct the said officer in man who has an income exceeding factories, the vineyards and the circumstances are such as to make South, of Concord, has stated office, or that he shall be retained in \$4,000 is now ready to bring suit fields, and who are looking to their them advance some other issue

es that he was pres office as the case may be; but, against paying taxes on it. the committee if upon the hearing of said appeal For instance a man may have an pense? Here lies the great danger of the government again They have reasurer's office, and the judge shall be of the opinion that income of \$3,500 from a manufactory This is the very root of the evil, the that I was pres- the bond is insufficient, he shall give and a like income from bonds. mak- source of all our ills. very unwell at the the appellant ten days in which to ing a total income of \$7 000 per knows, was resting file before him an additional bond year; but none of this can be taxed, while some one else and if the appellant shall within the because the income from his factory so long will our legislation become of the committee. How said ten days file before the aid is not large enough to be taxed, and may be, the amendment judge a good and sufficient bond in the income from his bonds is exempt The greedy, unscrupulous, grasping mended by the committee, the opinion of said judge, he shall so from taxation by the decision of the reported the bill to the declare and issue his order to said Court. board, directing and requiring them | Again, if a man owns a lot of land Smith of Concord, Mr. Smith to induct the appellant into office or which he rents out for \$4,000 per

if in the opinion of the said judge both the original and the additional year on it he is taxed. favor of an assignment bonds are insufficient, he shall depreferences of ere- clare the said office vacant, and ed that I would off r notify said commissioners who shall will be a discriminating measure, centiousness. The man who sells as published in notify the clerk of the Superior court, and will always be a source of con-ASIAN as a substitute who shall appoint to fill the vacancy, tention and dissatisfaction. It is no Smith, of Stanly, except in the case of the clerk of the ntroduced by him (not Superior court, which vacancy shall made trouble, and that parties are is no stopping, and he becomes the agement, they will wish they never was objectionable to be filled by the resident judge. The preparing to bring more suits which easy tool of the money power. Thus, heard tell of or even seen a "niggar."

nestion would naturally The appeal and the finding and Smith, of Stanly, have judgment of the Superior court judge do with having the bill shall be recorded on the minutes of the finance committee ! the board of commissioners.

anded by the committee, and sixteen (716) is repealed and the rush to all collection offices, but we hold monster meetings, and pedid he not offer such amend- following is substituted in lieu therets as he wanted! Why did he of, viz: There shall be elected in each county of the State, at the general election to be held in the year action. one thousand eight hundred and ninety-six (1896) and every two years thereafter, by the duly qualified electors thereof, three persons to be chosen from the body of the county, who shall be styled the board of com-

missioners of the county of ---and shall hold their office for two Smith wanted his bill years from the date of their qualifieation and until their successors shall be elected and qualified; and shall be elected and qualified; and they shall be qualified by taking the oath of office before the clerk of the or in part constitutional. Justices Superior court or some judge or justice of the peace, and the register of

curred except upon the concurrence

Sec. 7. That section (719) seven

hundred and nineteen be and the

same is hereby amended by striking

serting in lieu thereof, "the clerk of

board of commissioners. Sec 5. That whenever as many as on incomes from rents. five electors of the county make affidavit before the clerk of the Superior cision against the whole law. court at any time after the election of the county commissioners, that Treasury will be most disastrous as they verily believe that the business they verily believe that the business of the county, if left entirely in the of the county, if left entirely in the fax are concerned. No one will present the American people this most shock- lax are concerned. No one will present the families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will mayor, while Chicago turns out a tainly they did. Did not President families preclude publicans and the balance will may be more than the families preclude publicans and the balance will be more than the families preclude publicans and the balance will be more than the families preclude publicans and the balance will be mayor. elected by the people, will be improperly managed; that then, upon petition of two hundred electors of said county, one-half of whom shall be free holders, and so certified by the would take him sev-ral days to make and startling, but this is because petent to be a J. P. as any of those clerk of the Superior court, made to not favor the bill neither the judge of the district or the judge presiding therein, it shall be the duty of said judge to appoint two honest set and said said judge to appoint two honest set and said said set and said said set and s and discreet citizens of said county. no further adverse decisions. who shall be of a political party dif-Briefly summed up, the law, as it ferent from that of a majority of commissioners, who shall, from their appointment and qualifications, by this bill, who were in- taking the oath required for county commissioners, be members of said te finance committee, board of county commissioners, in

stands at present, is as follows: The tax is levied on incomes reand December 31, 1894. The amount of the tax is two per

resident or non-resident aliens are subject to the tax on all incomes Non-resident aliens are taxed on incomes derived from any source in the United States.

Incomes of \$4,000 or less are exempt from taxation. On incomes exceeding \$1,000 the tax is levied only on the portion of

the income exceeding \$4,000. Incomes are taxable, no matter those derived from rents of real es tate, and those derived from interest on State or Municipal bonds. Only one deduction of \$4 000 is made from the aggregate income of

children.

collector or deputy collector of In- familiar and have been seen here for for them.

which he resides.

returns for their wards or cestui to be won or lost within the next suppose you are to be excused; but had died of fright. Returns this year must be made

IF CHRIST CAME TO CONGRESS.

The Hon. M. W. Howard, Congressman From Alabama, Defends Himself Against the Attacks of the Plutoc atle Press, and Points Out the Great Source of U just and Corrupt Legislation.

must choose one or two things. he wishes to be courted and feted by Washington society, if he desires the praise of the plutocratic press, if he is looking after fat places for his relations and friends, if his heart LIVING ISSUES FORWARD. longs for the smiles of aristocracy and the fawning of sycophants, he Examples of the Unfair Conditions Prehas only to be the willing tool of vailing .-- People Freparing to Bring plutocracy and all these things are More Suits Against the Tax-How the within he easy grasp. If thus he chooses, his future pathway i strewn with flowers, and for him The income tax is becoming fabere is the purple and fine linen of mous since the Supreme court of the

On the other hand, if he cham pions the cause of the people, and stands up for the Nation's toilers and antagon zes Shvlo ks who are en-

HE WILL BE CALLED A CRANK, an agitator and an Anarchist. . He will be scorned by society, ma ligned, abused and ridicu'ed by the For the Caucasian. in the office of the register of deeds. the court decided that rent incomes plutocratic press and treated discourteously and snubbed by those in power, and given to und rstand that he has no influence with the ad-

This condition confronts every man who is chosen to represent the people, and he must become an ally of the aristocracy of wealth, and desert the people, or stand up for the rights of the people and be

HATED BY THE MONEY POWER. The action of the Court has raised Surrounded by lobbyists and coruptionists, with unlimited money to purchase votes, with avenue after avenue to luxury and ease contin ually open to the mental vision, sur leaders in such intense, tearful sus

So long as the trusts and monopo lies hold such unlimited power, just MORE CORRUPT AND VICIOUS.

trusts have entered the halls of Congress and they have polluted the men whom the people have trusted. who rents the land makes \$4,000 per It can be plainly seen that a law which will operate in this manner hand in hand with luxury and lihis vote loses his honor and becomes he amended before he judgment of the Superior court judge they insist shall be heard by the fu'l it has come to pass that the Con- I only hope and wish that we will be The law requires that all parties having sufficient incomes, shall re-

while the people are starving. We ject to costs and penalties amountwant the bill changed Sec. 4 That section seven hundred ing to fifty per cent. There is a great talk of reform along certain lines: every man is making his return and tition Congres for the passage of paying his tax under protest, with a certain laws in the interest of the view of getting it back by some legal people, and we wait and fondly hope or good, wholesome legislation. when the very men who are to pass a fair and good one; but the constithe laws have sold themselves to the tutional construction of it is unde- money changers. We must break the hold which the money power has Upon the important points of the upon this nation ere we can hope for reform. We must scourge the Shydecision the Court divided as follocks from the capital even as Christ scourged the money changers from Chief Justice Fuller and Justices Field, Gray and Brewer hold that the temple, and we must turn out the the law, cs a whole, is unconstitutional. Justices Harlan, Shiras, Brown the corruptionists, the lobbyists, the and white regard the law as wholly regues and prostitutes who make of the great capitol building at Wash-

> Shiras and Brown believe the tax on ing on a deeds shall be ex-officio clerk of the county and municipal bonds, is un-

> > Commissioner Miller says that it tures there drawn are no doubt vivid that I am as respectable and as comeven an approximate estimate, but they are true—taken from real life. who have held that position, by the Treasury officials is that the country is heaping abuse and vitu- ism in that county for years; am a fifteen million dollars, if there are the veil so that the voters of this principle, which I am sorry to say I country might look upon this

SHOCKING SCENE OF CORRUPTION, shame and debauchery, and I have Washington society and expulsion from Congress because of the revelations and exposures I have made; of the earth, and the "old man" aloud and spare not" until every man in the land shall be acquainted with the true situation and stirred to ac-

Let me conclude with a picture of the closing scenes of the session of Congress which expired March 4th It was the holy Sabbath day, and from what source derived, except the church bells were ringin; merrily over the city In the capitol, CHAMPAGNE FLOWED LIKE WATER.

Committee rooms became temporary Where corporations pay taxes on Tom Marray, the disgusted caterer called, in this community.

ternal Revenue of the district in the last twenty years. Some are

Around at the other door are more on or before April 15. In succeeding lobbyists and among them are some your statement a base falshood, and

## LETTERS FROM THE PEOPLE.

When a man enters Congress he Various Matters on Which the Popular Opinion is Expressed. All Sections Interested.

Contempt and Ridicule for the Democratic Press-..Sorrow at the Degradation of Democracy .-- Attent on Call-d to Short Weights in Fertilizers -- An Excertation.

Abandoned Truth and Decency For the Caucasian, !

FOUR CARS. April 15th, '95. The democratic papers are making every effort that an unscrupulous, mean, low-down partizan organizaslaving the honest yeomenry of the tion can do to get our people dis sati-fied with our legislature. They have abandoned truth, honesty and decency. Yours &, E. D. S.

Best He Can Find

BRYANT, N. C., April 8th, '95. I have read THE CAUCASIAN, and have become very much attached to I get more real information from it than any paper that I can find. I fully believe that if any good, honest man will read your paper for twelve months, he will be a Populist, It is the best educator in the reform cause that we have. Let every reformer get up a club for THE CAUCASIAN. Respectfully,

R B. SORRELL

"On The Run."

For The Caucasian-I KERSHAW, S C., April 8th, '95. Don't let up on the Douglass busiabout bankrupted the whole country. Give them Hail Columbia, and don't let up until they shall have been completely routed. Very truly,

From The Mountains to The sea

WALLBURG, N. C., April 4th, '95. I think THE CAUCASIAN is one and instead of a government by the among the best, if not the best paper people, it is a government by a published in the State But for that money oligarchy. The capital city paper, the same old machine would be ruling this State yet, with all the ess; corruption and bribery stalk ruinous Bourbon elements attached We have knocked the wind out of their sails. Now all that is left for the prey of vicious habits Once you go on in the way you have comgress of the United States is ever able to secure all the people who favor good government from the

mountains to the sea.

Not That Kind of a Democrat

SWANSBORO, N. C., April 16th, '95, In the "Jacksonsville Times" of 'The new magistrates for Ooslow County." The editor has seen fit to deliver a tirade of abuse on the 'apprel 'egislature," as he call; it; also vents his spleen on those appointed as magistrates; says a meaner, sorrier mass of incapables (as a whole) could not have been scraped up in the State &c; then tries to modify, by saying they possessed the one redeeming quality of being white men, though the most illiterate negroes that could have been chosen and shining lights when compard constitutional, and Justice Harlan must purify the head waters, so if we few competent and capable men in contends that the tax may be levied would have just laws, passed in the the list, but the majority can boast interest of the men and women who only of enough brains to vote the Judge Field gave a vigorous de- have produced the wealth of this na- straight Populist ticket, &c. He tion, we must work a reformation prepared a sketch of the most promi-The effect of the decision on the among those who give us the laws. | nent political incidents in the lives of not one man in ten in Atlanta will With an earnest desire to reveal to the new officials, but his love for vote the Democratic ticket, that a

Who is the editor of the "Times!" Guess he is white, but he certainly is not a native of this county. He ceived between January 12, 1894, been threatened with ostracism by must be a scalawag, carpet-bagger man-comparing us to the scum but in spite of all this, I propose to whoever he he is-quoting scripture,

Shame on you sir, and still more so on your family if you have one. If not, we think it would be a hard matter for you to get a respectable did not belong to that party; didn't

an editor of a paper should not make such mistakes. I denounce has been mean enough to name one

# AN ANXIOUS EASTER.



The Democratic Douglass Ass is desperately trying to hatch something from a lot of very bad eggs.

GOOD CHEER FROM OHIO.

Prominent and Influential Ohio Farmer Says 1 bat the Farmers of That State are Tired of the Democratic and Republican

TRINWAY, Ohio, March 18.

When I write to congratulate you pon your election to the United States Senate, I but voice the sentiments of hundreds of farmers who are land-owners and members of ither the Republican or Democratic party in the State of Ohio. It has of Mr. Pritchard and yourself in the Senate "will perhaps shake som of the venerable raditions, &c.," of that body. We hope so; and when such is the case you can feel assured of our hearty amen.

Southerner who is well known to Ocean (Rep.) Ohio farmers, and although not a that the farmers north and south legislation." -Atlanta Journal(Dem.) street."-Zeb. Vance. have in the Democratic and Repubican parties "made unto themselves dols and found them clay," and stand ready today to flock round the The Popular Opinion of the "De; arted" Opinions That Occur From Condition standard of any party that can lead them out of the political wilderness are in Washington, I am

Very sincerely your friend, WILLIAM E Cox.

P.)LITICAL POINTS.

Mr. James D. Collins a very prominent man in Atlanta, Ga., has gone over to the Republicans. He las been a life long Democrat, and says

The Springfield Republican, commenting on the increase of Populism, the rough guess that has been made The plutocratic press all over the under the so-called Democratic boss- admits that the growth of the party is phenomenal. It says: "As a matter of fact the anti-slavery party,

> Harrison is a candidate and so the Democratic party in the presence of the son in Virginia Sun. has so far shown." wield my pen and raise my voice in that God made man from the dust, are Allison, McKinley and Tom came to any political party in the For half a century the United States mington Messenger.

brothels. Women of ill repute swarmed the corridors and sang a J. P. in Swansboro, but so far as and Mr. J. C. Green, who lived next maining in it!—Ex. the members of any family composed songs in the public restaurants with being capable is concerned, I am as door answered and went over. Miss The funniest thing out is to the comparatively new. Thousands and me, either knowingly or otherwise, I was summoned, but she soon died. but you are commanded to repen Guardians and trustees must make bundreds of thousands of dollars are believe knowingly. If ignorantly, I The coroner's jury decided that she or you perish.—Hickory Mercury.

John Goat, of Wyoming, Minn.,

#### UNTANGLE IT.

A PARALLEL SHOWING HOW THE OLD PARTY PAPERS TANGLE IT.

"It (People's party) has not been; "By many people the party(Demoin power, but it has nevertheless cratic) is unjustly held responsible done great harm. It is mainly re- for the panic of year before last, sponsible for the silver craze that The panic was the result of the abuse has come near wrecking the coun- by the Republicans of their power in try's finances and did precipitate a controlling the taxing machinery of panie, the effects of which will not the government. In failing to settle disappear for many years. In many the currency question, the Democratic parts of the country it compelled the party will take the risk of precipibeen predicted that the appearance politicians of both the other parties tating another panic, for which it to adopt the free silver programme will be undeniably responsible."as the only means of retaining their Macon (Ga ) Telegraph (Dem.), Jan. bold on the offices."-Macon (Ga.) 14, '95. Telegraph (Dem.), Jan. 9, '95.

"The reason farm products are so cities is because too many people low is because there is overproducterowd in from the rural districts.

I ask my friend, Mr. Cooper, to tion. There are too many people More people should ti'll the soil."and you this letter because he is a gaged in farming."-Chicago Inter- Chicago Tribune (Rep.)

THE GREAT CONGRESS.

But what a miserable crowd was

Hoping I may see you when you that over two-thirds majority of the pendence of the voters? Who are last House? Had there been but the people that are entitled to the one man of courage and brains op-posing the undemocratic usurpa- Who are the people or party that try. But there was not one in that the last few years? Was it the Dem-

Even New York with its over- about the same old lines, perfectly whelming Democratic majority of a ignoring the idea of financial reform few years ago has a Republican as agitated by the Populists? Cermayor, while Chicago turns out a tainly they did. Did not President Republicans and the balance will with a Republican, giving the latter Congress to legislate on financial tend to say, with any degree of action of the source of the great danger which tend to say, with any degree of the source of the great danger which the source curacy, how much revenue will be menaces us, I wrote my book "If say to the gentleman, if he is a genmy party good bye.—Alliance Vinof the avowed Democratic policy ignored previous to the election? Poiladelphia Item (Sil.)

remembered chiefly because, first, pected it), but you are mistaken, my the majority party failed to redeem friends. It was a grand victory. Why from the time it began to put a second, because of its inability to people the great financial question presidential candidate in the field in comprehend the scope of its duties, and forced the old parties to no 1844, down to the breaking up of and its consequent helplessness in longer ignore it. Does any sensible the whig party in 1852, never ex front of great is ues; third, because man at all abreast of the times behibited a more persistent and grow. of its sutserviency to class interests. lieve it would have ever been before ing strength than the people's party |-W. A. Peffer.

behalf of the honest toilers who have but the N. C. legislature made us Reel. Four horses are grooming his ory of this nation is simply marelected me to Congress, and to "ery out of nothing. Better go say your for the Presidential sweepstakes in velous. No party ever made greater so many people blindly bolding to prayers, "old man." I ask Mr. Ed. 1895, The D mocrats are bad off as promises, ever had greater oppor-"Times" if he ever learned the Lord's there is not one man who looms up tunities, or made a more signal fail. of consequences. We have certainly at present as a possibility .- Wil- ure. Under the leadership of Grover reached a period in our history-Cleveland, who was worshiped as a have certainly had enough party party idol-raised to a pedestal jobbery and lack of preper and higher than his party, the party has greatly needed legislation -- to be will-The Newbern Journal tells of a gone down in ignominy and reproach, ing to start out on a new line and white one in Onslow county. I was death which occurred at that place, so far and so low that even it- select our best and most progressive appointed J. P., not by any request last Saturday night about 12 strongest partisans scarcely have men, regardless of party, and have of my own, for I knew nothing about o'clock. Miss Julia Taylor, aged 58, the courage to defend it. What can the courage to defend it. What can who lived alone and did tailor work, the rank and file in the Democratic great masses of the people demand.

of one or more parents and minor inebriated Concressmen. "I have competent and capable of being a Taylor said a man had come on her ffect that a Democrat in Chatham scratch a Republican office holder seventy five dezen glasses out," said magistrate as any Democrat, so- porch and had raised the window county last week, offered to bet five and you scratch a monopoly pimp. and asked who it was He grasped at cents that Marion Butler would not The people argue of the "merits" their incomes, individual stockhold- of the House restaurant. "That The negro hobby—negro your hob- her and dr pped the window and beat Rausom for the U. S. Senate. the two factions when the Republiers are not taxed upon incomes de- tells the story of the committee by! If any half civilized, half edu- left. Mr. Green told her to come to Come, bud, Butler has done gone cans denounce the Democrats as liars rived from dividents on the stock of rooms better than any words I could cated negro anywhere could not his house and spend the remainder and done it, and Ransom is in Mexirived from dividents on the stock of such corporation.

Such corporation.

Each person having an income of more than \$3,500 per year must feet cloud of gentlemen interested in more of the main door is a permanent of the main make a return of such income to the legislation. Some of the faces are last several years, I should be sorry ing nothing more of her for some North Carolina to bet on elections, time Mr. Green looked in the window except "election by grace" where ig-Now sir, you have misrepresented and saw her lying on the floor. Help norance cuts no figure in the case;

> POSE LOTTENNESS AND BYPOCREST Wayeroes Herald. EVERYWHERE IF YOU WOULD KNOW

"The reason times are hard in the

"The Democratic party will walk "The bad state of affairs for two out of itself and nothing will remain p litician, fully appreciates the fact years past is owing to Republican but a smell of brimstone and Wall

THE POINT OF VIEW.

What has brought out this indetions of the White House, he would have been agitating and educating be now the leading man in the coun- the masses for their own good for Democratic Gomorrow. - Sentinel ocrat; and Republicans? By no means. Did not the old parties in

have been tested, and the people Certainly. The people generally admitted the Populists failed, be-The Fifty-third Congress will be national government (and no one exthe people as an assue if it had been

Governor Evans, of South Carolina, says the south and west will be united for the political struggles of next year. The usue will be silver THE C IUCASIAN WILL SEEK TO EX- united sections will be victorious.