The same of the sa

N. C. as second-class mail matter

JUDGE BROWN'S SUGGESTION

A few days ago Judge Brown, holding court in Wilmington, gave to the Wilmington Star an interview on the proposed constitutional amendment. In the first place, he expressed his opinion as to the con-To say that this is quite a breach of judicial propriety is to state it mildly, for the question of the constitutionality of this amendment, if adopted. may come before Judge Brown for adjudication. We are surprised to see that not a Democratic paper in tion to it. the State has reprimanded Judge Brown for such an exhibition of bad

taste and breach of judicial ethics. But we let that pass. We want to call attention to his suggestion for an amendment, or rather an addition al section to the act of the Legislature submitting the proposed amendanother section, to be known as Sec- lief. tion 6, as follows:

"SEC. 6. This act shall be construed and taken as a whole, and if any of its clauses, sections and provisions shall for any reason become or be declared inoperative and invalid, the whole of this amendment and every part and section thereof shall become null and void and of no effect." Now while Judge Brown is known

to be a strong partison, and while he has, in giving this interview deciaring his opinion as to the constitutionality of the amendment, done a thing very unbecoming a Judge, yet, every one will admit that ne is a good lawyer. Being a good lawyer, no one knows better than Judge Brown the utter futility and absurdity of this proposed additional section to the amendment, even if the legislature should adopt it. Neither our State nor our Federal courts have struction of a statute. Indeed the the best. court pays no attention to the decla- Up to a few days ago the sentiration made by a legislature as to the ment of the whole country was meaning and effect of its acts; but overwhelmingly with governor Tay the court looks to the act itself and lor; but he has recently made some decides accordingly. This proposed bad breaks. While it is difficult new scheme would not be considered for one who is not familiar with by court at all as a part of the amend- the laws of Kentucky and far from Special to the CAUCASIAN.

suggestion, which we notice has been elected by the people, but the law Clark in Montana to unseat him. State Convention not approve the endorsed by many Democratic papers makes them the sole judges, and if before the Senate Committee conand by Mr. Simmons, the chairman they perjured their souls, it was clude hearing the evidence of both Convention can delegate this author-want to present a claim to the Comof the Democratic committee. Judge not for the Governor to be the judge sides, therefore, no forecast can be ity to the full State Committee. But mittee for a special day for you and Brown is not only a good lawyer, but and to attempt to rebuke them made as to the result of the invested chairman shall serve un- your work. he is a good politician. He has dis- with bayonets. We may be wrong tigation. covered that the attempt to fool the in this view, but it is the way it people into believing that Section 5 seems to us at present. Therefore, ner, and Mr. Foster, of New York Executive Committee. is constitutional and prevents them in the interest of law and justice, and for the prosecution, Ex-Senafrom being disfranchised, has failed. We regret that he did not appeal to tor Edmunds, Ex-Congressman He has discovered that the illiterate the people, and if the facts are as Hartman, Congressman Campbell, white voters have more intelligence they seem to us, the people would than the last legislature gave them have rallied to him and piled up are able counsel on both sides, and credit for having; and, hence, he rea such a majority at the next electic the contest is very spirited. lizes that it is necessary to try a new tion that an election law as infadodge to fool them; and, hence his mous as the Kentucky law and the suggestion that the legislature pass Simmons law combined could not ing a proposition to assess each em this section which he knows will not have counted that majority out. be noticed by the court, but with the hope that it will fool enough illiterate voters into supporting this amendment to secure its adoption.

The fact is that the last legislature on its face that sixty thousand white voters would be disfranchised. So they put into it a unconstitutional section which pretends to protect these illiterate white votes and which they illiterate white votes and which they illiterate white votes and which they is a section which they illiterate white votes and which they is a section without the plant of the point of the committee and was opposed to it in the committee and was opposed to requiring the employes to said notice, to send delegates to said respective district conventions.

SEC. 10. That in ease of failure of the object of his affections without News. illiterate white votes and which they most cowardly and infamous crats were hostile to the measure, and when White said that he was delegates the Eventive Committee if the court knocked out Section 5, as they must have known the court would do, they realized that they would still have an amendment very satisfactory to the politicians if not to the people. This very statement was made by a member of the Louis iana Convention: That if the court knocked out Section 5, they would olutionary methods to try to steal still have a good amendment limiting the vote of the State and then to

tion 5; their intelligence will save blackness of the crime, yet it them again from being fooled by this should be an admonition to good, second trick known as Section 6.

How many Democratic papers that such infamous campaign elechave up to date suggested that tion methods are not inaugurated Judge Brown should be impeached or tolerated in other states. Befor giving an opinion for political cause, wherever such dishonest effect as to the constitutionality of and revolutionary methods are ata proposition before it came before tempted or carried on they make his court for adjudication.

NOT SO CONFIDENT NOW.

When the constitutional amendment passed the legislature the

that the men who dominated the unconstitutional; and second, that stitutionality of the amendment. legislature of the General Assembly the Supreme Court of the United of 1899, had absolutely no sympathy States would unquestionably defor the "great plain" people, as Lin- clare that section null and void, coln called them.

the passage of the Constitutional gal one without any regard to the Amendment. For a long time we made a great mistake in thinking politics of the situation. it would carry it with a whirlment. He advises that when the without much effort. But we now legislature meets in June that it add fully realize the mistake of this be-

> Our readers will observe that in the foregoing Gen. Carr says that the "Democrats must admit that it will require stiff work" to pass the infamous proposition, that has concealed in its provision a damnable purpose to rob the uneducated white man of his vote. The Democrats "must admit" now that they will have great difficulty in deceiving thousands of honest white men who love liberty, into supporting a measure that would forever destroy their political rights.

Men whose ancestors fought at King's Mountain, Moore's Creek, and Cowpens and who themselves jealous of Judge Brown. Judge fought in the great contest of 61-65, Brown claims the paternity for a are not ready for chains and new scheme to fool voters since

THE SITUATION IN KENTUCKY.

The situation in Kentucky at this writing is a very grave one. The ever yet permitted, and never will contending elements are facing permit, the legislative department each other, grimly and with deterof the government to instruct the mination. There is liable to be judicial department as to the in- more trouble, but let us hope for gested the idea to Judge Brown their body.

ment, because it has nothing to do the scene of action, to know, at court as to how it should pass upon than the capitol, and further, for attention of that body. the constitutionality of the amend- him to have submitted to being unment. He knew that the courts have seated by the legislature and then Friday to call up the Committee members. The State Convention there are numerous decisions both of or later, to defend the right and nothing has been done.

THE ASSASSINATION OF GOEBEL.

The news of the assassination of

The fact is that the last legislature did not believe that Section 5 was constitutional when it put it into the amendment, but the politicians realized that it would be impossible to get the amendment adopted if it and constitutions and the amendment adopted if it and constitutions are appeared to the fact is that the last legislature did not believe that Section 5 was constitutional when it put it into the amendment, but the politicians realized that the Committee standard of said respective committees shall be found attractive young widow, he called at her house one day and was usbered into of said respective committees shall immediately notify the chairmen of the Agricultural Committee stands the Committee had given to the deference of the Agricultural Committees shall immediately notify the chairmen of the deference of the Agricultural Committees shall immediately notify the chairmen of the deference of the Agricultural Committees shall immediately notify the chairmen of the deference of the Agricultural Committees shall immediately notify the chairmen of the deference of the Agricultural Committees shall immediately notify the chairmen of the deference of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees shall immediately notify the chairmen of the Agricultural Committees of said respective committees and the chairmen of the Agricultural Committees of the Agricultural Committees of the Agricultural Committees of said r assassin was probably some crazy, field, yet no stone should be left unturned to discover the assassin. or abettors. At the same time no one can forget that it was the revoverturn the will of the people af-The intelligence of the sixty ter it had been declared by a Dem-

conflict and blood-shed possible,

interests of every state to see to it

SENATOR ALLEN'S OPINION ON THE AMENDMEET.

See on the front page of this is Democratic papers and leaders im | sue of the CAUCASIAN, a very mediately began to declare that the strong and clear-cut legal opinion proposition would be passed by by Senator Allen on the proposed fifty thousand majority. As time amendment. He is considered by passed, and people began to investi- men of all parties to be one of the gate and consider its provisions ablest lawyers in the United States there arose grave doubts as to its Senate or in the whole country. constitutionality, and the further Therefore his legal opinion on this Entered at the Post Office in Raleigh, fact that should the measure be- question or any other should have, come a part of our organic law and will have, great weight with thousands of good, honest, but un- every man who cares for the truth educated white men would be dis- or who desires to be right. It will be seen that Senator Allen, after These doubts and fears were in- discussing the amendment and cicreased as the voters began to con- ting legal authorities, reaches the sider the origin of the scheme to conclusion, which he says is beyond restrict the franchise, for they knew | controversy; first, that section 5 is and leave the remainder of the The more thorough the amend- amendment, which is clearly conment is understood the more earn-stitutional and which, without secest and vigorous grows the opposi- tion 5, makes a complete and constitutional scheme of limiting suf-Gen. Julian S. Carr in a recent frage, to stand in full force and efinterview in the Charlotte Observer, fect. Senator Allen has no partisan interest in this matter, as Dem-"The Democrats must admft that ocratic lawyers in North Caroolina! it will require a stiff fight to se ure have. His opinion is strictly a le-

> The News and Observer continues to repeat the false charge that Senator Butler in his speech before the Executive Committee of the People's Party declared in favor of organizing a force to drive certain people out of the State. The News and Observer has never believed a statement. Besides SenatorButler has written to that paper stating what he did say and declaring the report false. Yet that paper continues to repeat the falsehood. Evidently its policy in this campaign,

> Chairman Simmons seems to be it for a long time and really sug-

No Action on Quay Case-Clark Investigation Continues-White Appointed by

with limiting or qualifying or regu- present, the real merits of the situ- its time during the past week to Committees shall report their action, County Superintendents and their lating suffrage. They would look ation, yet to us it seems it would the consideration of the Indian apupon it simply as a legislative have been better if Governor Tay- propriation bill, while in the Sendeclaration, or rather as an attempt | lor had not adjourned the legisla- ate the Financial bill and the Philof the legislature to instruct the ture and called it to meet elsewhere ippine question have engaged the

Senator Chandler endeavored

and Hon. A. A. Birney, of this city, former District Attorney. They

The Agricultural Committee of the House last Wednesday submit- bers of said committees

much shocked and outraged and as that he was a member of the Comnegro. After all it seems that they ional Committees, shall call to order and also to find, if possible, wheth- ciple, but because the negro don't hold chairmanship thereof until the

The situation in Kentucky since

law-abiding citizens everywhere, was a very brilliant affair, and there and an appeal to the solid business was a large crowd in attendance. Senator Butler spoke against the Amendment in the Senate on Tues-

> Attention is directed to the call for the State Convention and to the plan of organization printed in an- be entitled to send as many delegates other column of this issue.

In pursuance to a resolution of the ited delegates in any Convension State Executive Committee, adopted shall cast the vote of the county. at its meeting regularly called and held in this city on the 18th instant. chairman of the various County Con The State Convention of the Peoples ventions to certify to the list of del-Party in North Carolina is hereby egates that may be chosen for the different Districts, and State Convencalled to assemble in the city of Raleigh on Wednesday, April the 18th, tions and forward list of State dele-1900, at 10 o'clock a. m.; and a gen- gates to the State Chairman! eral conference of members of the party is called to assemble in the said city on Tuesday night, April,

District Conventions, defer the nomivention. Cyrus Thompson. Chairman P. P. State Ez. Com.

Raleigh, N C., Jan. 30th, 1900. Plan of Organization of the Peoples Party.

COMMITTEES. SECTION 1. Each township shall be under the government of an Executive willing to co-operate with the Peo-Committee of five members, who shall elect their own Chairman; said Com- are invited to participate in all Peomittee shall be elected by the voters of ple's Party Primaries and Convensaid Township at the primaries called tions. to elect delegates to the county neminating conventions, under call of the County Chairman. Provided that those Townships which are divided into precincts or wards shall have a separate Committee for each precinct

or ward. the government of the County Execu- tional Convention yesterday passed tive Committee, which shall consist that offensive section, offensive to of the Chairmen of the several Town- Democracy, to political honesty and same time and place when and where section in face of the fact that the that Senator Butler ever made such | the county nominating conventions | ablest Democrats in the United may or may not be a member of its and McEnery have protested against a first-class tonic, feeling assured that it own body. In case it shall appear at its passage, and have declared that said meeting of the county Executive it contravenes the Federal Constitu-Committee, that any township, ward tron. In this opinion they are joined in accordance with Section 1, the compromising States' rights Senators as in the others, is to lie and stick said County Executive Committee as Turpie, of Indians; Lindsey, of shall be empowered to appoint said Kentucky; Vest, of Missour; Berry, committee or committees.

for the various Congressional, Judi Alabama, and McLaurin, of South cial and Senatorial districts shall con- Carolina, and many members of the sist of the Chairmen of the County House of Representatives." ExecutiveCommittees of the counties With the opinion of these Senators they have seen through the hypoc- that compose the said Congressional that the "grandfather clause" is unrisy of section 5. Mr. Simmons ev. Judical and Senatorial Districts. constitutional, it should cause all idently thought this was a very The Congressional, Judicial and Sen- men who before voting, take the atorial committees shall meet at the oath to support the Constitution of smart suggestion made by the same time and place that the conventue United States to vote against the Judge, so he rushes into print and tions meet to nominate their respec- infamous measure, which was simpdeclares he had been considering tive candidates, and shall elect a ly a "triumph of politicians" in our chairman for said committees who legislature that forced its adoption may or may not be a member of and supmission to the people.

SEC. 4. In case any above named committee fails to report to its convention while in session as provided above, it shall be sufficient proof that Committee of the North Carolina there is no proper organization, and Teachers' Assembly will soon meet to the convention shall thereupon proceed to elect a chairman of the com-

The House has devoted most of Committees, and Judicial Executive way, so to speak, will be given to the as provided for above, to their respec- work. tive conventions while in session. The County Superintendents ough for their approval or disapproval. If not approved, then the convention kind. Here the difficulties in the work before an adjournment, shall elect here the success can be enumerated the chairman of said committee.

at least ignored if not treated as appealed to the courts, or at least report on the Quay case, but Sena- shall elect one member for each Con- to see each other face to face. The impertinent such legislative declara to have appealed to the people who tor Burrows objected to the consid- greasional district, and six members State Superintendent ought to be able tions or attempts at instruction. That always can be relied upon, sooner eration of the case, consequently and the nine chairmen of Congress and the nine chairmen of Congres- my office is here, and I have not seen our State Court and and Federal condemn the wrong. We do not the State Convention the State Convention perintendents. May I not hope to meet Courts to sustain this statemet is pretend to say that the legislature very sensational developments. A person for State Chairman, who may year? ues, and at times there are some and recommend to the convention a you at the Teachers' Assembly this before the Senate Committee conelect a State chairman or the State
a probability of your attending, as 1
stipation. Only 25c at all drug stores. til his successor is elected. The six The attorneys appearing for Sen- members at large of the State Com-

SEC. 8. A quroum of the various ping to have a favorable reply from mal, which is large and ugly looking you soon, committees shall be as follows: The you soon, county and Senatorial committeesa majority; the Congressional, Judicial and State-one-third of the mem-

SEC 9. The Executive Committees ploye in same department a cer- Judicial districts, respectively, shall, of the Senatorial, Congressional and tain small per cent of his salary in at the call of their respective chairorder to lay aside the amount thus men, meet at some time and place in raised to be used in pensioning the their respective districts, designated see, was a Chesterfield for Politeness blotches, skin eruptions and a wretched old employes who became unable in said call. And it shall be their and a Talleyrand for wit. When he, to work. When the proposition was duty to appoint the time and place made opposition was immediately for holding the said call. And it shall be their and a Talleyrand for wit. When he, complexion. Electric Bitters is the duty to appoint the time and place a much-admired widower, was paying best medicine in the world to regulate Dr. Kilmer's Swamp-Root is not rec-Goebel, the late defeated and conmade opposition was immediately for holding conventions in their rehis addresses—as yet unavowed—to an stomach, liver and kidneys and to new liver or bladder trouble it will be found resorted to by Mr. Goebel were as White of North Carolina, stated the said County Executive Commit the surroundings objects in the gloom

and when White said that he was delegates, the Executive Committee ogy or sympathy the adroit Governor a member of the Committee and shall have power to appoint, and seizing her hand, exclaimed: "Medam, opposed it, he was applauded by certify the proper number of dele- a happy accident has brought me irresponsible renegade like Guiteau the Democrats. This was the first gates. The chairman, or in his ab where inclination has long led me."

who assassinated President Gar- time in the history of the House sence any member of the County. time in the history of the House sence any member of the County, that Democrats ever applauded a Senatorial, Judicial and Congressdo not oppose negro voting on prin- their respective Conventions, and vote with them when he does he is Convention shall elect its chairman.

shall be entitled to send to each of the other Conventions two delegates at large, and one additional delegate for every fifty votes and majority fraction thereof cast for the People's Party candidate for Governor in 1892: Provided that every Convention shall as it may see fit; and provided fur-

ther, that the number of duly accred-SEC. 3. It shall be the duty of the

SEC 4. All who are opposed to the present financial system of our government, who are in favor of the free comage of both silver and gold The Convention will nominate can- at the legal ratio of 16 to 1; who fadidates for State offices and elect vor a further increase of our legal delegates to the National Convention | tender currency, without the interbesides transacting such other busi vention of banking corporations; ness as may properly come before it. who favor a graduated income tax While it does not come within the and further necessary legislation to province of the committee so to di- reduce and equalize taxation and rect, it is recommended that County who are in favor of a free ballot and Conventions, called for the purpose a fair count, and of guaranteeing to choosing delegates to the State and each political party the right to representation on all election boards, nation of Legislative and County which shall be of their own selection, candidates until after the State Con- to prevent disfranchising voters by partisan election boards; who are in favor of a more economic administration of our government, county, State and National; who are opposed to having Executive and Legislative

ple's Party to secure these reforms.

'Triumph of Politicians." In an editorial under the above heading, from the New Orleans Times-Democrat of March 25, 1898. we make the following extract: "After themselves disowning and

branches of our government domi-

nated and controlled by trusts, com-

bines and monopolies, and who are

flercely denouncing section 5 a ma-SEC. 2. Each County shall be under jority of members of the Constituship, ward or precinct Committees to Americanism; and the Conven-This Committee shall meet at the tion too, has passed this offensive of the Peoples Party of any year are States Senate have declared it to be held and elect a county chairman who unconstitutional. Senators Caffery or precinct has failed to take action by such stalwart Democrats and unof Arkansas; Walthall, of Mississip-SEC. 3. The Executive Committee pi; Turley, of Tennessee; Pettres, of

To the County Superintend-ats. RALBIGH, N. C., Feb. 3, 1900

My DEAR SIR:- The Programme complete the programme for the meeting June 12-17th I am very anxious to have this com-

SEC. 5 The County Executive School Day or County Superintend-Committees, Congressional Executive ent's Day. A cay which the right of

and hope and encouragement given to SEC. 6. The State Executive Com- those who have burdens and peculiar mittee shall consist of twenty-four obstacles to overcome in the work.

of Kentucky was justified in unvery determined effort is being be or may not be a member of the Teachers' Assembly will likely Then what is the purpose of his seating Taylor after he had been made by the opponents of Senator committee so elected. Should the Chean rates will be recoved on rail. Cheap rates will be secured on rail-

I know your income in dollars and

cents from your office will not enable half-grown colored boys had a despermittee shall constitute the Central you to do much, but will you not make ate battle yesterday with a wildcat on Kidney Trouble Makes You Miscrable. a little sacrifice for the cause you rep- the plantation of Mr. Henry Blalock, resent? The income in money is small. SEC. 7. All executive committees but the result of the honest, faithful were both more or less burt by the shall have the power to supply all the County Superintendents' work cannot | teeth and claws of the infuriated feline be measured in dollars and cents. Ho but not seriously wounded. The ani-

I am yours truly, C. H. MEBANE, Supt. Pub. Inst'n.

was of course successful, for such ready gallantry could not be resisted .- February Ladies' Home Journal.

Appealed to the Supreme Court. News and Observer the assassination of Goebel is discussed by everybody here, and without regard to party all deplore the tragic end of Goebel in his effort to be Governor. It is a don't send majority fraction.

SECTION I, Each township primary unique case before it from Durham, appealed from the county Superior court. F. C. Gear brought suit against the Governor. The intelligence of the sixty trousand illiterate white voters of the State saved them from being fooled by the first trick known as Sectional tragedy possible.

The intelligence of the sixty trace of the sixty trousand illiterate white voters of the State saved them from being fooled by the first trick known as Sectional tragedy possible.

The intelligence of the sixty trace of the sixty t fooled by the first trick known as Sec- While this does not lessen the justify intervention on the part of or other sub-divisions of a townthe Federal Government. What the end will be no one can foretell.

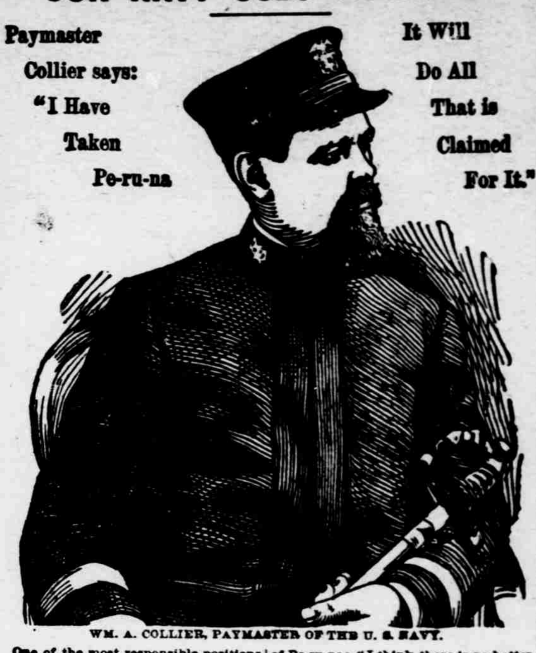
The annual Southern Relief Ball

The annual Southern Relief Ball

The sub-divisions shall send to contested. The jury gave Gear \$1,150 at large and one additional delegate annual from December 8, 1894, making

To Meet February 19th.

19th, 1900, at 10 o'clock a. m. D. T. MASSEY, Chairman P. P. Ex. Com. Smithfield, N. C., Feb. 3, 1966. OUR NAVY USES PE-RU-NA.



One of the most responsible positions of Peruna: "I think there is no be m the practical management of the medicine on earth than Peruna, for United States Navy is the Paymaster's catarrh. It has cured me. It would Office. Only men of great executive and take a volume to tell you all the good it elerical ability can fill such a position. has done me. Pe-ru-na is the best ca-Such a man is the Hon. William A. Col- tarrh cure on earth, and I know, for I county, some members of his audi-States Navy. In a recent letter of his fully, Buck F. Taylor." dience expressed doubt of the truth of his indignant denial, and called to Dr. Hartman he says:

WASHINGTON, D. C., Jan. 25, 1899. I have taken Pe ru-na and take pleasare in recommending it to those needing at Macon, Ga., in a



Sergeant 3uck Taylor, one of the given up all hope of cure. Coughs, colds, gle Democrat give utterance to tamous Rough Riders, is a personal influensa, la grippe and acute catarrh such a sentiment, and I do not betriend of Governor Roosevelt, of New yield at once to the action of Peru-na. lieve, if such a proposition comes York. He accompanied Governor Roose- No case of catarrh can entirely resist the | before the General Assembly, that velt on his great stumping tour through curative virtues of Pe-ru-na, as every it would receive a single Democratapper New York state. He was pro- case is either sured or permanently bene- ic vote. I believe that a majority of moted through gallantry in the field fited. A lecture on estarrh and its ours the uneducated white woters of furing the late war.

Major Algernon A. Mabson, of the Tenth Volunteer regiment, stationed recent letter to Dr. Hartman from Washington, D. C., says: "I think

there is no better medicine on earth than your Pe-ru-na for catarrh. It has surely oured me. It would take a volume to tell you all

greatest remedy ever prepared, and I think I have tried them all." A. A. Mabson.

Peru-na attained great popularity among the officers of the army as well as the navy during the late war with Spain. A great many letters were received from field and hospital corps, indicating that this popular climatic remedy has become Letters from every quarter are received like this, and I know that such is na in cases of catarrh that had long since ic party. I have never heard a sin by Dr. Hartman sent free by The Pe-ru- North Carolina are Democrats. The The Sergeant has the following to say na Drug M'f'g Company, of Celumbas, O Democratic party is appealing to

Senator Bacon Falls and Breaks a Rib. Washington, Feb 3 .- Senator Bacon, of Georgia, slipped and fell on the icy steps of his house to-day, fracturing a rib on his left side. He is suffering per published in the interest of Little-ton Female College, the subscription they speak falsely, but their camis not serious and his surgeon thinks price of which is ten cents a year. paign this year is run upon the he will be out in a few days. Write at once for information and a idea that the people of North Car-

A POWDER MILL EXPLOSION

Removes everything in sight; so do drastic mineral pills, both are mighty dangerous Don't dynamite the deli cate machinery of your body with calomel, croton oil or aloes pills, when Dr. King's New Life Pills, which are

Fort Valley, Ga., February 3 -Two

NO RIGHT TO UGLINESS. The woman who is lovely in face, form and temper will always have friends, but one who would be attractive must keep her bealth. If she is weak, sickly and all run down, she will be nervous and irritable. If she

One Thing Needful.

She-Well, so has women. "Oh, no, she hasn't. Hers is made offer in this paper and Evening

HIS LIFE WAS SAVED.

Mr. J. E. Lilly, a prominent citizen of Hannibal, Mo., lately had a wonder-ful deliverence from a frightful death. In telling of it he says: "I was taken with Typhoid Fever, that ran into Pneumonia. My laugs became hardened. I was so weak I couldn't even sit up in bed. Nothing helped me. I expected to soon die of Consumption, when I heard of Dr. King's New Discovery. One bottle gave great relief continued to use it, and now am well and strong, I can't say too much in its praise.' This marvellous medicine is the surest and quickest cure in the world for all Throat and Lung Trouble, Regular sizes 50 cents and \$1.00. Trial tottles free at all Drug Stores; every bottle guaranteed.

at large and one additional delegate for each 25 votes or majority fraction thereof.

a total of about \$1,650. The Water to drive certain parties from the State—we cordially invite him to be-Don't Wast the Truth Told on Them. gin operations in Johnston County. There are no Red Shirts here now. but, if we could only induce the Sens-The Executive Committee of the tor to begin his work of expulsion Peoples Party of Johnston County, here, we are confident that some will meet in Smithfield Monday, Feb. would be created for his benefit.

At every post office, one young lady who desires to go off to college, to se-

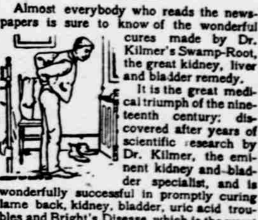
Populista Endorse It.

The Populists throughout the State, from the seacoast to the mountains, endorse the action of the executive committee in the matter of endorsing Senator Butler's open letter to Wilcox. -Charlotte People's Paper.

DO YOU GET UP

WITH A LAME BACK?

Almost everybody who reads the news-



covered after years of der specialist, and is wonderfully successful in promptly curing bles and Bright's Disease, which is the worst

every case that a special arrangement has been made by which all readers of this paper who have not already tried it, may have a sample bottle sent free by mail, also a book telling more about Swamp-Root and how to find out if you have kidney or bladder trouble. When writing mention reading this generous hamton, N. Y. The

ar sizes are sold by all good druggists. Sermingly Inconsistent. "I attended a meeting of the antiwearing league last night." "What did you do there ?" "Well, the first thing we did was to ewear that we would't swear."

regular fifty cent and Bome of S

He took the hint :- Jack-"A penny for your thoughts."
Nell-"But I dare no

Jack -"Why not?" Nell-"Because this isn't leap year Chicago News.

VOLCANIC ERUPTIONS Are grand, but Skin Eruptions ro life of joy. Bucklen's Arnica Salve, cures them; also Old, Bunning and Fever Sores, Ulcers, Boils, Felons, Corns, Warts, Cuts, Bruises, Burns, Scalds, Chapped Hands, Chilblains. Best Pile cure on earth. Drives out

Pains and Aches. Only 25 cts. a box. Cure guaranteed. Sold by all Druggist. Morven News: One of the most re markable pieces of African bumanity would be created for his benefit.

Smithfield Herald.

From this it would appear that the Democrats of Johnson county don't want the truth told on them.

In this country is reported on Mr. Will L. Little's plantation, about fourteen miles from this place. The lad is only thirteen years of age, measures six feet in height and wears a number 18 shoe. POU'S CAMPAIGN AFFIDAVIT

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

BE MAKES APPIDAVIT THAT A PROP OSITION TO DISFRANCHISE VA. GROES AND ILLITERATE WHITE WOULD NOT RECEIVE A SINGLE DEMOCRATIC VOTER IN THE LEGIS. LATURE AND DENOUNCES THOR WHO MAKE THE CHARGE AS SPEAT. ING PALSELY AND TRYING TO FOOL THE PEOPLE.

From Caucasian Oct. 19.-

The following affidavit made by James H. Pou, ex-Chairman of the State Democratic Executive Com. mittee, during the last campaign, will be interesting reading. Our readers will remember that whenever and wherever it was charged in the last campaign that if the Democratic machine under Sim. mons got control of the State, that 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 official statement to the voters of the State, branding every such charge as false in toto; saying that that campaign lie had been charged against the Democratic party before, and that the charge was now so old and so false that no one would believe it. Mr. James H. Pou, the ex-Chair-

man of the State Democratic Committee, in his speeches made the same declaration. But it seems that in one of his speeches in Moore upon him while upon the stand to know if he would make an affidavit to that effect. He publicly agreed to do so, we are informed. The result is the affidavit below. made at Raleigh, dated Oct. 14th. 1898. It will be noticed that Mr. Pou, shrewd, slick and cunning as he is, attempted to word his affida vit so as not to say explicitly what he had said publicly on the stump, and yet at the same time, to say enough to make it appear that his affidavit had made good his campaigs declaration, and fool the vo-Perpens to ters into accepting his statement

and voting for the machine. The following is a true copy of the affidavit: STATE OF NORTH CAROLINA,

County of Wake. James H. Pou, being duly sworn leposes and savs: "I have never said that, if the Democrats regained control of the well nigh indispensable to them. Pe- State, they intended to disfranchise re-na is not only a National remedy, but | the negroes and illiterate white vohas proven itself a National blessing. | ters I never have said anything daily testifying to the virtues of Peru- not the intention of the Democratthem for aid in preserving white supremacy in the center west and in restoring it in the Eastern part of this State. They are responding to our appeal, and to repay them for their aid with a disfranchisement of their votes would be folly and ample copy, to The Visitor, Littleton, olina would rather believe a falsehood than the truth, and they would rather hear libels upon the

> JAMES H. POU. Sworn to and subscribed before me this October 1st 1898. [Signed]

> honored dead than to hear argu-

ments based upon truth."

Geo. W. Thompson,

GEO. W. THOMPSON. Notary Public. Notarial Seal.

Notary Public, Raleigh, N. C. Two five cent "documentary" rev nue stamps attached.

tried remedy, MRs. WINGLOW'S SOOTH-ING SYRUP for children teething It soothes the child, softens the gume, nent kidney and blad- allays all pain, cures wind colic and is the best remedy for diarrhoes. 35 cts

