Fatar: Favoments

Teacher-"Now, little girl, I have told the class about the wicked place being paved with good intentions. Now what do you suppose heaven is paved with?" Little Girl (with a delightful recollection of a fresh-aid picnic)-"Ham sandwiches, bananas, an' pie."-Harlem Life.

Defined. From Brooklyn Life: Teacher-Johnny, you may define the first person. Johnny-Adam.

Spring Annually Says Take Hood's Sarsaparilla

In the spring those Pimples, Boils, Eruptions and General Bad Feelings indicate that there are cobwebs in the system. It needs a thorough brushing, and the bast brush is Hood's Sarsaparilla, which sweeps all humors before it. This great medicine eradicates Scrofula, supdues Salt Rheam, neutralizes the acidity which causes Eheumatismin short, purifies the blood and thoroughly renovates the whole physical system.

"Hood's Sarsaparilla has been taken in our family as a blood purifler and spring medicine with satisfactory results." LEXAN BICAASDson, 135 West William street, Bath, N.Y. Be sure to get Hood's.

or correction of

An old man wants to marry a young girl. Relatives appeal to the courts to stop it. Now if every man had to satisfy his family before he perpetrated | to disfranchise anybody, and he would matrimony, how many marriages would there be in the year ?

Dr.Bull's Is the best remedy for bronchitis. It relieves the troublesome cough Cough Syrup at once, effects an easy expectoration and cures in a few days. Price 25c, at all druggists.

A Story of Twins.

Lloyd Lowndes and Richard Lowndes, sons of Governor Lowndes of Maryland, are twins and look very much alike. According to a story going the rounds, Richard was traveling through Ohio a year ago, when a man the pledge of his party to the contrary. came through the cars and slapped him on the back. "Hello, Lloyd," he said, "stop over and spend the night with

(CONTINUED FROM PAGE ONE.)

such thing would be attempted; that it, first, on the ground that they had | That fair and honest election law the Democratic party would never at- pledged their constituent not to vote for anything of the kind, and next, on tempt anything of the kind. the ground that their constituents were A. W. SIMONS, Justice of the Peac

JACK EVERETT. Sworn to and subscribed before m this 29th day of January, 1900. J. H. EVANS, Justice of the Peace.

davit is as follows:

Democratic ticket.

Franklin:

ty lash. At this juncture efforts were made to would never make a fight for this pro-LEDGES BY DEMOCRATIC CANtry to get the leaders, instead of posed constitutional amendment, for DIDATES FOR LEGISLATURE. submitting this proposed amendment, they would know it would not be worth Not only this, but the Democratic andidates for the legislature, from the to submit another amendment, one to while. They would know before they

prohibit the colored man from holding began that it would be de'eated by mountains to the sea, made the solumn oledges on the stump that their State office, but not prohibiting him or any- from fifty to seventy-five thousand hairman said they would make. I body else from voting. It was claimed votes. have on my desk affidavits from vo- that they had not pledged the people

ters in different counties who Leard not to prohibit anybody from holding like the one I have referred to, giving every party a representative of its own the Democratic candidates make these office. It was further claimed that that pledges. But it is unnecessary to read would be constitutional because the selection on all election boards and them or offer any other proof, because fifteenth amendment did not use the giving power to appeal to the courts not one of these candidates has ever words "to hold office," but used the when necessary to secure justice, they have adopted the machine methods of donied that he made these pledges. It words "to vote." the Kentucky law, and with cunning It was also pointed out to them that

has been charged on them since, and they all admit it or all keep slient. no race prejudice ever was raised ingenuity have devised new schemes Mr. PETTUS. I desire to ask when when the negro simply voted, because for manipulating and miscounting they compose only about one-third of votes. these bledges were made?

Mr. BUTLER. They were made du- the voters of the State, but that it was I have said this much, Mr. President, ing the last campaign in North Caro- only when the negro held or aspired to to give to those interested a fair idea lina when the legislature was elected office that race prejudice and antagon- of the political situation now existing which adopted this proposed constitu- ism was or could be aroused. in the State. Under these conditions. we are preparing to vote on the protional amendment. Since the Senator It was further pointed out to them posed amendment. In spite of the has asked the question, I will read the that the change made in the county election law referred to, if the people affidavit that I hold in my hand. This government, putting the negro counties affidavit refers to Mr. Plummer Davis, under a different county government of my State are of the opinion that section 5 is unconstitutional, then the of Franklin county, a Democratic system, in accordance with the recent member of the legislature, who voted decision of the supreme court, was sufmajority against it will be so great that to submit this amendment to the peo- ficient to settle whatever negro ques- I do not think the election law will save them to overcome it. Besides, ple, but who pledged the people of his tion there was; and if that did not setcounty that he would do it. The affi- the it, then an amendment to prohibit those who do not indorse bad faith and treachery will vote to repudiate the the negro from holding office would State of North Carolina, County

leaders who have violated their solemn of settle it beyond question. They contended that it "would be pledges to the people.

Ephraim Blacknall, being duly sworn The Democratic leaders in my State going too far" to prohibit the negro deposes and says that he heard Mr. from holding office. Besides they conrealize that the more this proposition Plummer Davis, Democratic candidate tended that such an amendment would is discussed the more the voters will for the legislature in Franklin County be unconstitutional, while at the same make up their minds that it is unconsay publicly in the town of Louisburg time they contended that section 5, stitutional, and already that part of the that nobody need be afraid to vote for which discriminated against the negro's press and the politicians who are supporting it are declaring that the him; that if elected he would not vote right to vote, was constitutional. Mr. President, these ringleaders not amendment should not be further disvote for no law that would be against only refused to submit an amendment cussed, but, on the other hand, they are the interest of the colored race and to prohibit the negro from holding of doing everything in their power to in my opinion, such promises as this fice, but on the other hand, they ex- banish reason and to arouse prejudice was the reason why several hundred plicitly provided in their amendment and create a state of excitement.

colored people in this county voted the that the negro should be eligible to A few days ago a prominent citizen hold office. It is clear from this that who is opposed to this amendment gave these politicians are carefully nursing out an interview in which he stated Sworn to and subscribed before me and preserving the race issue for use that he was satisfied that a majority of the white voters of the State were in future campaigns.

H. A. FINCH, Justice of Peace. against the amendment and would vote I am told that there were many Mr. Davis was elected a member .f stormy meetings in the secret caucuses against it if it could be calmly disthe legislature. He is a member of the of that legislature, but the party lash cussed upon the stump and the speechlegislature now. When he got to the was laid on from morning till night. es pro and con could be put before evlegislature he voted to submit this At last, by a bare majority, as I under- ery voter in the State. amendment, and is today supporting it.

stand, this dangerous and undemocrat-To that end, and to make it impossible for politicians who want to appeal ic measure was driven through. But, Mr. President, while a sufficient to race prejudice and prevent discusnumber of members of the legislature sion from doing so, he suggested that were whipped in by the party lash to the negro should not register or vote break their pledges and pass this pro- in the coming election, but leave the posed amendment, yet I am proud to proposed amendment to be discussed be able to say that the masses of the and settled by the votes of the white poses and says that he heard H. McD. Democratic voters have not been whip- men alone. Would you not think that every Democratic paper and politician who has all the niche. Success came. She appealed and yelled for "white supre-THE PEOPLE WILL NOT TOLERmacy" and loudly objected to negroes ATE SUCH TREACHERY. voting at all would have gladly indors- them to give her idea consideration, There is not a more independent set ed that suggestion to have one election of men on God's green earth than the in which the colored people would take voters of North Carolina. They have been doing their own thinking since no part, but stand aside and let the main test. white people settle it? It will surprise the last election, and the result is that those who think so to be told that at dangerous and the are going to vote once the newspapers supporting the against it. The Democratic leaders amendment began to denounce the suggestion and redoubled their efforts to have discovered it and here they rush stop discussion and to appeal to race with a new device, to be known as section 6, that they think will hoodwink prejudice. One of the leading papers in the these voters or satisfy them to run the State supporting the amendment, pubwith a man who wanted it. risk of section 5. But the trick will. lished at Raleigh, as a countermove to More than one woman during the not work this proposition for the negro not to Mr. President, the masses of the take any part in the campaign, proceed-Democratic party in North Carolina ed to interview a negro and got an do not endorse the treachery of their opinion from him for publication to so-called leaders. They contend, and the effect that he did not approve of correctly, that the Democratic party in this plan. the past has always stood up for man-

amendment doubted its constitutionalthey boasted of it on every stump. But and just election law that we had upon when the legislature met a few leaders the statute book when this legislature Mr. President, in addition to the began to urge this amendment. A met provided that every political party

large number of the Democratic mem- in North Carolina should be represent- above I have proven beyond question bers of the legislature protested against ed on every election board in the Sta e. the fact that the legislature that submitted this proposed amendment got provided further that the parties elected by making the most solema pledges that they would not attempt to should select their own officials to repdisfranchise anyone, white or black, if resent them and not have some other opposed to it, and if it was submitted party select for them. Is there any they were trusted by the people and put into power. Now, Mr. President, it it would be voted down. The leaders such provision in the present election SERIOUS CHARGES ARE PREFERRED

would be a base slander upon the vocontinued to work and lay on the par- law? If it had such a provision in it, the Democratic leaders of the State ters of North Carolina to say that they would condone and indorse such treachery, perfudy, and dishonor, to say nothing of supporting at the polls such an unconstitutional and dangerous scheme. They will not do it.

cowards.

But, on the other hand, the majority against this base and fraudulent scheme and against these politicians of Instead of a fair and just provision

perfidy and dishonor will be so large for the memorialists in the case of Senathat they will not be able to steal or tor Clark, of Montana, have submitted suppress it, even under the most infathe'r brief to the Senate committee on mous and fileving election law that privileges and elections. They present ever disgraced the statute books of any the following as established facts IL State. The voters of North Carolina. even though many of them are illiter- the case from the evidence adduced. ate, are not dishonest, neither are they First-That at least 15 members of the Legislature were paid by Mr. Clark

New Occupations For Women.

Second-That at least pine others What new, odd or untried avenues of were offered money for their votes employment were opened to women and that the total amount of offers during 1800? Many bright and versaproved aggregate \$175,000. 'ile women with the courage of their Third-That \$100,000 was offered by convictions have undoubtedly sought Dr. Treacy, a friend and agent of Mr. and obtained the means of livelihood, Clark, to bribe the Attorney General if not wealth-producing business, in a to dismiss proceedings in the Wellvariety of queer occupations. Perhaps come case. no woman in the United States has a Fourth-That the same agent of Mr. Clark offered Justice Hunt, of the stranger occupation than that of Mrs. Supreme Court, \$100,000 to dismiss the Maud Whiteman, of Humboldt, Nev. Wellcome case She shoots wild horses for their skins, and at times earns about \$5 a day at it. In some Western States wild horses

have increased so rapidly that they monopolize the best grazing and frightof Mr. Clark. en cattle off the ranges, so they are Of the 95 members of the Legislaruthlessly killed for their hides. Mrs. Whitemsa wears masculine garb when unting; when she goes to town she wears a black silk dress and a very feminine plumed leghorn hat. She is usually accompanied by her father, a war veteran, in her wild horse chasing. The skins of the animals shot are taken off dexterously, dried on sage

A Kansas City girl of Irish birth was naturalized in April, 1899, in order to Mr. E. C. Day establish conclusively become a notary public. Miss Daisy Stevenson is one of the

She took up this line of work as a means of family support in Rochester, N. Y., last summer. She is twentyeight years old and of good business and conversational abilities. She says

"The Only Thing That Give Bellef." Mrs. M. E. Lathmer, Bilozi, Miss., had an itchy breaking out as her skin, and she sends \$1 for two box m, saying : "Tetterine is the only thing that give me relief." This is strong language, disinterested and yconntary. It cures all skin diseases, tetter, itch, eczema, salt-rhouse, etc., and never fails. 50c. a box at druggists or send stamps to T. Shuptrine, Savannah, Ga.

Not So Loosey. Lunatics often assume a mapariority of intellect to others which is quite amusing. A pentleman while walking along a road not far from the side of which ran a rauway, encountered a number of insan e people out for erercise. With a sod toward the railway lines, he said to one of the lunatics: "Where does this railway go to?" The lunatic io thed at him scornfully for a moment and then replied: 'It doesn't go anywh tre. We keep it here to run trains on. "-Agate.

STATE OF Onto, CITY OF To. LEDG. !...

STATE OF ORIO, CITY OF TO. LEDGA SM. LUCAS COUNTY. FRANK J. CHENEY makes on the that he is the senior partner of the firm of 1 . J. CHENEY & Co. doing businessin the City of Twiedo, County and State aforesaid, and that sa Mifirm will pay the sum of ONE HUNDRED BOL LARS for each and every case of CATABER E ust cannot be cured by the use of HALL'S CAT ABER I URE. Sworn to before me and subs tribed in my SEAL A. D. 1886. A. W. Gt EASON, Mall's Catarrh Cure is taken internally, and acts directly on the blood and mnee us surfaces

Hall's Charrie blood and mnee us surfaces acts directly on the blood and mnee us surfaces of the system. Send for testimonia us, free, F. J. CHENEY & Co., T. Mede, O.

Sold by Druggists, 15c. Hall's Family Pills are the best.

Mrs. Win-low's Soothing Syrup for children teething, softens the gums, seducing unflamation, allays pain cures wind colt 25c a bottle, Fifth-That Mr. Clark and his triends engaged in wholesale bribery and attempted bribery of members of the Legislature to secure the election

VITALITY low, debilitated or exhaus ded cured by Dr. Klipe's Inv gorating Vonic Fraz \$1 trial hottle for 2 weeks' treatment, Dr. - line, i.d., 103 Arch St., Phi adeiphia. Founded 151.

Boilers, Heaters, Pumps. A free medical dispensary has been opened in Chinatown, San Francisco. to the Hearviest Mills in the market,

and Pever is a bottle of GROVE'S TASTRESS CDULL TONIC. It is simply iron and quintine in a tasteless form. No cure-no puy. Price 50a.

White opossems are occasionally

The Best Prescription for Chills

Thirty minutes is all the time required to dye with PUTNAR FADALE 8 DIE .. Sold by il druggists.

I use Piso's Cur + for Consumption both in my family and practice .-- Dr. G. W. PATTER-

for everybody.

Human Nature's Falling.

The average male employe is always a good deal more grieved when he has are working 15 to 17 hours a day. to work ten minutes overtime than he is pleased when the boss lets him ga

COOPER MARB V. ORKS Raleigh, N.C. Monuments and Headstopes All sizes and prices. Pe. livered at your Depet sa.As price as at Shop Write for Catalogue JO-HE NATURAL MAGNETIC OIL FROM TELLS

WRITE US FOR

Discovered by if B JONES. D Has. Tetter im... The must wonderful discovery of the age strute to be medical world. Ebeumation are strute spinal affect one stiff to bin erreipe at pro-rate rike & right to this Of the mathematical par-ty curves in 5 to 20 days. Sample can 5k. post par-1.000testimonials trer. AGENTS WANTED THE BROAD RIVER MED. O. Agentatur St. R.C. SKATOS GREENE, Mgr., P.O. hox No.1, Hearietta

Complete POWER PLANTS FOR FACTORIES AND MILLS.

Engines; Corliss, Automatic, plain and valves.

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All kinds of Wood Working Machinery

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Complete Ginning Systems-Lummus Van Winkle and Thomas. Engines, Bollers, Saws, Gins in Stora fo

quick delivery. V. C. BADHAM & CO. 1326 Main St., COLUMBIA.

caught in Ohio county. Ind.

son, Inkster, Mich., Nov. 5, 1894.

Painters in the car shops at Knoxville

The testimony of both Mr. Clark and

the payment by Mr. Clark to Mr. Day a few days after the election of \$5,000, few women butchers in this country. which sum Mr. Day says he accepted in compensation for his services as a friend of Mr. Clark while he was in the city of Helena as a member of the Legislature and and leader of the Clark forces upon the floor of the House. Mr. CClark testifies as to this transaction the work of meat cutting and of dis- as follows: "It was in consideration

CLARK BRIBERY CASE

Submits a Report.

Evidence Tends to Show That the

the Senatorial Campaign.

and his agents for their votes.

Senator Spent Money Lavishly in

Washington, D. C., Special.-Counsel

Connsel For the Prosecution

posing of the odds and ends as well as of my friendship for Mr. Day and for

ture, (including Mr. Whitesides), 26 were sworn before this committee. Of these, the memorialists say, nine have taken caths that they were offered money to vote for Senator Clark. Two, they claim, have admitted the receipt of money, \$5,000 each, after voting for Mr. Clark, but tried to excuse it. Either by direct testimony or otherwise they claim that the acceptance of bushes and then sold for about \$2 each. bribes is fixed upon 15 others.

me at Chillicothe." Richard said he wasn't Lloyd, but the man wouldn't believe him, so he stopped over. Among the people he met was Miss May Quinn. She liked him and he liked her, but Richard had been married for several years. So he told his brother Lloyd about her, and in process of time Lloyd went th see her, fell in love, proposed, and was married last week. When he told his flancee that he was not the Lloyd she first met, but that the first Lloyd was a false. Lloyd and really Richard, he had a hard time convincing her he was speaking the truth.

A MOTHER'S STORY.

Tells About Her Daughter's Illness and How She was Relieved-Two Letters to Mrs. Pinkham.

"MRS. PINKHAM :-- I write to tell you about my daughter. She is nineteen years old and is flowing all the time.

and has been for about three months. The doctor does her but very little good, if any.] their counties. thought I would try Lydia E. Pinkham's Vegetable Compound, but I

want your advice before beginning its use. I have become very much alarmed about her, as she is getting so weak."-MRS. MATILDA A CAMP, Manchester Mill, Macon, Ga. May Si, 1899.



HAM :-- It affords me great pleasure to tell you of the benefit my daughter has received from the use of

Lydia E. Pinkham's Vegetable Compound. After beginning the use of your medicine she began to mend rapidly and is now able to be at her work. Her menses are regular and almost painless. I feel very thankful to you and expect to always keep your Vegetable Compound in my house. It is the best medicine I ever knew. You have my permission to publish this letter if you wish, it may be the means of doing others good."-MRS. MATILDA A. CAMP, Manchester Mill, Macon, Ga., September 18, 1899.

So. 14. **HOICE** Vegetables will always find a ready market-but only that farmer can raise them who has studied the great secret how to obtain both quality and quantity by the judicious use of wellbalanced fertilizers. No fertilizer for Vegetables can produce a large yield unless it contains at least 8% Potash. Send for our books, which furnish full information. We send them free of charge.

State of North Carolina, Cumberland County D. K. Taylor, being duly sworn, de-Robinson, Democratic candidate for the ped into line with the party lash and legislature in Cumberland County, say will not be. hat the Democrats did not want the Louisiana disfranchiseing amendment to the constitution that the charges made by the Republican and Populist speakers that they, the Democrats, would disfrachise the negro and poor whites was false and only used to influcnce their votes. They also favored the negroes controlling their own they have decided that section 5 is D. K. TAYLOR. schools. Sworn to and subscribed before me

EPHRAIM BLACKNALL.

this the 15th day of December, 1899.

notwithstanding his solemn pledge and

only one more of these affidavits:

Mr. President, I will stop to read

this the 27th day of January, 1900. W. P. WEMYSS, Justice of the Peace. **Gal Five Caucasian**

Mr. Robinson, like Mr. Davis and najority of the Democratic members. also broke his pledge when he was elected. But be it said in the honor and to the credit of a few Democratic members of the last legislature that they refused to violate their solemn pledges and to betray those who voted for them on this pledge. They defied

the lash of the party machine and stood true to their pledges and to the people. They refused to vote for this proposed amendment in the legislature, and they are now openly opposing it in ty for this Democratic doctrine of

PLEDGES BY DEMOCRATIC COUN-

TY CHAIRMEN. Mr. President, not only did the Demcratic candidates from the legislature make these pledges, but the Democratic county chairmen thought they ought to follow the State chairman, and they issued addresses and appeals to the people. I have here a sample of them. This is from Chatham county. Mr. R. lished an address to the voters of his loyally while he was alive and who reguage as the State chairman had used interview with an old-time Zeb Vance follows: in denouncing everybody who made Democrat, given in the last few days, " DEAB MRS. PINK-

legislature.

lina. 'He says:

MANHOOD SUFFRAGE.

there are many in my section who can

I fought a similar measure when I

sympathy with the opposition.

the charge that they intended to dis- Mr. W. H. Hargrave, ex-Democratic franchise a single voter. I read the representative from Haywood county. following from Mr. Hayes' address to in the general assembly of North Carohe voters of Chatham county: The most astounding charge of the Fusionists, in their desperation, is that

if the Democrats win they will "dis- boast of the same distinction. With franchise the negro and poor white some exceptions we are opposed to this man." I consider this an absolute inattempt to deprive white men of their sult to the intelligence of the whites prerogative. and colored alike. In the first place, this can not be done without a change was in the legislature eleven years ago. in the constitution, and this can only It was introduced at a midnight caucus be done by a two-thirds vote of the and for that reason the proceedings people. The legislature can not do it. were never printed, as I can remember. One of the fusion candidates in It was the warmest kind of a debate Chatham is a lawyer, and when pressed but the measure was defeated by a by me at Cumnock admitted this was small majority. Such eminent Demo-

so, but tried to invent some other ex-

cuse. Men of Chatham, have not the Democrats had control for the last twenty years? Have they ever disfranchised one of you? Have you been denied the right to vote? If we can and wish to, could we not have done so long ago? I can not believe that any man of intelligence believes such ridiculous and absurd proposition as I am informed these people are secretly

making to the negro and unlettered the amendments will get a big sur- negroes to become candidates for varwhite man. My friends, it is an atprise when the returns from Haywood lous offices in order that he might have tempt to presume upon your ignorance a text from which to appeal to, race are turned in. and is an insult to your intelligence. Now, it may be asked, How is it pos- projudice. I will leave every Senator I read the affidavit appended to this sible for these supporters of the am- to form his own opinion of such methaddress certifying that what I have endment to hope to carry the State in ods and the cause that needs to be supread is a correct copy: the coming election in the face of the ported by such methods. R. B. Lineberry, being duly sworn, past record of the Democratic party for DISOUSSION WILL KILL THIS says that the foregoing is one of the manhood suffrage, in the face of these DANGEROUS AND PERFIDEOUS liaise promises and broken pledges of Chatham and distributed in Chat- the last campaign, and in the face of SCHEME. ham county just previous to the elec- the fact that ring politicians who were Mr. President, this proposed amendtion in 1898, and that R. H. Hayes, a the enemies of Senator Vance have ment will be discussed in North Carolawyer, who sent out said circular let- captured the machinery of the party? lina on every stump, and before the ter, was then, and is now, as he is in- Indeed, the man who is now Democrat- discussion is over the people will see formed and believes, the chairman of ic State chairman was by Senator the flimsiness and the absurdity of the the Democratic executive committee. Vance defeated for confirmation in proposition of Judge Brown to instruct R. N. LINEBERRY. the court how to decide on the constithis Senate for a revenue office. Sworn to and subscribed before me My answer is, they do not hope to tutionality of section 5 as clearly as his 12th day of December, 1899. In carry the State; they do not hope to they have already seen that section 5 witness whereof I hereunto set my get a majority of the votes. They was unconstitutional. know that an overwhelming majority Mr. President, discussion will kill hand and affix my official seal. of the voters of the State are opposed this amendment wherever it is discuss-R. H. DIXON. Clerk Superior Court of Chatham Co. to the amendment they have submitted ed, here or elsewhere. Appeals to race Mr. President, I have here on my and, besides, are determined to vote to prejudice, mob violence, and ballot-box desk copies of similar addresses, is- repudiate them for their broken stuffing are its only hope, and that the stud by other Democratic county pledges and treachery. stuffing are its only hope, and that the suid by other Democratic county pledges and treachery. people of chairmen to the same effect, which I They knew it when they submitted tolerate. will not take the time to read, unless the amendment. Knowing this, Mr. Mr. President, in conclusion I trust I President, they proceeded to take pre- can truthfully say that I have proven some Senator wants to hear them. THEY HAVE BROKEN ALL OF cautions before their legislature ad- by the weight of authority that section journed to provide a machinery by 5 of the proposed amendment is clearly which they hoped to put it through. unconstitutional; that I have proven THESE SOLEMN PLEDGES. Now, Mr. President, this is the kind of pledges made to the voters of North | What was that? They gave long and by the overwhelming weight of author-Carolina in the last campaign by the careful attention, these leaders who ity and by all rules of construction ever the terrors of the judgment to come politicians who are the authors of this forced this amendment upon the rank observed by the court that section 5 The houses of the living, indeed, were disfranchising amendment. and file, toward framing one of the would fall and that the remainder of built of perishing mud, but the homes No pooner had the Democratic party most indefensible election laws that the amendment would stand, and that of the dead made to the gods who ruled gotten in power by these pledges than any State has ever had upon its stat- the result would be that as many white their fate were made to last forever certain party leaders began to prepare ute book. voters would thereby be disfranchised On these all the strength, the science the distranchialog suffrage scheme THE ELECTION LAW. as negroes; that I have proven that the and the artistic skill of the ancient that we have now under consideration. They have not only given it unlimit- proposed attempt to amend the amend-Egyptians were cheerfully lavished .-I do not charge that all members of ed discretion and power to minor elec- ment at another session of the legislathe legislature when they made those tion officers, but they have provided ture by the adoption of a provision in-Saturday Review. pledges on the stump knew at the time that there shall be no appeal to the structing the court how to construe the that they would keep them, for I be-lieve that most of them when they made pledges intended to stand to Carolina to some higher body than a as a piece of impertinence, and hence When a murderer on the gallows declares that hanging does not check homicide, as did James K. Brown in them. Why? Because the record of little election officer when the law and would be of no effect except to call the Jersey City, it must at least be ac-septed as disinterested expert testithe Democratic party in North Carolina the constitution were violated. It is attention of the court to the fact that has been for manhood suffrage, and not so with the present law. The fair the legislature itself in passing the

The editor, after stating the man, hood suffrage and that at least they said: ought to be honest with the people on As to the success of this plan, how-

this question. They point to the late Senator Vance as the leader of the parever, there is considerable room for doubt.

And then proceeded to publish the manhood suffrage, for which he always stood. As long as Senator Vance livfollowing interview from a negro poled no such distranchising scheme as litician:

"Do they expect us to stand idly by this cettid ever be gotten through a while our liberties are in danger?" Depiocratic caucus or a Democratic said a negro seader and politic an yesterday. "If they do, they'll be badly ZEB VANCE DEMOCRATS AND fooled. We'll do nothing of the sort. If we did, we'd deserve to be disfranchised. Just now the negro is dazed. He To illustrate how the rank and file

of the Democratic party in North Cardoesn't know where to turn or what to olina looked upon Senator Vance as do: but, mark my words, you'll hear H. Hayes, the county chairman, pub- their leader, and who followed him from him later on in the campaign." The paper proceeds to comment on county in which he uses as strong lan- vere his memory now, I will read an that negro politician's interview as work of chaplain of the Wyoming State penitentiary.

Whether their leaders wish it or not, the negro is going to be very much in the coming campaign.

The above is from the Raleigh News Energy of the Egyptians Was and Observer of Wednesday, January I am an old-time Democrat, and 31, 1900. To the Egyptian death was but the

Mr. President, I submit to the Senate beginning of a career of adventures and to a candid public that the editor and experiences compared with which of a newspaper, claiming to be in fathe most vivid emotions of this life vor of removing the negro from poliwere tame. He lived with the fear of tics, yet who goes out to hunt up negro death before his eyes. Everything politicians and secures and publishes around him reminded him of that interviews from them to the effect that dreadful initiation into the mysteries they are not in favor of such a plan to of the tremendous after life for which leave the white people alone to settle this suffrage question, is not a fit man his present existence was but a piepto advise the people how to vote on such a question or on any other question.

crais as Judge Hoke, Lieutenant-Governor Daughton, and Mr. George Jones | I submit that it has the earmarks of fiercely opposed the bill as undemo- desiring the negro question to stay in cratic. Zeb Vance was not present at the campaigns in order to hide the real this caucus, but was known to be in issues and to enable politicians to appeal to race prejudice instead of to ar-No, we old-time Democrats do not gument. This is the first step to try to intend to organize anti-amendment bring the negro into the campaign, and clubs. We are going to make a "still" this from a source that is supporting fight against the proposed amendment this amendment. This same editor in and the election law. Let me tell you, the last campaign in my State advised

the choice cuts is not harder than genthe work performed by him in trying eral housework. Above all, she reto organize the Legislature to be elecolces in a field all untried by other ted Speaker, and in order to control our forces, in which, however, we women and attempts to climb in and failed. I recognized that he was worthy of this consideration." thinks there is room for other women

"Mr. Day admits that no part of in this occupation, and recommends this \$5,000 went to the other members of the law firm of which he is a partfor she supports herself and her mothner. The contention on the part of er comfortably by it, and that is the Mr. Day and Mr. Clark that this was a gift will deceive no one. It was re-Miss E. M. Davisson went into prac- ceived in direct visiation of his cath tical politics-which means that she of office."

On the general question of fact the placed herself "in the hands of her following deductions are made: friends," with public office in view--First-That general corruption was and she is now attorney of Brown practiced by Mr. Clark's agents. County, Nebraska. But she did not Second--That such corrupt practices get the office until she had a legal fight

were known to and authorized by him. Third-That he personally made efforts to secure votes by bribery.

year took up the occupation known at Fourth-That through corruption by summer resorts as "notel introducing." means of bribery of members of the Managers of such hotels find it profit-Legislature his election was secured. Fifth-That while the laws of his able to employ women to introduce State prohibit the use of more than guests to one another. A clever woman \$1,000 by a candidate for the Senate to of tact can earn \$15 to \$25 a week at secure his election. Mr. Clark emthis work, with free board. She must ployed for this purpose, by his own Le educated, tasteful and pleasant, confession, a tleast \$139,000; and that and must have the rare faculty of bethe committee appointed by him to exing able to ingratiate herself into the pend this money violated the laws of good graces of women guests and inthe State by failing to make a report troduce them to others, so as to make thereof as required by the statutes. them feel at home and provide com-It is proved byond a gustion that he paid to the committee of three pany for those who otherwise might \$136,000; to sundry persons, \$2,899; to be lonely during their stay. This sort Representative Day, \$5,000, to Repreof thing is a good advertisement for a sentative Fine, \$5,000; to William Mchotel, and brings business to it. While Dermott, \$5,000; to John B. Welicome, the opening does not offer steady em-\$5,000; to Senator D. G. Warner, \$7,ployment, it pays well while it lasts. 000; to Representative McLaughlin, Mrs. May Preston Slosson, a graduate \$15,000; to Senator Whiteside, \$5,000; of Vassar and wife of one of the proto Senator Meyers, \$10,000; to Senator fessors of the State University at Olark, of Madison, \$10,000; total \$207 .-Laramie, Wyoming, eutered upon the 390.

Direct and circumstantial testimony establishes the further payment of \$105,500 as follows: To Representative H. H. Carr, \$9,000; to Representative Bywater, \$15,000; to Representative Jacqueth. \$10,000; to Representative Woods, \$8,000; to Representative Sovlip, \$9,500; to Representative Parker, \$2,000; to Representative Beasley, \$6,-000; to Representative Eversole, \$5,-000; to Senator Hobson, \$25,000; to Senator Giegar, \$5,000.

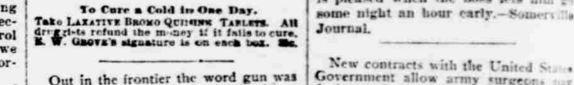
Five Men Shot.

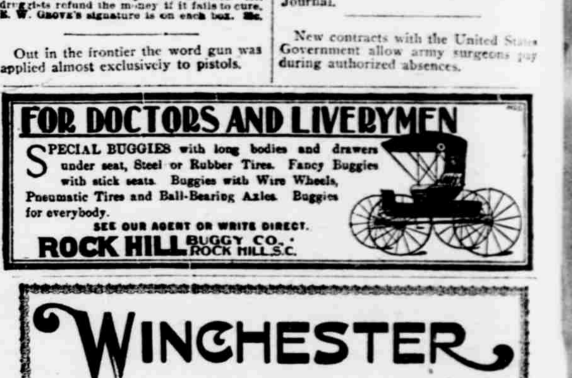
ported here that in a drunken fight at Hot Springs, forty miles west of here Tuesday evening, five men were shot. some very seriously. The stores are closed and the whole town is terror.

ler, Charles W. Mussey, is under arbelieve that Moses winced at the sar- | rest, charged with the misappropriation of the funds of the bank. He had left the State and was rarested at Albany, N. Y. It is announced his short-

West Point, Ga., Special .-- The fast mall on the Atlanta and West Point which left Atlanta at 5.30 Monday dead, and sculptured and painted with morning was wrecked at O

Shot by a Tramp.





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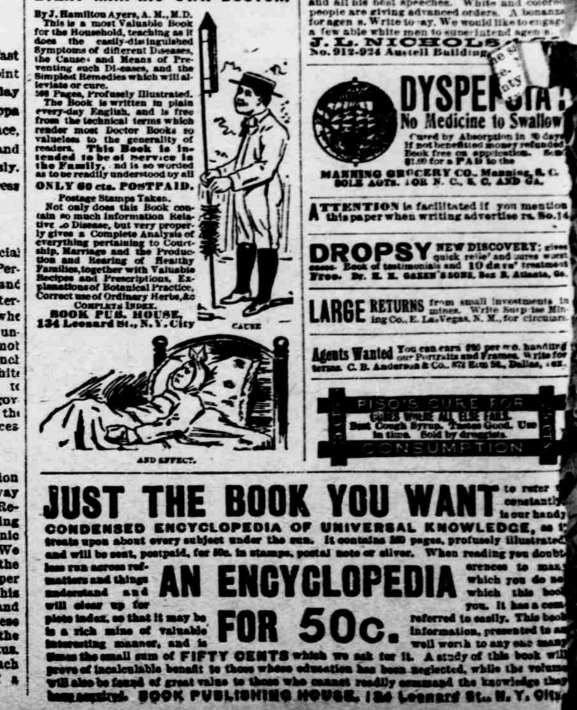
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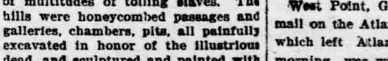
age amounts to \$145,000.

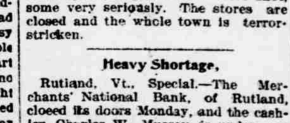
Fast Mail Wrecked.

aration. His cemeteries were not hidden away in remote suburbs; his dead were not covered with mere grassy stricken. mounds, or a slab or stone. The whole land was his graveyard; its whole art was of the mortuary. "Are there no graves in Egypt that thou hast brought

us into the wilderness to die?" asked the Israelites in derision, and we may casm. Egypt is the land of graves, and the whole energy of the people that could be spared from keeping life together was devoted to death. The mightiest tombs in the world-the

pyramids-were raised upon the deaths of multitudes of toiling slaves. The





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elaborate skill to make them fit habicreek, nine miles south of this place, tations for his ghost. Wherever he at 10 a'clock. One man was killed and looked the Egyptian beheld prepara-15 injured, some of them seriously. tions for the great turning point of Reuben J. Oelin, of Atlanta, express existence. The mason was squaring blocks for the tomb chamber: the pot-Messenger, was killed. ter molded images of the gods or bowls

TOMBS BUILT, TO LAST. *

to Death.

or jars, to be placed in the grave for the protection or refreshment of the Jackson, Miss., Special.-A special ka, exhausted with the ordeals of the from Brookhaven states that John Perunder world; the sculptor and painter kins, a freight brakeman, was shot and were at work upon the walls of the killed near that place Sunday afterfuneral chamber, illustrating the noon by Moses Angeline, a tramp whe scenes through which the ghost was was stealing a ride. Angeline is unto pass, or depicting the industrious der arrest. It is feared that a mot life of the departed. The very temples will organize before morang to lynch which cluster along the levels beside the prisoner and Sheriff Applewhite the Nile were in the hills behind. The sacred lake, now the weedy, pictur-

has just requested Gov. Logino to order out the local militia. The gov esque hunt of waterfowl, was then the ernor has wired the captain of the scene of solemn ferryings of the dead company to call out his men if neces The temple walls were covered with sary.

> Is the Body a Battery. On the occasion of the presentation to the city of Brussels by M. Selvay of the Institute for Physiological Research, the donor made the following statements. "Oxidation of organic matter takes place in the body. We know that when the body labors the muscles come in for some 70 or 80 per cent of the total oxidation. This process goes on in the muscles and glands, leading us to give to these portions of the organic structure the name of electro-genic apparatus. There is a similarity between each animal organism and the cell of a voltate battam "