3. A \$800 property qualification will come next.

RALEIGH NORTH CAROLINA, JULY 19, 1900.

No.1 33

LOOK ON THIS,

THE DRAG-NET FOR AUGUST ELECTION YOU MUST ANSWER THESE QUESTIONS TO MY SATISPACTION BEFORE YOU CAN REGISTER. - QUESTIONS .-

John Doe) being duly sworn, in answer to the following questions, says: What is your full name? Ans.
Give your post office address. Ans. Give your post office address. Ans.

What is your place of residence? Ans.

What is your place of residence? Ans.

What is your place of residence? Ans.

What is the name or number of your street? Ans

What is the name or number of your street? Ans

What is the number of your bouse? Ans.

If not numbered, then designate its locality by streets. Ans.

Ars you the owner of the house in which you reside? Ans.

If you are not the owner, give the owners name. Ans.

If you do not reside in an incorporated city or town, state your place of residence. Ans.

In what election precinct do you live? Ans.

Is not on whose land do you live? Ans.

How long have you resided in the county of Ans.

How long have you resided in the county of Ans.

What is your avocation or business? Ans.

What is your place of business! Ans.

By whom are you employed, if employed? Ans.

If you are a new comer, from whence did you come? Ans.

What was your post office address before removal? Ans.

What was your post office address before removal? Ans.

Have you been convicted and sentenced upon an indictment for felony Aus.

If so, by what court? Give State and county. Ans.

Sworn to and subscribed before me, this July 190. Registrar

You must also answer any other question I may see fit to ask you

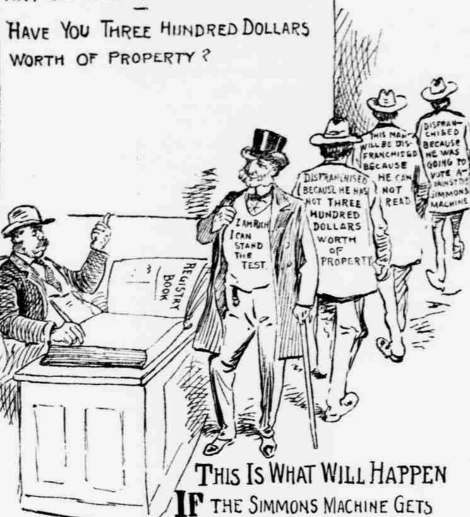


THEN ON THIS.

THE DRAG-NET FOR 1902 IN ADDITION TO THE QUESTIONS ON OTHER SIDE YOU WILL HAVE TO ANSWER THESE QUESTIONS.

CAN YOU READ AND WRITE CORRECTLY

ANY SECTION OF THE CONSTITUTION?



PREFER NECROES TO WHITES.

Cumberland County Democrats Squall

Democrats from the mountains to the sea howl "nigger! nigger!! nigger!!!" and in an infamous way cartoon Senator Butler and Dr. Thompson, as though they were advocating negro rule over whites. Here in Cumberland county the combe county and presented a list Democratic county Board of Elec- of names, (all white men) tions refused to honor the petition of Populists and put on in their stead, negroes as judges of elections. They put the blackest and meanest negroes on as judges for white men

They delight to show the cartoon around about Sen. Butler putting that mulatto boy on the stand at howl negro, and yet some of the negroes could call them father. The idea of men voting to disfranchise their own flesh and blood!

Cedar Creek, N. C.

DR. THOMPSON SPEAKS.

The Populists and Republicans Nomina Representative Audience Present.

It was our privilege to be at Lin-

held them separately. The result was a good strong ticket as follows:

County Commissioners, H. O. Proc- have representation, and not the Pop- camp, and who is allowed a large to carry the amendment and help tor, Melvin Hovis, J. L. Shrum, | ulists. Andrew Sain and P. A. Reep.

dealt out some unswerable logic and lican present during the meeting. facts, and his speech did great good.

HOW IT IS IN EUGECOMBE

The Election Board of "White Suprema-

MR. EDITOR :-- Mr. Barnes, our couny chairman, together with two other members of our County Executive lommittee and myself went before the County Board of Elections of Edgethe request to have them appointed to represent the Populist at the August

Mr. W. H. Powell Jr., a member o the Board, asked us if we had any "fusion ticket" with the Republicans. Anwer, no. If we had any understanding with the Republicans, that they were not to present a petition. An

wer no. Mr. W Powell Jr. asked what was the strength of the Populist party in the county ? Mr F. Powell, ed.tor street. White men were indignant of the Tarboro Southerner, said the at the sight and asked hotly who was Congressional vote should be the one responsible for the outrage. Mr. to go by, and asked me what was the John P. Morris saw it and resolved vote. I told him I thought it was 89. at once to get the white man's re-He said 87 was the vote. Mr. W H. lease. He asked the prisoner what Powell Jr asked me if I had a p-tition he was sent to the chain gang for, sent out by Butter to be used in asking and when told the amount of the for poll holders, one that had some | fine proceeded to raise it in short orthing about Wm. Goebel? I answered der. ves, and handed him one in blank

was a large representative body of weeks Caucasian), he read the same be- Mooresville. "I was arrested for a than was expected for Monday and not what he wanted I replied, that harm anybody but myself, I might in so busy a season. They were that was the only kind I had received. have somehow raised the amount of there for business and not for ple Mr. Donnel. Gilliam, chairman of the the present fine \$2.50, but the police and beef, and their way was not Democratic Executive Committee then added to the bill the balance due on The Populists and Republicans one hundred Populists in the county. owed last February, and made the

held their county conventions. They and most of them seeking office, and amount \$5.10, so I had to serve time as the Republicans numbered about on the road. three thousand, and as they were more For Representative, J. M. Hoyle; vitally interested in the amendment charge of the two prisoners. He is Register of Deeds, W. C. Mullen; which was to be voted on in the Au- what is known as a "trusty," i. e., a Coroner, S. Baxter Beal: Sheriff, J. gust election, than the Populist, he convict, who by good conduct has E. Hoover; Treasurer, J. L. Yount; thought the Republicans ought to won the confidence of the boss of the ried and single, to use their influence

The above ticket is composed of petition under consideration. Mr. Stancill for the convicts, he found a good representative gentlemen and Barnes and I left, and had gone about white man and a negro to carry out, unless the people are prevented twenty steps from the door, when we and chained them together as a matvoting their honest sentiments, they turned back and went in again, as we ter of course. Deputy Sheriff Johnentered Mr. W. H Powell, Jr. was son refused to handcuff them togeth-After the convention, Dr. Thomp- reading a list of names, Presented by er, he said, and so he (the trusty) son, People's Party candidate for Mr. Gilliam, repeated in the Daily chained them himself." Governor, addressed a court house Southerner (a clipping of which I en | This is a sample of Democratic full of voters, there being but few close.) After the names were read, a "white supremacy." Charlotte is boys and only one woman, and they motion was made to appoint the same. a Democratic city under the control The Doctor made a fine speech, and Republican, nor was there any Republ alone are responsible for this outrage.

Tarboro, N. C., July, 3 1900.

WHAT LOUISIANA DEMOCRATIC SENATORS SAY

SENA'OR M'EN! RY'S OPINION.

Washington, D. C., March 17, 1898. To the Times-Democrat.

In answer, I say that section 5 is GROSSLY UNCONSTITUTIONAL. I amendment is unconstitutional, in Dr. Crowell was in Lincointon have submitted the same to some of my opinion, because it establishes a Monday to hear Dr. Thompson, and the ablest Democrats of the Senate, privileged class of voters for three Dr. Crowell said hat the report who are able constitutional lawyers, generations without qualifications, They all concur in my opinion, that while it imposes qualifications on all ten the editor of the Enterprise to if adopted, the effect will be to lose; other citizens, and because, in fact, the electoral vote of the State. S. D. McEnery.

Washington, D. C., March 17, 1898.

To the Times-Democrat. Section 5 of the amended suffrage would now vote for it. our representation in Congress and it discriminates against the colored) people of Louisiana.

D. CAFFERY.

20 Copies For One Dollar

For ONE DOLLAR we will send a Club of 20 Subscribers now, and it will interest you to see

until the election in August. Now is the time to act. Populists are give the truth, accept it. If it is have left the Populist party. We

requested to go to work and send in clubs at once.

CAU: ASIAN PUBLISHING CO

CHAINED TO A NEGRO.

White Prisoner Handenfied With a Negro

The Charlotte News of Friday, and driven by a negro overseer through the streets of Charlotte. The

"A white prisoner chained to a ne-"It was this sight that made the

blood of Charlotte white men boil this morning. "On East Trade street a negro

"trusty" was driving a chain gang wagon and in this wagon in his charge were two prisoners, a white man and a negro, chained together. "Probably fifty people saw them as the wagon moved down Trade

"The white man said his name was colnton Monday, July 9th. There form, (the same as published in last Charles Crowder, and he was from fore the Board and remarked, that was plain drunk," he said. "I didn't said that as there were probably about an old fine for drunkenness that I

"Robert Phifer, a negro, was in

measure of liberty. The Board said they would take our! He said he was sent in by Mr.

DR CROWELL IS AGAINST IT

Him, as it Does Others

The Newton Enterprise reported lump. that Aycock, in his speech in Lincolnton, convinced Dr. Crowell. a prominent p yacian of that coun ty, that the amendment was constitutional and that he (Crowell

against it. have to misrepresent men in order! on that day at twelve o'clock m. to make it appear that they are fooling some p ople to trust their fair promises and sworn affidavits But it will fool no one, and shows

the weakness of ther cause.

was untrue and that he had writ-

We have some able contributors to the columns of THE CAUCASIAN not the truth, show wherein it is

CUMBERLAND COUNTY POPULISTS

THE NEXT LEGISLATURE.

GODWIN, N. C., July 12, was held in the court house in Fay. June 29, reports that on that day etteville, Saturday July 7th. A full Charles Crowder, a white man from house of all political creeds, and as is Mooresville, was chained to a negro usually reported by Democratic prevaricators, we did not have even one negro wench in attendance. A more narmonious Convention has not been

ng and did much good; cannot tell what the Democratic gentlemen present thought of them, but think he all-absorbing topic in their cam-

Tew and J. A. McFarland.

Sheriff-McDuffie-Geddie. Register of Deeds-A. J. Hall. Treasurer-J. R. Smith.

County Commissioners-S. H. Cot on, J. E. Garrett, and Alex Leslie. Surveyor-W. S. Hair. Coroner-M. Bill.

D. G. McLlellan, Sec. N. WILLIAMS, Ass't Sec. J. B. Downing, Chm'n.

APPEALS TO THE LADIES.

Ladies in Politics Not Enough Leven to

In Franklin county, on June 30th an earnest appeal to the ladies, marthem out this time. He insisted that they go to work and use every means to change votes. Since then we see a great deal from the ladies. dignation and horror. But when the ladies do their work there will be many who will not vi- risy can be stated in this wise: olate their oath by voting for the crats have turned (?) Western Populists since they have put their la-

H. P. D.

SENATORIAL CONVENTION.

Notice to People's Party Men of the 81 Senatorial District. It is strang - that the Democrats, will take notice, and be at Roxabel by the County Boards; but in numer By order of the Executive Com-

mitree. M. J. RAYNER, Powellville, N. C.

Rather Hard on the Long Ears. We are pleased to record the fact that L. C. Caldwell, of Statesville, and read what they say. If they and M. H. H. Caldwell, of Concord, dislike to see fair-minded, conscien--Exchange.

NECRO JUDGES OF ELECTION.

THE ARROCANT FRAUD AND DETECTA-BLE HYPOCRISY OF THE "NICCER" HOWLING HORDE.

THE "WHITE SUPREMACY" GANG PROCEEDS TO INAU-GURATE "NEGRO DOM-INATION."

Appointment of Negroes Over the Pleas and Protests of Intelligent and Substantial White Men - The Facts and the Names.

Nothing is now wanting to illus rate and emphasize the glaring in consistency and bald face hypocrisy The organization which assumer the name of the Democratic party in this State, and which some time ago inaugurated and has conducted what it calls a political campaign, basing his campaign on the assumption hat the people of North Carolina ere fools and idiote. It is a fact that in more than one instance when members of this so called "Deme ecstie" organization have been talk ed with on the supreme questions of the day, and though confronted with he strongest arguments, they have actually waved away the parties whe were talking to them, with the re mark, "We have one reply to every point you can put forth, and to every argument you can make, and that

With this assertion the Demograthe conviction that his grand argu ment "NIGGER" was amply sufficient in spite of the people. Met in Convention-Nominate a Strong o meet and refute anything that Ticket Kelly and Lloyd Make Telling might be said on the question which the scople are now studying, and The People's Party Convention which involves the most momentons results that have been presented by any question for more than a gerer

Nothing could more foreibly indirate and prove that these Democratie basses and machine-heelers are held since General Lafayette was proceeding on THEIR assumption that the great people of the State First on the programme was the ere s lot of contemptible fools and speeches of Capt. J. B. Lloyd and diots, than the assertion made by been appointed Judge of the United Hon. John E. Kelly, of South Daco- hem to the effect that they can say States District Court for the Westa, the speeches were very interest- "NIGGER," and by yelling this word rattle and demoral ze the entire grand old Commonwealth. As to whether or not there will be such re paign was well handled—the negro. su ts as are hoped for by this organ The following ticket was nomina- ization, in consequence of their slo car, "NIGGER," the near future must State Senate - John B. Downing. tell. We believe that the respects House of Representatives-L. J. ble, intelligent and honest citizen- Carolina, and was educated at the ship is leading, and will emphatical preparatory school at Graham, N. C. ly effect a revolution against this and at Davidson College; was a priorganized, so-called "white suprem | vate soldier in the Confederate army acy," "negro yelling" elique that for three years and was present at will forever crush its ability and the surrender at Appomattox. He power to arouse a mobish feeling read law in the office of the late Hon. among any part of the people in the All the nominations were made future, and this revolution will be unonimous and plenary Powers giv- affected on account of the blatant tice in all the courts. In April, 1883, demagogues and arrant hypecrisy he removed to Greensboro, where he of this "NIGGER yelling" organiza has since resided. In June, 1890,

prove its hypocrisy than the course western district of North Carolina, County Board of Election says they preparing himself to say to his regis.

In the face of its frantic and pan-F, S. Spruil, of Louisburg, made a leky "white supremacy" squall, it devery nice speech on the constitution- liberately pursues a course that sub al amendment, in which he made jects the greatest heritage and the elghest right of white citizens to the judgment and domination of the Charlotte Observer says: very race which it declares there i so much to fear from, and from Col. Boyd is a capital lawyer and is which it professes to recoil with in possessed of all sorts of amiable and

Some facts which prove its hypoctheir influence in politics. If the ges of the election to be held in Au through its members and represent ment on full pay at seventy years of stives in nearly every precinct in age after having served ten years." North Carolina, petitioned the Connty Boards of Election to give then representation in the matter of Elec tion Judges, and recommended as Notice is hereby given that the such Judges, to represent them, the People's Party Convertion of the 3d most intelligent and most reliable Senatorial District will meet at Rox- white men of their communities. In abel in Bertie countie, on the 20th some few instances the men so re

ord in the Senate. l'imes- Wercury. correct it. Or. Crowell will vote day of this month, being Friday, all commended by the People's Party In the busiest time of the year, his Owl, a Democratic Indian, has instithe delegates to the said convention were appointed as Election Judges, appointments poorly advertised and tuted proceedings to secure a writ If Pou could have found in the reons instances the petitions of the People's Party were utterly ignored by the County Board, and in the face larger than those of the opposition, which made the Indians qualified Pou could and would have truthful-Ch'm. Ex: Com. 3d Sen. Dis. N. C. of these petitions, and over the pleas and at Statesville the large new voters without dispute for twenty- ly said Butler had perjured himself. and protests of the best white people court house was packed. Senator two years past. The case will test and therefore, could not be trusted. of the State, the Democratic County Butler is a man of the people, his the new election law .- Asheville Mr. Pou, who swore the Democrate Election Boards APPOINTED NEGROES public record in the Senate is clean Gazette. WHO ARE INCOMPETENT, or who are and consistent; he has been true to visious, and in some places who are the people's best interests. In every practically blind. There need not be any elaboration These are some of the reasons why

(Continued on 3rd page.)

THE PARTY BOSS AND HIS POLITICAL SLAVES. SIMMONS TO LEGISLATURE: (June 12, 1900) I call you back now to correct the mistakes you made last year. I will call you back again next month (July 24th) to correct the mistakes

you make this time. It seems we cannot help from making them, and this fusion gang is smart enough to discover this.

In addition, I command you to amend the Election Law by putting in a new section (88). Under the law as it now stands, when a Registrar refuses to register Republicans and Populists, as we will instruct them to do, they can go to a Judge and get a writ of mandamus, ordering the Registrar to do his duty. This new section (88) which I now offer to you is intended to close the door of justice and tie the hands of the Judges so they cannot issue this mile, or utter a loud guffaw, under writ. Thus we will steal their votes and they will have no remedy.

What do we care for party pledges. We are in and we must fix it so that we can stay in

You notice, I have turned Vance's portrait to the wall. He is the man who denounced me in the U.S. Senate and would not let me be confirmed as chief red-legged grasshopper in eastern North Carolina. Besides, he was against us in what we have got to do to build up our oligarchy anyhow. I have also Turned Jefferson's Portrait To The Wall because he was a loud mouthed demagogue who was in favor of manhood suffrage and the Liberty of The Masses.

BOYD SUCCEEDS EWART.

His Appointment as Judge Announced Dr. Thompson Addresses a Large Crowd

Washington, July 12.-Col. James E. Boyd, Assistant Attorney General in the Department of Justice, has tern District of North Carolina. He received his commission from the President at Canton this morning, and will qualify about the 16th of the month. This appointment is to fill the vacancy occasioned by the rejection by the Senate of the nomina-

tion of Judge Ewart. Judge Boyd is a native of North Thomas Ruffin at Graham, N. C. commencing in the year 1866, and he was appointed by President What could more emphatically Hayes United States attorney for the taken by it during the last two which position he held until June.

> Col. Boyd has taken a prominent part in Republican politics in North it? Carolina, and is now the member of the Republican national committee from that State.

In speaking of this editorially, the "The appointment is a good one. attractive personal traits. As United States attorney for this district he became known to the people of the west. As Assistant Attorney Gen-

Under the existing election law eral of the United States in this adamendment. It seems the Demo-there is a County Board of Election ministration, he has done the greater for each county. These boards, part of the work of the Department dies in politics. They used to abuse without exception almost, are com of Justice and has done it well, comand even rotten egg Weaver when posed of democrats. These boards mending himself to the country. think Thompson can't tell the difall listened with great attention. I saw 10 petition handed out by any of Democratic officials. Democrats he would encourage ladies to use are required by law to appoint jud. He will make a just judge and The Observer feels disposed to congratuladies are dragged into Democratic gust, and that these judges shall be late him upon his appointment drippings from the tongue, is badly violates the law, and subject to the politics and endorse red shirtism and of different political parties. When pointive office, it carrying with it rotten egg throwing, I fear there the time for the appointment of these light duties, a salary of \$5000 a year will not be enough religious leaven judges came, the Feople's Party for life, with the privilege of retire-

BUTLER IN THE WEST.

Has Much Larger Crowds Than the Opposition-The People Proud of his Rec contest he has sided with the people. tious men desert their ranks; but po- of this fact. No word-painting could he is so popular with the independ not. The people want the truth at litical jackasses can easily be spared. add to its power or force as an evi-North Corolina.

CATAWBA POPULIST CONVENTION.

Catawba County Populists met in Convention in Newton on Saturday, July 7th. The large court house Union Republican was crowded with farmers and vo-A more intelligent body of honest, determined farmers and good citizens never met anywhere to hold a convention and to hear political T. Thompsen Registrar at Winston.

The Populists and Republicans have agreed to run a joint ticket in Catawba. The Republicans had already nominated their part of the men for the following offices: Representative, Sheriff, Coroner and two

by both parties is a good, strong one. Capt James H. Sherrill was nominated for the Legislature. There is no better man in the State. He is a farmer and one of the most prominent men in the county. He is also a Christian gentleman and has the lent voting." confidence of everybody, and if there is a fair election, the ticket will win. That is one of the white counties, yet it is said the Chairman of the are going to carry the county, if they have to count out 300 voters. It

After the Convention, Dr. Thompson made a champion speech in be-

half of political liberty in this country. His arguments were unanswerable, and did great good. His logic cut to the quick. One little asking a few silly questions and by tor diagnosed the lawyer's case and morning." made a post-mortem demonstration of it before the people, and it's said the lawyer had not recovered from it five days afterwards. Those who ference between cramp colic and a an aider and abettor, and that be common, every day drunk, by the would be as guilty as the man who

maker, and all who heard it, do not are equally guilty with those who blame Aycock from running from a commit the offense. joint canvass with Thompson.

TO TEST EL CTION LAW

herokee Indiana Refused Regis ration and One of Them Brings Snit.

registrars in Swain county have per- He finally narrowed it down to the Senator Butler's campaign in the emptorily refused to register any of conclusion that in as much as Senawestern counties has been one of the the Cherokee Indians, even those tor Butler was not for it outspoken most successful he has ever made, who can read and write. Lloyd at first, but is so now, therefore, he no effort made to get out a crowd, he of mandamus to compel John Enloe, motest that Senator Butler had made has had large audiences wherever he the registrar at Mingus, to comply an affidavit that he and his party has spoken. In Alexander and Cald- with the law and decision of the would not submit to such a mean well counties his crowds were mu h Supreme Court of the United States proposition, and then had done so,

> If you want your neighbor to vote intelligently in the August election, send bim THE CATCASIAN.

CHAIRMAN SIMMONS LAYS THE FOUN-DATION.

of Voters-Strong Ticket Nominated. To Turn His Registrars Over to Serse

ters, estimated at from 800 to 1,200. in the News and Observer of Satur-

"Of course the object in making this arrest is simply to intimidate and bulldoze the State officers in the discharge of their duties. It will not ticket. The Democrats nominated succeed. The white people of the State will stand by their officers and Commissioners. The ticket named fully discharge their duties and exercise the direction reposed in them. THEY WILL REGISTER ALL WHO ARE ENTITLED TO REG. ISTER, but they will not allow disqualified negroes to pad the registra-

tion books with a view of fraudu-

Mark the words, "THEY WILL TITLED TO REGISTER." This simply means that Mr. Simmons is trars after conclusive evidence is introduced of their refusal to register this is not disfranchisement, what is qualified voters that they were violating the law, that it was no part of their duty to reject qualified electors; therefore he will say he is "in favor of punishing all who violate the law." He hopes to get a certificate for a six years' term in the United States Senate, then say to the Democratic lawyer, who had on too registrars after they are sentenced to much tea, got his foot into it, by prison: "I never advised you to violate the law, but gave you positive getting up on the platform. His instructions to register all qualified friends felt sorry for him. The Doc. electors. I am sorry for you. So good

Of course he cannot either now or hereafter say or admit that he advised the denial of the right to register and vote to a qualified elector. for if he did, he knows he would be same punishment; for all who ad-The Doctor's speech was a vote- vise, aid or abet in a misdemeanor

Gets Into His Own Pit.

It seems that Jas. H. Pou, in his canvass in Stanley county, is having a hard time trying to define Senator Bryson City, N. C., July 2.—The Butler's position on the amendment. would not submit the present suffrage amendment, can make the application and let the people say-as they will on August 2nd-who has been consistent and can be trusted. Don't fall to register. If you have Pou ought to be put under the care not registered, do so at once. Save of a vigilance committee, to keep him out of his own pit-falls.