Entered at the Post Office in Raleigh, N. C. as second-class mail matter

POPULIST TICKET.

For Governor : TRUS THOMPSON. of Onslow County. For Lieutenant Governor

A. C. SHUFORD, of Catawba County. For Secretary of State: J. SCHULKEN, of Columbus County

> For Treasurer : W. H. WORTH of Guilford County.

For Auditor: HAL W. AYER.

of Wake County. For Sup. of Public Instruction : N. C. ENGLISH. of Randolph County. For Attorney-General H F. SEAWELL, of Moore County.

For Chm'n Corporation Commissioners A. S. PEACE, of Granville County.

For Member of Cor. Commissioners J. T. PASCHAL, of Chatham County.

For Com. of Agriculture: J. M. MEWBORNE. of Leneir County. For Com. of Labor and Printing

J. Y. HAMRICK. of Cleveland County. For Judge 10th Judicial District : . L. WITHERSPOON.

of Catawba County. For Electors at Large: R. B DAVIS, of New Hanover Co. W. D. MERRITT, of Person Co.

Senator Butler's Appointments. Senator Marion Butler will speak at Morganton, Saturday, June 16; Wentworth, Saturday, June 23.

We call special attention to our eampaign offer on our front page. Now is your chance.

to try and send us in a club of ten. See our campaign offer on first

for Democratic success are good." Why(?) of course! It would not do for him to say anything else, what ever he might think to the contra-

self or his race is a fool." If that be true, then what is a white man who would vote to disfranchise him

The Democrats of the 14th Ohio District have nominated for Congress William G. Sharp, who bolted Bryan's nomination in 1896 and voted for McKinley. This is another evidence that the Clevelandites are getting hold of the party machinery, and emphasizing the necessity for the life and continued growth of the People's party.

the Mississippi Democrats as to the mode of selecting delegates to the good in all.

seph E Sampson and J. B. Dudley, races are peaceful but they might all negroes, were on the school com- be disturbed by frantic orators, mittee for the city of Wilmington, and that the names of these negroes were printed or engraved on two large school houses for white children in that "white supremacy" city? This question has been asked for two years, and as yet, we have not seen a single denial of it.

Elsewhere in this issue will be found a press dispatch giving an account of the endorsement by the South Dekota Democrats of the nomination of Hon. Chas. A. Towne for the Vice Presidency.

among sincere advocates of reform. strongest candidates that could be

nominated.

Republicans are going to out-Herod- letter for publication saying we Hered in the lying business. Eminent lawyers outside of North object aimed in this is to show that that negro United States prisoner? politicians who brought forward this trusted to settle these quetions fair-Carolina unhesitatingly pronounce the News and Observer argued one We are asked this question every stitutional. The men who brought tor Sigmon's letters declared for forward this amendment are inter- white supremacy by opposing ne- don't know." We do not taink the ested personally and politically, gross going into and running conand their legal judgment is there- ventions and holding office. He may be continued till judgment ased in the highest degree. fore warped to such an extent as to claimed that such action on the day. influence their action. Men who part of the Republicans would are utterly disinterested, and who build up their party. We will pubconsider this question solely from a lish his letter next week. Look for Times-Mercury. readily admit the uncoastitutionality and absurdity of the mons rous proposition. Among these distinguished lawyers we mention S. n. stor Allen, Stewart, Pettigrew, brief, write plain and only on one majority and Populists will be sur-

THE CAUCASIAN THE BLUNDERING AND UNCONSTI-TUTIONAL LEGISLATURE.

The Raleigh Post, a few days ago, referring to the adjourned session of the Legislature, which met Tues-

day, says: "It may be developed by next week that a further adjournment he went to take the train, he was may be under consideration."

> takes, blundering and unconstitu- depot. There were several old men tional acts of the last session of the who saw it and who did not come of Wentworth, N. C., Gen. Julian S. desire to see a poor white m n take legislature, thinks it will be neces- to his rescue, among them he rec- Carr has written a long article, at- any risk whatever when his political sary for them to meet again soon ognized a preachers who rather, tempting to prove that in the event of rights are involved, when there is

The Post is no doubt right, but what a reflection it is on the members of that body.

No other legislature since the boys." ture has ever been guilty of breaking so many solemn pledges. The people will pass judgment on them in August.

WADDELL AND HIS GUN.

A gentleman sends us the folhim as follows:

enemy to me and my wife and you torially:

will vote against the amendment, and Mr. Waddell and a thousand such men and guns cannot bulldoze them to surrender their free-

WHAT KIND OF ARGUMENTS?

dom. "Get your gun, Johnny."-Ep.

MOORESVILLE, June 6.-Mr. Jas.

H. Pou spoke at Academy Hall last night on the subject of the amendment to the constitution. His arguments were unanswerable "

Did Mr. Pou answer his own ar-We want Populists in every guments in 1898 when he made an county and township in the State affidavit declaring that the Democratic party would not attempt to disfranchise anybody if it got in Mr. Aycock says "the pr spects his party broke this solemn pledge? the amendment becomes a law,

BAD ADVICE.

A New York negro by the name of Thos. Fortune is talking through his hat. He says "it costs tons of say. But, in their sleeves, they will blood to put the fifteenth amend Democrats admit that "a negro ment in the constitution and it will black pearch and caught a whole who would vote to disfranchise him- take ten tons to take it out." He rather advises the negroes to "fight for liberty" or leave the South. self, or his poor, unfortunate white They might leave and it would be neighbor! He is a bigger fool, is he all right, but if they fight, they

will also leave and it will be all wrong with them. The great bulk of negroes are civil and peaceable, in New York. We agree with the Charlotte Observer in speaking of this as follows:

"The first impulse is to characterize this as rot, but it is more and enough. worse than this. It is dangerous, There seems to be a big bolt among ruinous advice, and no man who possession of his faculties, would says: National Convention. The commit | tender it. The worst enemy of the tee wanted them elected in the usual negro race could wish it no worse way, but the Convention decided to than that, with its "2,000,000 fighteleet them by the primary system ing men," it should seek to get at This did not suit the machine, so the throats" of the white men of the machine got up a bolt. The primary South. There is no such inclination system is bearing bastard seed; if among the negroes of the South. good in one tuing, it ought to be Fortune, if he ever lived among Will Democrats deny that for years their temper or of the disposition will have a fair vote and a fair will certainly have the effect of edu mob violence, the eats, and the same of the Southern white we are the same of the in Wilmington, while under Demo of the Southern white men toward eratic rule, John G. Norwood, Jo- them. The relations between the

> such as this Brooklyn speaker." EXACTLY IT.

The Asheville Gazette says: "The Raleigh News and Observer is fro hing at the mouth against

That is exactly it. They are glad to disfranchise 50,000 white voters if, at the same time, they can also Sentiment favorable to Mr. Towne disfranchise 50,000 negioes. Then is growing throughout the country they will be rid of a troublesame elcontrol for all time.

power.

The News and Observer almos entirely rid of the poor white man Observer of Dec. 11, 1898 and Jan.

Ex-Senator A. Y. Sigmon writes a

TO OUR CORRESPONDENTS.

NAME THE BOYS.

On June 2nd H. F. Seawell, Pop ulist candidate for Attorney General, spoke in Shelby, N. C. Al though Mr. Sewall is a graduate of ber of the Baptist church, yet when agent. Anyway, when he turned The Post, seeing the many mis- on them, they took shelter in the

MAKE YOU DO IT."

The above is an exact copy of the article. The paper in which it appears is on file and can be produced at any time.

W. S. H.

There are thousands of as brave of the didney of the paper in which it appears the fact of the paper in which it appears is on file and can be produced at any time.

W. S. H.

Mr. H. F. Seawell, the Populist can-didate for Attorney General, after his speech at Shelby on the 2d instant. It will not do for the Demodrate in the fact of the deliberate of the fact of the f

STUDY THE CARTOON.

n the Charlotte Observer of June ure of man or men, but illustrates submitted. mons machine gets control of the a matter of fact, the Court will soberly political machinery of our State, as and deliberately and caimly pass upon like machines have in South Caro. this question, and will not be governed lina, Mississippi and Louisiana. by what these Democratic politicians last legislature, composed of fifty or They may lie and swear and preach may say when they go to pass upon its and pray that it will not disfran. and pray that it will not disfran-stitutional lawyer, William D. Guthchise white men, but watch them. A set of men who will get your peared before the U.S. Supreme Cour vote by false pretense to get in, as in the income tax cases, characterized they did two years ago, will lie to 'his "grandfather clause" of the propower. Did he explain why he and get you to keep them in. When posed constitutional amendment as "a then they can simply say "the people voted for it, and its our business to erforce it, and if it disfranchises any white man we are sorry," and that will be all they will should be cut down in proportion to smile and say: "we baited with draught of suckers," Do you want that "white" man?

RASCALS AND FOOLS

In speaking of the debate in Congress on trusts between Republi-

and had rather suffer wrong than Grant on one occasion observed States in the opinion of many of the ing us these words, quoted above. "This suggests that President every advantage over them. The TY ACTS THE DAMNED RASCAL THE

> This is rather hard on Democrats, as rascals can be reformed but fools never-not got sense

The Raleigh correspondent to the has good sense, or having it, is in Charlotte Observer of June 5th,

"It seems from what can be gathered here that the Democrats will have to make their hardest fight for the amendment not in the trans-montane country but in the Piedmont section.

And that is a white section-s them, has been away from them so section in which the farmers read long as to have no knowledge of and do their own thinking. They count or they will find out why, and don't you forget it.

We ask Populists everywhere to watch the Democratic leaders and be allowed to vote and be eligible to those who will or may want an of- hold office. fice, and see how they vote on the 'negro domination,' in the effort to excite sufficient prejudice to disfranwill want to run for office some tion was in session in the spring of lection and eight months before a lection and eight months befo and they will want to come before that the "grandfather clause" was the people and say I DID NOT VOTE "grossly unconstitutional," and Sens-FOR IT. Now do this. This election will not settle it.

this. Their next step will be a prop. was in the News and Observer, let-

had misrepresented him in the article on the fourth page. The age to investigate the abouting at the abouting the disfranchise anybody should they conarticle on the fourth page. The ago to investigate the shooting of trol the legislature. The Democratic North Carolina, for they can be We are asked this question every day. Our answer always is, "we get the people will no longer have any maintain that it is constitutional. Their declarations. Their declarations and financially able to carry out any obligations made.

We the undersigned, nave anown r. It was an declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably. They will be declaration of their pledges, ly, justly and honorably in the last 15 years, and be declaration of the last 15 years, and be declar

Yes, Let Them Keep It Up.

If the office-seeking town lawyers will only keep up their harrangues at the country school houses until from Catawba, in which it was sta-We have several communications the end of the campaign the amend- ted, that a Democratic leader went that are crowded out. Please be ment will be defeated by an immense to a Republican and told him that others who have considered the but what you could safely meet People's Party. Nothing so quickly chasable vote white and black out amendment. We are willing to again in the road. We are not sup-

GENERAL JULIAN S. CARR ANSWERED.

Wake Forest College and is a mem- The Confederate Soldier Will Not Risk His Political Liberty.

many able lawyers in regard to this

proposition? If he is a true friend of

and gallant men to put in jeopardy

the assertion that there is danger that

while men who are liliterate are to b

Such distinguished men as Ex-Sen-

is no doubt or question about the un-

constitutionality of section 5, and that

it will fail and leave the remainder to

stand. And there is no attempt on the

part of these eminent Senators to mis

lead or deceive any one, but they gave

this as their deliberate opinion as

members of the legal profession, and if

any one deserves "severe condemna-

tion" it is those men who by treach-

ing to destroy the political rights of

Gen. Carr maintains that the white

the solemn declaration on the part

will have to pass upon this question a-

to whose right to vote is denied: and

it should be borne in mind that the

more Democratic lawyers, passed more

unconstitutional laws than any previ-

ous legislature, certainly within the

opponents of this safeguard against

tyranny from a political bess or th

anarchy of an ignorant mob maddened

at the prospect of a judgment upon

words should be written in letters of

living light and brought to the atten-

tion of every Democratic speaker, he-

cause it so aptly fits the Simmons ma-

chine in its efforts to over ride the

It will be remembered that Sena-

refused to agree to a joint discuss-

them intelligently in Argust. It

If the amendment were only aimed

ibl. ararchi t e m thods.

There is one singular statement in

last twenty-five years

in the coming contest

illiterate white men.

thrown out

In reply to a letter from P. H. Scales | tional questions." If that be true, and to correct the mistakes it will be (from the smile on his face.) en- the adoption of the amendment it will much grave doubt expressed by so The Democrats are now trying to not jeopardize a single white man's excuse the crime by saying it was right to vote. Gen. Carr has written the ex-Confederate soldies, about done by a crowd of irresponsible this letter in the nature of an appeal whom he writes with such earnestness, Now the thing, and the to the Confederate veterans of the he should not dare to ask those brave foundation of the State has ever only thing that will remove the State to rally to the Democratic party their political rights, because many of made so many serious blunders or respons bility from the ring, is fr and support the amendment in the them, prior to the great civil war, not passed so many unconstitutional them to give Mr. Seawell the coming election. He asserts most pos- have an opportunity to obtain an edu names of these boys and let him itively that no man will be disfranmake an example of them. The obised; yet, as a matter of fact, Gen- is one feature of the opposition that such stuff. Every time any mean- Carr's assertion should have no weight deserves severe condemnation. It is ness like that is done, some drunken | whatsoever, because this is a matter the attempt to mislead the people by fool or some boys did it. It is with which the Supreme Court will strange all the drunken fools and bave to deal, and when such an emibad boys are in the Democratic par- nent lawyer of a national reputation lowing: "The Liberty Register, a ty. For no one is tr ated in such as ex-Senator Edmunds, who is reger-Democratic paper, published at way, except Populists. Populist ded as one of the ablest Constitutional grew, Teller and Stewart say that there Liberty, Randolph county, in its and Republican boys do not rotten-issue of June the 8th, 1900, in an egg Democrats. They are under mitted by the Democrats of North Car editorial giving an account of Col. better influences. We are glad to olina to rank above Senator Morgan A. M. Waddell's speech at that say, however, that the sentiment as a Constitutional lawyer,) also Sena place Wednesday, June 6th, quotes of all the people are against it. The tor Stewart, Senator Pettigrew, Sena-Charlotte Observer, which is not tor Allen, Senator Henry M Teiler-"If you go to the polls and vote Simmons' organ, is the only paper all recognized as distinguished lawagainst the amendment you are an that has condemned it. It says edi- yers, whose opinions are unbiased, declare the amendment unconstitutional. and your wife, and ought to be "We are glad to see that the Dem- weight with the great masses of the they should certainly have greater made to transact your business ocrrtic Executive Committee of Democratic party in North Carolina with negroes, and I AM WILLING Cleveland county has adopted resthan the opinions of the Democratic TO SHOULDER MY GUN TO olutions condemning the egging of lawyers, many of whom are seeking or

There are thousands of as brave silence, such campaign methods as and leave the remainder of the amend. tude," clearly showing that there can men as the sun ever tanned, who this. They are who ly wrong of ment to stand, thus requiring an edu- be no discrimination in restricting themselves, and apart from this it cational qualification for all voters, uffrage. If the Democrats meant to is to be said, viewing the matter, white and black alike. It should be solve the race question for all time wholly as one of policy, that eggs constantly borne in mind, while the they should have done so by constitutional methods, by prohibiting the neare pledging the people that this groes from holding office within the amendment will not disfranchise a singlet of the people of the State gle white man, that many of these General Carr says that the Demo-We call attention to the cartoon of North Carolina, in the campaign of proposed constitutional amendment, on the front page of this paper. It 1898, that if the Democrats controlled has xpressly declared that the unedu The following special appeared does not simply deal with the fig. the Legislature, no disfranchising cated white man shall not be dealed

scheme whatever would be adopted and the right to vote" Notwithstanding rie, of New York, who successfully apt travesty on constitutional justice," and he went so far as to urge that a test case should be made in the Federal courts to ascertain its constitutionality, so that the South's representation in Congress and the electoral college of pottage, have dared to leave arguthe suppressed vote.

The Legislature of Georgia on the 30th of November, 1899, by a vote of 187 to 3, defeaced this same amendment, and many members declared it to be unconstitutional, undemocratic will of the people of North Carolina and violative of the principles of jus-

Confronted with all these facts, how- tor Butler issued a challenge to ever speciously the Democrats may Simmons "to meet the issue in fair argue there certainly is grave and se- debate," so that the people could ble property. While we have cans and Democrats, the Charlotte yet they appeal to men to perjure cussed, and that Simmons absolutely hemselves when they go to vote by supporting a scheme that is in conflict most eminent lawyers of this nation. They fit so spleudidly the Democrat In speaking of the negro, General ic machine in North Carolina. I negro Fortune said this in a speech DRMOCRATIC PARTY ACTS THE Carr says: "He has to day in the col- will be remembered that Simmons to the matter, will deny it. But chiefly supported by the whites, far paper interview that the time for children of the country may hope for argument and for reason had passed:

These sentences should be indelli- which clearly meant that if he looled again. bly impressed upon the mind of every could have his way, there would be honest, sturdy white man who lives in no discussion of the question. Nov. this country, when he comes to vote Gen. Carr seeks to charge his oppoon this proposition in August. Here nents with being u willing to discuss is a frank admission from General the issues in fair debate, when, as a cities have decided advantage over the matter of fact, the People's Party white children in the country in edu- cardidates for the State offices ar cational opportunities, and he goes so willing and anxious to meet their far as to say that the negroe's oppor- opponents in joint discussion so that tunities and advantages over the white the people may have a correct and children are even better than the clear comprehension of the issues "white children of the country may involved and know how to vote on hope for in long years to come." For them intelligently in Armet I. these very reasons it should arouse evcating the town negro, while the poor every form of vicience possible to white boy in the country, owing to a carry the election, but the good, lack of proper educational facilities, honest, fair minded, justice loving cannot get such an education as the people of the State will not again negro boy in the town, who, even with tol rate or submit to such contempt-

General Carr, in his article quoted at the d sfranchisement of the negro. amendment. Get two or three to see liberally from the speech of Senator will Gen. Carr explain why the payhow each one of them vote on it and McEnery, yet, as a matter of fact, when ment BY ALL VOTERS of a roll tax is tor Caffery also expressed the same presperity as to enable them to pay

The New Orleans Times-Democrat cannot deny toat failure to pay their then denounced the proposition as un- pole tax will deny them the glorious The News and Observer and other American, undemocratic, unconstitu-Democratic papers try to criticise the tional and offensively partisan, and ting in the control of affairs of govmong sincere advocates of reform.

Bryan and Towne are the two make it possible for the machine to prevent negroes from the machine to pre outroi for all time.

bolding flice in the State. But the Senate as Senators, Turpie, of Indiana, But they will not be satisfied with his. Their next step will be a prop.

In conclusion, we quote again their own felks so far as we have from Gen Carr, who says: But heard has ever had the cheek to say belied the Supreme Court is a pow. erry qualification. They want to get ters of Mr. Cox. By reference to the that the measure was unconstitutional. upon his throne." Dies Gen. Carr had first because Republicans report along with the poor old country dar. 10th, 1899, his letters will be seen. Why so much concern for the constitute of the amendment on the futionality of the futionality of the amendment on the futionality of the fut had first because Republicans report fifteen hundred at their speaking at Asbeboro, when, as the Observer, says, there were but five hundred to misrepresent crowds to misrepresent crowds. What must it be for the sefsetyled "white" crowd to make ten styled "white" constitutional ten constitutional ten constitutional in the consti suffrage in the State cannot be trusted We are walling to leave these mat-What became of that committee now since they have broken and violaters to the calm, sober and candid for any case of (atarrh that cannot be confidence in their declarations. Their legal epinions now should have absolutely no weight because they are bi-We quote further from Genaerl Carr: who betrayed them when they sub-"My friends recognize that I am no mitted this infamous and monstrous

We learn from a private letter

lawyer, qualified to discuss constitue disfrapehising scheme.

aual commencement of the North Carclina State Normal and Industrial College at Greensboro, N. C. place the opinions of these eminent posed to know all about what you be lectured on his political duties by of the way." So, white man, watch inclusive. An interesting comgen lemen against the Simmons posed to know all about what you be lectured on his political duties by of the way." So, white man, watch are writing and hence, you alone a town lawyer who is quite likely his out. This man slipped out the sewhich will take place June 17 to 20 tory of the school, expected.

We have received a copy of a pro-

gram of exercises of the eighth an-

CATARRH OF THE STOMACH.

Columbus, O., writes the following to weak, why his food gives him no Oclumbus, O., writes the following to wear, way his blood should be so to read and write any section of Constitution in the strength, why his blood should be so affords me great pleasure to testify to thin. for estarrh of the stomach it cannot be 1879. The best physicians in the country excelled. Pe-ru-ns will do all that is could do no good. claimed for it."



ery, deceit and duplicity are ndeavornervous system deranged, food seems to of any other part of the body. do them no good, continuous and in- "Summer Catarrh" sent free by Pe reasing weakness. The unfortunate ru-na Drug M'f'g Co., Columbus, O.

LETS THE CAT OUT OF THE BAG TOO

The Charlotte Observer in an editorial a few days ago said: "The struggle of the white people of North Carolina to rid themselves of the danger of the rule of negroes and the lower class of whites is being watched with interest outside from Fayetteville, under date of constitution and laws of North Car the State. The Columbia State, for | March 4th, says: instance, says that "South Carolina people are much interested in the a damnable principle which will be put into practice if the amendment becomes a law and the Sim
ment becomes a law and the Sim
m owe them thanks.'

The old Ransom and Simmons on the masses of the people as a "lower class," and besides they have always feared the votes of the common people, because they were with Vance and against Ransom and Gen Carr's article that deserves mmons We have felt satisfied special mention: He says: "Unable all along that it was their intento meet the issue in fair debate, the tion, if they could fool the people into adopting this disfranchising amendment, then to put next a property qualification upon the votheir betrayal of the ceople for a mess

The wealthy, machine and aristocratic : lement in every state want to limit suffrage. They not only want to disfranchise the illiterate voter, but they specially want to get rid of the voter who has not a certain amount of property. Their position is that to protect their own wealth they must take the ballot from those voters who are not rich or have at least considerarious doubt as to its constitutionality, hear all sides of the question dis known that this was to be the next part of their disfranchising scheme, yet we are surprised that the Charlotte Observer should admit it now. It was clearly a slip of the pen. Of course, the Charlotte Obthat the people were ready for action anybody? The voters will not be

THE ROTTEN EGG PARTY. ment, But They Tt row Rotten Eggs Shelby Cor Winston Republican. The Populists met here in convention today and nominated a the said person shall be first re- said amendment, under the seal of full county ticket. Senator Butler was to speak, but on account of prescribed by law. pressing business at Washington, Sewall, who made a fine speech. He spoke to a large audience and vided by law, and the General As- Ratified 21st day of February A received splendid attention, but sembly of North Carolina shall enact D., 1899. when he went to the depot to meet the East-bound train to go home, he was met by a cowardly mob of Democrats, and was p Ited heavily with rotten eggs. I don't know it to be so, but I believe it was a premeditated scheme for Senator Butler. We are gaining ground and the Democrats, by today's work at can Geo. Carr give to the white vo. county for the Hon. Spencer Blackters that they will always lave such burn. REPUBLICAN.

Honest Democrats Condemn it. heir pull tax before voting? He Chatham Citizen. In order to carry the amendment which has to be submitted to the people for ratification, the Democrats enacted an election law so bitterly partisen and one-sided that not one of

A Matter of Form.

F. J. CHENEY & CO., Props, Tole political purposes are the same men WEST & TRUAK, Wholesale Druggists,

> WALDING KINNAN & MARVIN, Whole sale Druggists, Toledo, Ohio, Hall's Catarrh oure is taken internally, acting directly upon the blood and mucous surface of the system. Price 75c. per buttle. Sold by all Druggists. Testimonials free. Hall's Family Pills are the best.

Totedo, Obio.

POSITIONS GUARANTEED Under \$8,000 Cash Deposit. Railroad Pare Paid. a all year to Both Sexes. Very Cheep B

Rabbi David Klein, 526 E. Main street, | victim wonders why he should be so

the curative merits of your medicine. Mr. Alex. Carter of Van Buren, Carter Peru-na is a well-tried and widely Co., Mo., says: "I had been troubled used remedy. Especially as a specific with dyspepsis and indigestion since

I visited the Mullanphy hospital in St. Louis and received no benefit. The attending physician told me I had narrowing of the outlet of the stomach, and the only remedy was

to have it cut out, which I refused to have done. I then visited West Baden, Ind.; Las Vegas Hot Springs, New Mexico; Sweet Springs, Mo., and Monitou, Col. I also took a great many different kinds of medicine recommended for dyspepsis, but found no relief. Last February I read a testimonial for Pe-ru-na in the Central Baptist that suited my case and determined at once to try it. I have taken two bottles of Pe-ru-ns and four of Man-a-lin, and I feel like a new man. None of my friends believed I would get well. I would not take any money for

the good your remedies have done me." In catarrh of the stomach, as well disqualified under section 2 of as in eatarrh of any other part of the Article: Provided such persons and People afficted with catarrh of the body, Peru-na is the remedy. As it has stomach complain of lassitude, all-tired- often been said, if Pe-ru-na will cure out feelings, their blood becomes thin, catarrh of one part, it will cure catarrh

" A MONSTROUS ABSURDITY."

"Grand-son of His Grand-father" Constitutional Amendment Clause, The correspondent of the Charlotte Observer, writing to that paper tion and laws of the U. S. and to

The Observer correctly guages pub- that I will faithfully discharge the lic sentiment in throwing out a word duties of my office as campaign for white supremacy in of warning against taking for grant- help me God." North Carolina and are hoping for ed the carrying at the ballot box of [Sec. 8.] The following classes success;" and further: We trust the suffrage constitutional amend- persons shall be disqualified for g our friends across the border will ment. It will require hard work from fice: First, all persons who shall not be disappointed in the result. the rank and file and leaders of the deny the being of Aman They are making a good fight-a party. There is certainly no cloud God. Second, all persons when ing Democrats whom he meets or ced or not; or under judgment so posed to the amendment. The clause pended, of any treason or felony, machine has always looked down about the "grand son of his grand- any ther crime for which the put father" is especially decried as a ishment may be imprisonment in the monstrous absurdity.

The suffrage amendment referred to above, which was adopted by the last Legislature, is as follows:

THE SUFFRAGE AMENDMENT. Section 1. That Article VI of the ed by law. Constitution of North Carolina be, and the same is bereby abrogated. and in lieu thereof shall be substituted the following Article of Said Constitution: ARTICLE VI.

Suffrage and Eligibility to Office-Qualifications of an Elector. Section 1.] Every male person born n the United States, and every male person who has been naturalized, 21 submitted at the next general ele-

the people in the State, except as herein otherwise provided. [Sec. 2.] He shall have resided in force May 1st, 1899 and at said elethe State of North Carolina for two tion those persons desiring to rele years, in the county six months and for such amendment shall cast in the precinct, ward or other elec- written or printed ballot with the tion district, in which he offers to words "For Suffrage Amendment vote four months next preceding the thereon; and those with a contract election: Provided, That removal opinion shall cast a written or profrom one precinct, ward or other ted ballot with the words "Against election district to another in the Suffrage Amendment" there-a. ored graded schools of the towns, said some time ago that in a news- who will believe its denial? Did it same county, shall not operate to de not deny in the last campaign that prive any person of the right to vote beld, and the votes returned, con they would attempt to disfranchise in a precinct, ward or other election pared, counted and canvarsed, and district from which he has removed the result announced, under the rank until four months after such removal. rules and regulations as are in firm No person who has been convicted, for returning, comparing, comparing, or who has confessed his guilt and canvassing the votes for men in open court upon indictment, of bers of the General Assembly, May any crime, the punishment of 1st, 1899, and if a majority of the which now is, or may thereafter be. votes cast are in favor of the said imprisonment in the State prison, amendment, it hall be the duty

> he could not come. His appoint- vote shall be at the time a legally records of his office. ment was filled by the Hon. Mr. registered voter as herein prescribed and in the manner hereinafter pro- from and after its ratification

general registration laws to carry a to effect the provisions of this a

[Sec.] 4. Every person present bimself for registration shall he Constitution in the English language and, before he shall be vote, he shall have pad before the first day of Man the year in which he propose to vote, his poll tax. M scribed by law. for the previous year Poll taxes shall be a lies nely us w sessed property, and no proves the issue to enforce the collection of a same except against assessed pro-

[Sec. 5.] No male person, who was on January 1, 1867, or at any the prior thereto, entitled to vote the the laws of any State in the l'an States wherein he then resided to go lineal descendant of any such peson s hall be denied the right to be sisterand vote at any election in he State by reason of his failure to a sess the educational qualification prescribed in section 4 of this Article Provided, He shall have registered in accordiance with the terms of the

section prior to Dec. 1, 1908 The General Assembly shall po vide for a permanent record a persons who register under this me ion on or before November 1. lin and all such persons shall be entire to register and vote at all election by the people in this State, union have paid their poll tax as require by law.

[Sec. 6.] All elections by the peops shall be by ballot, and all election by the General Assembly shall be VIVA VOCE. [Sec. 7.] Every voter in North Car

olina, except as in this Art. disqual fied, shall be eligible to office h before entering upon the duties of the office he shall take and subsern the following oath. "I. solemnly swear or affirm, that | + support and maintain the constn lina, not inconsistent therewith, and

penitentiary, since becoming cities

of the United States, or of corrupting and malpractice in office nales so person shall be restored to the new of citizenship in a manner preserve Section 2. That all of ions of the Constitution relating ! suffrage, registration and as contained in this act, amenda the Constitution, shall go int + effer

on the first day of July, 1902. if majority of the qualified voten ; the State so declare at the next geeral election. Sec 3 This amendment shall be years of age and possessing the qual- tion to the qualified voters of ifications set out in this Article shall State in the same manner and me be entitled to vote at any election by the same rules and regulations was provided in the law regulating goeral elections in this State, and

Sec. 4. The said election shall

shall be permitted to vote unless the Governor of the State to certify stored to citizenship in the manner the State, to the Secretary of State who shall enroll the sad amendmen [Sec. 3.] Every person offering to so certified among the permanent Sec. 5. This act shall be in fore

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