SUBSCRIPTION RATES.

Antered at the Post Office in Clinton. N. C. as second-class mail matter

THE DEFEAT OF GOEBELISM IN KEN

Kentheky is to be congratulated upon the rebuke she has given to Gobelism. There seems to be no ques- believe that there are hundreds of tion that the people defeated Goebel at the polls by over thirty thousand majority, but the Goebel election law which was especially prepared to steal the State was worked so successfully that it cut this majority down to about three thousand. However, Goebel and his organized band of ballot box stuffers did not give up, proceeded to bring pressure to bear upon the members of the State Election Board to break their oaths, ignore the returns, and give the certificate of election to the man who had been repudiated by the people. This a majority of the election board refused to do. Mr. Ellis, one of the Democratic members of the State Election Board, who voted to give the certificate of election to Taylor. in an interview just after the decision of the board was announced said:

"Speaking for myself, I say frankshould convince any one that he did. ly I did not like to do this thing, but under the law and the evidence there is nothing else I can do and be an honest man."

"The proceedings before the board were so overwhelmingly in favor of the Republicans, and they had so much the better of the arguments, tainly at that time he was not in the esting questions to arise. that it is almost idle to discuss the affair. There was, to the minds of Judge Pryor and myself only one thing to do, and that we have done. I know there are plenty of men who think that strong Democratic partisan as I have always been, I should have remained a Democrat partisan and reliable news letter from the naand voted otherwise. But I have tional capital, giving a summary of done what my conscience and my long career as a lawyer tell me is right, and I will do otherwise for no cially important information which man, or upon no consideration."

Mr. Simmons has prepared just ted Press. No paper in the country was appointed and is now at work such an election law as the Goebel will have a more instructive and resuch a first member of the Mormon that the first member of the Mormon to the law to steal North Carolina next year. liable Washington letter each week the first member of the Mormon parties are honest and believe in fair law to steal North Carolina next year. Hable Washington letter each week church who has been elected to Con-than will The Caucasian. Now is gress from Utah. Indeed representation of the play. From their homes they looked upon Goebel and his methods and Ellis and the other members of the the time to subscribe and keep up tative King, who was in the House determined to rebuke him. Thous. Hickory Times Mercury] Democratic Election Board in Ken- with this important session of Conformal Senator and Senator and Senator Connected to record the session of Conformal Senator and Senator an showing that they have a conscience. It is safe to say that Mr. Simmons will try to find men in North Caroli- Two Mars Hill Democrats who will na to put upon his returning boards who have less honesty and less conscience than Mr. Ellis. But let the good people of North Carolina pile long democrats, called at the Gazette from the 7th district drew the very manage his theiring election law so We are Widely Departing From the Best up such a majority against Gobelism office yesterday and volunteered the seat that Congressman Shuford, as to save him, but the indignation and Simmonsism in North Carolina information that they should vote his predecessor, occupied, which by of an honest cutraged people was that the ballot box stuffers will not erate such men and such methods.

THE COURT IS CONSISTENT AND The Same Thing Happened in North Carolina Last Year,

The News and Observer continues to criticise the State Supreme Court because it is consistent in upholding

The democrats of Ohio spurped "If Hoke vs Henderson is good fusion with the populist, whose vote law then the decision of every other cast solidly for Jones, and if united ery civilized country on the globe is John R. McLean, the democratic elect and refused to do so. This is country under the sun except North to oppose fusion. The same folly by his friends that the Senate will When the last legislature was in prepare for, or spend the day." ey for the public convenience. Here and should never be repeated. the Supreme Court says that a pub

Court to reverse the law in every

lie office is a private snap." long as the Wisconsin democrats When this present Court first repermit a pack of tricksters to con affirmed the doctrine in Hoke vs trol their state convention as was to North Carolinians because it will the gase last year and many other. The people of North Carolinians because it will be denied the right to regin that decision, and thought the de-

eision of the Court was wise, patriotic and just. That was the decision

Not Satisfied With the Amendment. To the Editor of the Observer.

of the Court in the case of Wood vs. Bellamy. In that case the decision of the Court resulted in putting copy? Will the Charlotte Observer please a Democrat in office and keeping a

Populist out of office. In the recent case of Abbott vs. Beddingfield the ed qualified voters of North Caroli application of the same doctrine by na, being in favor of one or more the name of a man to the Senate the same court to the same state of provisions of the constitutional for the third time when he had acts resulted in putting a Democrat provisions of said amendment, do surely it would seem that the Presway that the Court could please the ment of poll tax. And your peti been sent in the first time. News and Observer would be for the

tioner will ever pray, etc. Bishop C. R. HARRIS, Salisbury, N. C., Dec. 7, 1899.

case and shape its decisions in every case so as to put a Democrat in office. Surely the people of the State would eing the people of the State that that of rebates. Compared to which the calthat the decision will effect. It paper is not worthy of their confidence.

WANTHE SIMMONS LAW PASSED FOR
THE SAME : URPOSE?

"The verdict of the Kentucky election, held last Tuesday, is still claimto held last Tuesday, is still claimto held last Tuesday, is still claimto rebates. Compared to which the power of kings and nobles is insignidated and other great trusts of the country. The President of the Addison Pipe Trust remarked immediately after the decision would not annoy their the held last that they decision would not annoy their they have been presented to which the decision will effect. It is does not disturb such trusts as the sugar trust, the S andard Oil Trust, and other great trusts of the country. The President of the Addison Pipe Trust remarked immediately after the decision would not annoy their they have been presented in the power of a few that the decision would not annoy their they have been presented in the power of a few that the decision will effect. It is not use that the decision will effect. It ed by both parties. There appears to people in the power of a few that Company in the least; that they an unbiased reader of the returns to be little doubt that Taylor was elecbe little doubt that Taylor was elecpressive beyond endurance, and the their trust to correspond with that Democratic victory or not. Without

NEWS FROM WASHINGTON

THE FORCE BILL ELECTION LAW.

menting on the Simmons-Goebel

islation ever enacted in North Car-

olina is the new election law. It

was fashioned after the Goebel

model in Kentucky, and provides

that there be a new registration

and that appliant shall have paid

his tax prior to March 1st, and that

throw this Simmons machine poli

bill" of the most infamous kind.

- Hickory Times-Mercury.

no right to speak for him.

Mr. Daniels forgets that when

on the repeal of the silver law. Cer-

confidence of Senator Vance and has

We call attention to our Washing

ton letter in this issue. THE CAUCA

SIAN will have each week a bright

the doings of Congress, and espe-

will not be sent out in the Associa-

OPPOSED TO THE AMENDMENT.

C. A. McHone and M. B. Holifield.

of Mars Hill, who have been life

MR. DANIELS FORGETS.

tics from the State."

election law, says:

The Rutherfordton Press com-

"About the meanest piece of leg-

Measure-Roberts, the Polygamist not men-Judg - Ewart Here Seeking a Third Appointment-The Case of Mr. Quay-The Supreme Court Decision in the Case of the Addison Pips Co., not an Anti-Trust Ons Outlook for a Long, Busy, city for the past week. and Interesting Session. Gen. Cox Will said applicants shall prove his age to the "satisfaction" of the regis- Special to The Caucasian |

ters and that registers will be Sim-WASHINGTON, D. C., Dec. 11. mons machine Democrats and have Congress opened on Monday o the authority to appoint officers to last week with an unusually ful help keep the peace on election day attendance in both Houses. In the Will honest white men of West-Senate, Senator Frye, who has been ern North Carolina, put up with elected President pro tem, presides such a law? We believe not, and in the place of the late Vice-President Hobart. Congressman Hendgood Democrats that will help erson, of Iowa, was elected Speaker of the House as was expected. He has not announced his committees

The Press is right about the infamous meanness of the present There were three other candidates for the Speakership in addition to election law. It is worse than the General Henderson, the Republi-Simmons bull pen election law of can candidate. Mr. Richardson, of 1894. Every page of it is not only Tennessee, was the Democratic filled with devices and loop-holes candidate; Mr. Bell, of Colorado, for stealing and cheating, but there the Populist candidate; and Mr is also a provision for the Demo-Newlands, of Nevada, the Silver Republican casdidate. cratic machine to appoint for elec-

Mr Atwater the independen tion day an army of election conmember from North Carolina went stables or police thugs to intimiinto the Democratic caucus and vo date voters. It is indeed a "force ted for Richardson. It will be remembered that Mr. Atwater canvassed his district proclaiming on every stump that he was a straight Populist, standing by all the prin-"Joe Daniels says that's a he about ciples of the party, and appealing Vance going from Washington to deto Populists of the district to vote feat a bill to disfranchise voters in for him on the ground that he was this State. If we had no other evia better Populist than Mr Jenkins. dence to prove that he did, the fact On this plea, Mr. Atwater got thouthat the Observer says he did not, sands of Populist votes. These voters will be surprised and disappoited to find Mr. Atwater so soon forgetting the pledges on which he was in Washington and held a fat

got their votes. A perfect avalanche of bills have job under Cleveland that he was sidbeen introduced in both houses. ing with Ransom and fighting Vance The outlook is for a long and busy session with many new and inter-

The question of chief interest in the House was the case of Roberts. the Polygamist Congressman-elect from Utah. When he presented himself at the bar of the House to be sworn in with the other new members, objection was raised, and by a vote the House by a very large majority denied him the right to be sworn in, though he held a certificate of election, until his eligi-Cannon of Utah, were both Mormons, but neither one of them were the Democratic ticket said that they the legislature of Georgia. The

na members except Mr. Crawford He sent orders down the hae and in-

The Chilton Times is one of the pers in Wisconsin. In a late issue the Senate accomplished but little

tracting much interest over the Carolina regards an effice as an agen- was enacted in Wisconsin last year, seat him in spite of the many pre- session, one F. M. Simmons was a But it will be repeated, just as this is not certain.

strip control the Democratic machine ceeded by a Republican Secretary ments. They would not want to be paper money and let the national the Senate again He has had Senator Pritchard to go with him to desired such a character for Gover the White House several times al-"Petition to the legislature of that the President will again send him and his methods that Kentucky house of the State legislature today North Carolina-We, the undersign. in his name. It would break all has so forcibly given to her Simmons. amendment and opposed to other failed of confirmation twice; and

ly is to use it as a campaign docu-

ment. The Junior Senator of North Carolina secures this session one of the Allowed to Take His Seat Pending as best seats in the Senate. It is the Investigation-North Carolina Congress | Seat lately held by Senator Gray, and formerly held by his predecessor from North Carolina. Attorney-General Walser and J M. Moody are among the North

Carolinians who have been in the

Thieving Election Law.-Taylor de clared Governor of Kentucky.

pard of Kentucky has at last au-Goebel and for Taylor, the Republican candidate. It seems that tree mendons pressure was brought upon the Election Board, (all of whom were Democrats.) by Goebel and his band of ballot box stuffers to perjure themselves and give the certificate of election to Goebel, in spite of the overwhelming election returns against him. This pressure coerced some of the members of the election board, but, be it said to the credit of the majority of that board, that however much they wanted Goebel Gov. ercor, that refused to commit perinry and damn their souls in he face of the voters of the state N. Y. Journal. who had repudiated him.

Our readers will remember that Goebel was a member of the last Democratic legislature of Kentucky for Governor. He framed and forced through the legislature an election law which has grown infamous and will ever make Goebel's name infamous with all honest people. The law provides for a State Election Board, all to be composed of Demoerats. This election board was to appoint county election boards, all to be Democrats. This county election board was to appoint township and precipet election boards, all to be Democrats. Ample provisions aud loon-toles were put into the law to give these election officers, from coll-holders us to the county and state election boards, an opportunity to steal votes at every turn. Goebel intended to be a candidate for Governor, and he intended to use this law

to steel the state and count himself Goebel got himself nominated for Governor, then appointed men of his own choosing for election officers at every precinct in the state. chine to stuff the ballot boxes and! count the votes in his favor regard. polygamists. The case of Roberts believed in every one of the Ten speakers there claimed it was unis naturally attracting much atten- Commandments, and would not tole- constitutional, undemocratic, and a and voting for the machine. rate a ballot box theif or any other burlesque on any party claiming inkind of thief in the Governor's chair. | telligence, righteousness, etc.

cedents to the contrary. However, prospective candidate for United States Senator. He copied Goebel's National Advance.] the case last year, and many other result in Gen. Cox who has long not less honest and patriotic than ly to the people but perfectly property of the people but perfectly people but p been the efficient Secretary of the they are in Kentucky. They be- ly to the people, but perfectly prop-A "pack of tricksters" of the same Senate, losing his place, to be suc- lieve as much in the Ten Command- er to have the government print Judge Ewart is here importuning represented in the United States banks have it at a cost of \$1 a year me this October 1st 1898. the President to send his name to Senate by a ballet box theif any for the use of \$1,000. Are we a naready. It is not certain, however, will repeat the deserved rebuke to nor. Next August North Carolina

out of office. At once the News and hereby most respectfully petition ident would not break all of these to Atlanta today to avoid lynching. the election of United States Sena-Observer discovered that the doctrine the North Carolina Legislature at precedents for a man who has been The effence which so aroused the tors by the people. laid down in Hoke vs Henderson was its next session, in June, 1900, to di- reported unfavorably by the Judi- community against Smith was the vide the amendment so that each of ciary Committee of the Senate and throwing of acid into the face of Mrs. bad law and at once proceeded to at- three provision may be voted for or who upon the investigation of the S. M. Hillard, his landlady, and tack the Court for rendering a parti- against separately, namely, the an. Committee was shown to have such blinding her. Smith came to Macon san decision. It seems that the only cestral, the educational, and the pay a record that he never should have from Miss ssippi several months ago, a record that he never should have been sent in the first time.

The Financial bill offered by the majority of the House is one of the motified he must pay up or quit. His motified he must pay up measures ever yet presented to then he has visited his wife several safe and certain cure. Best in the Corgress. It not only makes the times and abused and threatened world for Stomach, Liver, Kidneys and The Vanderbilt-Morgan-Rockfeller gold dollar the unit, but it provides her. This morning he went to the Bowels. Only 25 cents at all drug people announce that over 75,000 for retiring the greenbacks and al- house and asked to see his wife. Mrs. not want to see this old Common miles of railroad will be concentrated so the silver certificates, and the Hillard informed him that the wo- Birthplace of the Twentieth Century. wealth disgraced by having a Supreme Court of the kind that the
News and Observer favors. The people of the State will stand by the Suple of the State will stand will be constituted to the new century is a
the form the telegraph,
cable and telephone system will be
consolidated! That will mean that
the the size of the new century is a
the form the telegraph,
cable and telephone system will be
where the the suple of the State will stand by the Suple of the State will stand of the new century is a
the form the telegraph.
The cradie of the new century is a
the the size of the new century is a
the total new century is a
the form the the suthe form the the suthe fo ple of the State will stand by the Supreme Court and uphold it in its consistency and integrity whether they endorse the doctrine of Heke vs Henderson or not; and the News and Oblice or whose decision has been hearalded from one end of the country to the other time that the author-time can speed its dawning into the feeting against him that the author-time can speed its dawning into the feeting against him that the author-time can speed its dawning into the feeting against him that the author-time can speed its dawning into the feeting against him that the author-time can speed its dawning into the feeting against him that the author-time can speed its dawning into the feeting against him that the author-time can speed its dawning into the feeting against him that the author-time can speed its dawning into the feeting against him that

face will be badly disfigured. We observe that some of our ex

"Honest Labor Bears a Lovely Face."

There is nothing more pleasing to look upon than a hearty, ruddy face, gained by honest toil. They are the saving of the nation, these toilers of both sexes, strug-GOEBEL FAILS TO STEAL THE STATE. gling for daily bread.

Pure blood makes them able to keep up the daily round of duty at home, shop or store. If the blood has a laid or impurity, or a run down feeling comes on, the one remedy is Hood's Sarsaparilla. ounced its decision. It is against America's Greatest Medicine for the blood. Poor Blood - "My blood was so poor that in hottest weather I felt cold. Hood's Sarsaparilla made me warm. It is the right thing in the right place." Hattie J. Taylor, Woodstown, N. J.

Hood's Sarsaparilla Never Disappoints Hood's Pills cure liver lils; the non-irritating at only cathartic to take with Hood's Sarsaparil

A CHURCH "ROOF-GARDEN." Novel Idea of Rev. A. C. Dizon's New York

The roof gardens of Manhattan furnishes the idea, and in a general way the model, on which the Rev. A. C. Dixon's People's Church will be built in Brooklyn. Instead sweltering in bot, stuffy pews, the congregation during the summer

The Rev. Dr. Dixon is the pastor of the Hanson Place Baptist Church, The old church was found too small, and the congregation decided to build. Seven of the leading archi- would believe it. tects are working on new plans. All have been instructed to arrange for audience room on the roof.

The ground plan of the church provides for a seating capacity of of his indignant denial, and called giving a seating capacity of 3,500. committee to investigate his case But it seems that Goebel failed to able seats on the roof, and we ex-

COMPLICATING CHRISTMAS

tion of knaves or fools?

Senators by the People. ATLANTA, Ga., Dec. 9.- The lower adopted a resolution memorial zing Georgia's representatives in Congress to vote for and use their best efforts to secure the passage of Sen-MACON, Ga., Dec. 9 - W. D. Smith, ator Clay's till calling for a constia white barber, was taken from here tutional amendment providing for

There was no dissenting vote.

Words are but leaves." It is not what we say, out what he story. The many went Democratic by 12 000. Nebrasks did nothing of the sort. It joine are the fruits by which it should went fusion by 12 000 or more. There be judged. These prove it to be the were about 35,000 Democrats in the great, unequalted remedy for dyspepPOU'S CAMPAIGN AFFIDAVIT.

ONE OF HIS METHODS OF MANY COLD FOOLING VOTERS IN THE LAST CAMPAIGN.

HE NAKES AFFIDAVIT THAT A PROP OSITION TO DISFRANCHISE NI GROES AND ILLITERATE WHITES WOULD NOT RECEIVE A SINGLE DEMOCRATIC VOTER IN THE LEGIS-WHO MAKE THE CHARGE AS SPEAK-ING PALSELY AND THYING TO POOL THE PEOPLE.

Mr. James H. Pou, the ex-Chair

the affidavit:

[Signed]

[Signed]

Notarial Seal.

enne stamps attached.

Geo. W. Thompsor,

Notary Public.

Raleigh, N. C.

Two five cent "documentary" rev

The Christmas number of the Sat-

nell and Harrison Fisher. The nand-

A NIGHT OF TERROR.

pews stands December 21.

JAMES H. POU.

Notary Public.

GEO. W. THOMPSON,

STATE OF NORTH CAROLINA,

County of Wake.

From Caucasian Oct. 19 -

in the last campaign that if the

they would offer a scheme to disfranchise illitterate votes, that the charge was indignantly denied and denounced by every Democratic speaker as being infamously false. Even Mr. Simmons, the Democratic State Chairman, issued an officimouths will worship on a roof far State, branding every such charge above the heat and noise of the as false in toto; saying that that campaign lie had been charged

against the Democratic party be fore, and that the charge was now so old and so false that no one

The sides and roof will be of glass. They will be arranged so that they same declaration. But it seems may be thrown open in pleasant that in one of his speeches in Moore weather Four large elevators will run to the roof.

Edward Bock writes in the Decem- "I have never said that, if the vided by law, and the General As- who shall enroll the said amendment the way, is one of the best seats in greater than he counted on. So in ber Ladies' Home Journal, that there Democrats regained control of the sembly of North Carolina shall enset be able to steal the State, It can be done; it will be done. The good peo- done; it will be done. The good peo- done; it will be done. The good peo- done to the measure. "We will be done to the measure to the late Vice President to the late fight the amendment all the way spect to the late Vice President when the vote was certified to the each recurring year we hear a larger like this, and I know that such is ticle. from Genesis to Revelations," said Hobart. Soon after the Senate met Secretary of State, he was still three number of men saying, 'Well, I'll be not the intention of the Democraton Tuesday, the death of Senator thousand votes behind on the face of truly thankful when this Chrisemes ic party. I have never heard a sin himself for registration shall be able D., 1899. the returns. If Goebel had known business is over.' And they are led gle Democrat give utterance to the size of the majority that would to this remark generally oy seeing such a sentiment, and I do not be-The Senate at once adjourned for be rolled up against him he could no their wives, mothers sisters or dangh- lieve, if such a proposition comes The Senate at once adjourned for that day out of respect to the dead Senator. With these two days lost Isw so as to have stolen a few out, with the prospect of a seige of it would receive a single Democration to the shall be entitled to the shall inousand more votes. Having failed illuess as soon as Christmas is over. ic vote. I believe that a majority of before the first day of March of soothes the child, softens the gums, the unadjugated white voters of sole and the child, softens the gums, and the child, softens the gums, and the child, softens the gums, and the child are child, softens the gums, and the child are child child ar in answer to the question "Why did last week, save to fill the Congres- to steal enough votes in the precincts And it must be confessed that this the uneducated white voters of the doctrine laid down in Hoke vs. not the democratic party unite the sional hopper full of bills for future and counties, then tremendous pressuate of affairs exists in thousands of North Carolina are Democrats. The sure was brought upon the election homes. Women themselves frequent- Democratic party is appealing to to vote, his poll tax, as pre- per bottle. board to give the certificate of elec ly acknowledge their satisfaction them for aid in preserving white seribed by law, for the previous year. tion to Goebel in spite of the returns when the day is over. Now, there supremacy in the center west and Poli taxes shall be a lieu only on as country and in the Senate. Many made by Democratic efficials; but the times the Senate has refused to majority of the Board refused to make a burden of our pleasures. And of this State. They are responding is the content of the senate has property, and no process shall be a lieu only on as is always something wrong when we in restoring it in the Eastern part of this State. They are responding is always something wrong when we in restoring it in the Eastern part of this State. They are responding is always something wrong when we in restoring it in the Eastern part of this State. State in the Union, the Supreme with the democratic vote would have ernor to fill a vacancy when the his infamous methods go down to deseat a Senator appointed by a govper jure themselves, and Goebel and if one of our sources of pleasure in to our appeal, and to repay them for issue to enforce the collection of the certificate as Governor. wrong. Every civil zed state or candidate for governor, was known Quay's case, but it is being claimed sffairs now in North Carolina. There is a parallel of this state of the same following the same foll derived from a feeling of thankful- of their votes would be folly and erty.

the January Ludies' Home Journal. Gibbs, F. L. Fithian, Emlen McCon- help me God."

"DEEDS ARE FRUITS.

lotte Uberver, writing to that paper from Payetteville, under date March 4th, save:

The Observer correctly guages publie sentiment in throwing out a word of warning against taking for granted the carrying at the ballot ber of the suffrage constitutional amend ment. It will require hard work from the rank and file and leaders of the party. There is certainly ne cloud on the title of the Cape Fear Dem The following affidavit made by ocracy to orthodoxy, dut the writer James H. Pou, ex-Chairman of the is surprised at the number of lead State Democratic Executive Com- ing Democrats whom he meets or mittee, during the last campaign, posed to the amendment. The clause will be interesting reading. Our about the "grand son of his grandreaders will remember that when- father" is especially decried as a ever and wherever it was charged monstrons absurdity.

The suffrage amendment referred Democratic machine under Sim- to above, which was adopted by the mons got control of the State, that last Legislature, is as follows:

THE SUPPRAGE AMENDMENT. Section 1. That Article VI of the sample bottle by mail stone of frame by Constitution of North Carolina be, and the same is hereby abrogated, and in lieu thereof shall be substitut- & Co., Binghamton, N. Y. ed the following Article of Said Con stitution:

ARTICLE VI. al statement to the voters of the Suffrage and Eligibility to Office

Qualifications of an Elector [Section 1.] Every male person born in the United States, and every male person who has been naturalized, 21 years of age and possessing the qualifications set out in this Article spati be entitled to vote at any election by the people in the State, except a herein otherwise provided.

man of the State Democratic Committee, in his speeches made the [Sec 2.] He shall have resided the State of North Carolina for two years, in the county six months and county, some members of his audiin the precinct, ward or other elec dience expressed doubt of the truth tion district, in which he offers two thousand in the main auditori- upon him while upon the stand to vote four months next preceding the um. There will be a lecture and know if he would make an affida-Sunday-school room so situated that vit to that effect. He publicly from one precinct, ward or other agreed to do so, we are informed. election district sto another in the "I will admit that the theatres fur. The result is the affidavit below, same county, shall not operate to de nished us the idea for the roof audi- made at Raleigh, dated Oct. 14th, prive any person of the right to vote bility was inquired into. A special less of how, the voters cast them. There will be a pulpit and comfortcommittee to investigate his case But it seems that Goobel Jail d to able seats on the roof, and we exuntil four mouths after such removal. vit so as not to say explicitly what or who has confessed his guilt beld, and the votes returned, comhe had said publicly on the stump, inopen court upon indictment, of pared, counted and canvassed, and The following is a true copy of

James H. Pou, being duly sworn, registered voter as herein prescribed said smendment, under the seal of

[Sec.] 4. Every person presenting Ratified 21st day of February A.

[Sec. 5.] No male person, who was your life and that is through an operathey speak falsely, but their campaign this year is run upon the
prior thereto, entitled to vote under
that the people of North Car idea that the people of North Car the laws of any State in the United to cure her of a frightful case of ister and vote at any election in this wholly cured, avoided surgeon's knife. State by reason of his failure to po- now weighs more and feels better than sess the educational qualifications ever. It's positively guaranteed to Sworn to and subscribed before Provided, He shall have registered 50c at all drug -tores. in accordiance with the terms of this section prior to Dec. 1. 1908.

The General Assembly shall provide for a permanent record of all surrounding counties Willing to pay persons who register under this sec- yearly \$600, payable weekly. Desirable tion on or before November 1, 1908, ites. References exchanged Enclose and all such persons shall be entitled self-addressed stamped envelope. S. A. to register and vote at all elections by the people in this State, unless disqualified under section 2 of this urday Evening Post makes a new de- Article: Provided such persous shall parture in periodical literature—the bave paid their poil tax as required first successful attempt to give for by law.

five cents, stories, articles and piet- [Sec. 6.] All elections by the people

Kipling, and the tale that of Private | |Sec. 7.] Every voter in North Car-Orthers and his dog, Garm; Joel olina, except as in this Art. disquali-Chandler Harris tells "Why the Con-tederacy Failed," a stirring story of the Secret Service; and Ian Macla-

[Sec. 8. | The following classes of some colored cover is by Henry Hatt. persons shall be disqualified for of-The Christmas Post will be on al! fice: First, all persons who shall the being of Almighty Second, all persons who "Awful anxiety was felt for the shall have been convicted widow of the brave General Burnham or confessed their guilt on indict people in the power of a few that company in the least; that they an not used so that it became opted, but there is just as little doubt that Taylor was elected, but there is just as little doubt that the Goebel will be inaugurated that the Goedel election law that the Goedel election law was passed for,"-Charlotte Observer, as passed for,"-Charlotte Observer does not endors the Goebel law in Kentucky now can it endors the Goebel law in Kentucky now can it endors the Bimmons law in North Carolina. It is the meaner of the two.

People in the power of a few that Company in the least; that they they and 80 000 Populists. It is easy to calculate whether it was a bemout sold other study and other study and other study and other study and the study of the Standard Oil Trust, the Sundard Oil Trust, the Sundard

Over-Work Weakens Your Kidney

Cohcatthy Kidneys Nake Import Bine



the Hidneys are you DISTRIBUTE IN the him If they are sick or or of order, they but to .. Palms, achesundelinmatica come from a cess of sarie actd in the

you are nick you can make by first doctoring your kidneys. The reand the extraordinary effect of Dr. Kilmer Swamp-Root, the great kidney remedy soon realized. It stands the highest for wonderful cures of the most distressing car-

and is sold on its merits by all druggists in fiftycent and one-dollar sizes. You may have a free, also pamphlet telling you how a out if you have kidney or bladder to Mention this paper when writing Dr. Kilmer

Section 2. That all of the provis ions of the Constitution relating to suffrage, registration and elections. as contained in this act, amending the Constitution, shall go into offeet on the first day of July, 1902, if a majority of the qualified voters of the State so declare at the next gen eral election.

Sec. 3. This amendment shall be submitted at the next general lection to the qualified voters of the State in the same manner and under the same rules and regula tions as is provided in the law regulating general elections in this State. and in force May 1st, 1899 and at said election those persons desiring to vote for such amendment stall cast a written or printed ballot with the words "For Suffrage Amendment" thereon; and those with a contrary opinion shall cast a written or printed ballot with the word "Against Suffrage Amendmen

any crime, the punishment of the result announced, under the same which now is, or may thereafter be, rules and regulations as are in force imprisonment in the State prison, for returning, comparing, counting shall be permitted to vote utilers and canvassing the votes for memthe said person shall be first re- bers of the General Assembly, May stored to citizenship in the manner 1st, 1899, and if a majority of the [Sec. 3.] Every person off ring to amendment, it shall be the duty of vote shall be at the time a legality the Governor of the State to certify and in the manner hereinafter pro- the State, to the Secretary of State,

from and after its ratification.

FRANKFORT, Ky., Dec. 9 .- The

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