

MORE PARTISANSHIP.

hibition of their extreme partisan

cency would have deterred them member of Congress, telling him of from making selections of their own the pleasure it would give him to partisans to serve in the capacity ride the circuit with him. It was as trustees of the State University, said about him, too, that on a cer bu', sham ful to relate, they ig- tain occasion he was seen arm in nored their political opponents in arm with two negroes on the streets of the State's greatest institution of will produce a witness whom he learning.

peanut politics should receive prop server at the bar of public opinion er condemnation in every quarter for an expression neither personal of the State.

The State University is conducted on non-partisan lines It is libthe institution what would be the which he has so long begged. result. It would certainly greatly

the machineites in the legislature ston and Watts. Spencer Blackburn, Hon. Jas. B of this little clamor. It is meant to Schulken, and Hon. E A. White, discredit the Observer. We want to who died last year.

University should only be conduc. noy this paper. Its enemies have ted by Democrats, but the great done their little best in this direc mass of the people of the State do not entertain such a view, and when the proper oppor unity is the result that it has more busi presented they will rebuke the action of the ballot-thieving ma chine at the polls.

The great people of the State believe that the educational institutions should be kept absolutely free from partisan politics. They are now quite familiar with the revolutionary conduct of the legisla-

The conservative business people and farmers can see that their interests are not safe in the hands of such legislators, who are endeavoring to establish the doctrine that the legislature is the absolute, su preme power in the State, and that the highest court has no right to declare any of its acts unconstitu

The action last week in appointof Republicans as trustees of the University shows to what extent they will be partisan.

It is time for all conservative law abiding citizens to come to gother to save the State and her great institutions from the deep disgrace and humiliation that are now being heaped upon them.

Life, I berry and pros erity are not safe if such men shall control the affairs of the State.

SENATOR PRITCHARD'S SPEECH.

Elsewhere we publish the speech of Senator Pritchard, on the conduct of the ballot stuffing machine in the August election, delivered last Friday in the Senate of the United States. It is well that the country should

know of the conditions that exist in North Carolina, and Senator Pritchard very ably shows up the outrageous methods that were adopted to carry the election He discusses at length the most

infamous provisions of the election law, and also the denial of the write of mandamus which is one of the most ancient and sacred of all writ

The Revolutionists, at their June al right to vot , was about to be denied. They closed the doors of courts of justice in the most out rageous and high handed manner.

This speech will be read with great interest not only in North nibus Public Building bill pased than three months, and pay such the Democratic machine of North Brunswick county.

It shows up in good form the infamous methods to which a party machine can stoop to accomplish party ends.

And it emphasizes the fact that the best citizens must find a common ground on which to silgn themselves in order to save the good name of the Sate.

White Caps Hang Negro.

Burroughs, Ga., March 1.-Last night John Moody, colored, was shot and hanged until he was dead by white caps in the country near here. At the same time another

THE OBSERVER'S ESTIMATE OF

PRANCIS D. WINSTON. Replying to the attacks made upon it by Francis D. Winston and other Democrats in the Legislature, the Charlotte Observer, in its issue citizen of North Carolina of whatso of February 11th, says editorially:

It was Mr. Winston, of Ber te. the reader will recall, who first arose to this question of personal privilege. Mr. Winston now calls himself a Democrat and was elect ed to this Legislature as such. Yet was a candidate for judge and wrote a letter to George H. White, the ne-It would seem that common de- gro solicitor of that district, now a cannot impeach This is one of the This exhibition of narrowness and gentlemen who arraigns The Ob

nor lasulting. Another is Mr. Watts, of Iredell. Populists and Republicans, but sup a country paper which he is suppose the Populists and Republicans posed to edit, and has failed to get were to take offense at the smail- a kick. From his present high ness and narrow-mindedness of the perch he barks again; and in this legislature and make a fight against paragraph he gets the kick for

Mr. Morgan, of the county of impair the usefulness of the Uni- Johnston, also arose to a question versity. But we would not believe of personal privilege, saying that that any Populist or Republican The Observer is not a friend of Bry. institution, which is the pride of the House to avail itself of the opportunity to say what it thought They have too much State pride, of the paper and its editor. We too much love for the University, never heard of Mr. Morgan before and are too desirous of seeing it and never expect to hear of him prosper and extend the scope of its after this Legislature adjourns.

They evidently think that the their power to either injure or an tion, throughout the year, and es pecially within the past year, with ness than it ever had before and stronger in every way. Cha lotte is behind it, the solid people of North Carolina are behind it, and as for the scurvy politicians, snaps its fingers in their faces and defies them.

This editorial would, however, panied by the letter of Mr. Win ston, of Bertie, to the negro solici it could have no better ending than same is hereby, repealed. it has in the introduction here of a copy of the letter in question: Windsor, N. C., June, 1890.

Hon. Geo. H. White, Bocky Mount, My Dear Sir: I regret that I cancure my nomination for judge ing Democrats to fill the positions While there is not much hope for an election, still the remote poselollity of riding the district with ou is a great pleasure.

> Wishing you succe 8. I am, yours very truly, (Signeu) FRANCIS D. WINSTON.

AN OPEN CONFESSION. The Durham Herald says: "The term for which Theo.hius White was appointed having expired, it is rather carious that the legislature did not abolish the office. Or may they were after."

not White.-Raleigh Post.

The above needs no comment, months nor less than two months, and for the same reason they are at the discretion of the court, and ample of its inconsistency by ap- Sec. 6. That this art shall be in cause they "violated the laws of sum of \$500. North Carolina" but because they have some more hungry pets that must be cared for.

WHY DOESN'T HE ANSWER !

answered up to this time:

Public Building Bills.

nent in asking the question."

Washington, March 2 -The Om-Carolina, but throughout the whole by both houses today carried the fine as the court shall adjudge, not Carolina is no respecter of persons By Mr 8 ewart-An act to author-

000 to \$325,000; Winston, N C., \$50,000 to \$60,000; Bristol, Tean., \$156,000 to \$159,000.

Robbers at Lincolnton.

Rutherfordton, N. C., Feb. 28 .-The safes in the stores of two firms and the postoffice at Lincolnton speakers representing that party in defeated candidate, Hon. Jule Carr, were blown open last night.

SENATOR PRITCHARD'S SPEECH

(Continued from First Page.) tions, has displayed a spirit of partimpship that ought to put to blush the cheeks of every conservative

In the elections of 1898 and 1900 are indicted in the United States thousands of colored men, as well as court, but inasmuch as the State of number of white men, who were North Carolina is a party to all prosentitled to vote under our State constitution, were refused registration, offenses over which the State courts and, as a result, a number of regis- have jurisdiction, it seems that our trars were indicted under sections Democratic friends have decided it was not so many years ago that | 5508-5510 of the Revised Statutes that the only way to protect their The machine legislators never he was in the bosom of the Reput- of the United States, and some of political associates who are liable to lican party. During that time he them were charged with conspiracy. be convicted in the State courts for These cases are now pending in the violating a law, which many of the United States district court for the present members of the legislature western district. A number of bills helped to enact, they deliberately were found succequent to the last decided to pass a general amnisty election, but on motion of the coun- law, granting a pardon to this class sel for defense they were all con- of violators of the law. I can not tinued until the spring term in or understand why it is that our Demder that partisan feeling might sub- ocratic friends should be so anxious side and thereby insure to them a about the fate of those who have fair and impartial trial. These men been indicted, becau-e it is contend shousing men to serve as trustees of Tarboro, and if he denies this we were indicied for denying to the ed by them that they are indicied for denying to the citizen a right to which he was en- and if such is the case they will no titled under our State constitution doubt be acquitted by a jury of their and been indicted for violating the countrymen. laws of the United States they had no right to expect the aid of the ber of Democrats to do what I could people of North Carolina in the con- to induce the district attorney to juct of their trial, but in face of the nolle pros the various cases that are fact that the bills upon which they pending in the United States court; This gentleman has been barking had been arranged were found by a but I have declined to interfere in erally patronized by Democrats, at The Observer for years through grand jury composed of leading Re- these cases, feeling, as I do, that the publicans, Populists, and Democrats, enforcement of the laws of the the legislature, during its present United States is intrusted to the

submit to the unlawful methods by State or Federal courts.

crats may hold office. It is a blot pected. and file of the Democratic party, in fore to engage in political affairs. my humble opinion, are not in favor of the unjustifiable methods that are now being resorted to by the mem-

to retain control of our affairs in the future. While discussing this phase of the question I desire to call attention to another bill which has been introdured in the State legislature and which will, in all probability, become be incomplete if it were not accom- a law during its present session.

The bill in question is as follows: "Section 1. That chapter 16, vol. supremacy by the Democrats is gether with a determination to labor tor, White, referred to above, and ume 2, of the Code, be, and the hypocritical, calculated and intend-

maintained, under the provi-ions of half the white people, the Demoprovisions of this act, unless such

fense." Sec. 8 This act shall be in force from and after its ratification." Section 47 provides that any regisrar or judge of election, or county of deeds, clerk or chairman of the colored men in their stead. county board of elections, who shall be it was white and not the office fail to make returns and perform the duties required of him, shall be Just the reverse, my friend. It fined not less than five hundred nor was the office that was wanted and more than one thousand dollars, or imprisoned not more than six

> Section 48 provides that if any ercise the functions of a judge. chairman of the county board of elections, or other returning officer,

priving them of the ballot boxes, or by any other means, his aiders or abettors, shall be guilty of a misdemeanor, and imprisoned not more than three months, and pay such the Demogratic meshing of our people and which necessarily result in the indifferent consideration of all questies in Beautort county.

By Mr Nicholson—To prohibit the sale of liquor in certain localities in By Mr Rountree—To prevent the sale of liquor in certain localities in Brunswick, Ga, \$5,000 to \$100,000; that if any person shall interrupt or inner circle is involved. There was county to issue bonds for the Cape Elizabeth City, N. C., \$50,000 to disturb the registrar while engaged a primary held in our State at the Fear Railway. \$100 000; Newport News, Va , \$100, in the registration of voters, or the last general election for the selection registrar of judges of election while of a candidate to be voted for for engaged in holding the election, etc., United Senator, and it is boldly third reading.

more than thirty days. These provisions were placed in methods. the election law by a Democratic As to the truthfulness of this legislature and were referred to by statement I know nothing, but the the last campaign as an evidence of is one of the most highly respected The robbers made their escape on the fact that they were in favor of a citizens of our State. He has done sioners of Gaston county. a stolen hand car. Something over fair and honest election; but I am more to aid the benevolent institu- An act to establish stock laws in informed that a number of election tions of the State than any other certain sections of Pitt county. officials have already been indicted member of the Democratic party; To create the State Board of Emnegro, whose name cannot be learn.

The total receipts of cotton on in the State courts and that quite a and, with the exception of Mr. Duke balmers of five members to be appropriate to be appropriate to the proposed of five members to the proposed of five members to be appropriate to the proposed of five members to be appropriate to the proposed of five members to be appropriate to the proposed of five members to the proposed of th

ture it is openly proposed to wipe from the statute book by limitation all the provisions by which they can be indicted and punished.

They expend the money of the people of the State to defend those who violated the law for their mke and in consequence of which they ecutions for violations of law or of

I have been appealed to by a numsession, has passed a law which au- courts, and that any interference or thorizes the governor to employ my part would be unwarranted. I counsel to conduct their defense and these men are innocent they ough to pay their attorney fees out of the not to be convicted or punished; but funds in the State treasury. In the if they are guilty, then they ought first instance, the Republican tax to be required to answer the charges pavers of the state are compelled to on which they are indicted in the

which members of their party are! The enactment by the present would wage any war on this great an Democracy and that he desired denied their constitutional rights, general assembly of North Carolina and, in the second instance, they are of an honest election law will protaxed to raise money with which to tect every citizen of the State in the pay the attorney fees of the very enjoyment of his rights, and if such men who robbed them of their is executed then there will be few, rights. Here we have partisanship if any, violations of the law in the of the rankest kind. I have never future, and the necessity of indictknown any party to permit their ments will cease. If such a statute usefulness to attempt now any- What he says is of less consequence, greed for office to force them into is to be enacted, let its provisions be thing that would weaken it But if possible, than the chatter of Win such an uncompromising attitude marked in every line with simplicanxious to secure his election, but before the American people. It on- ity, for as the law demands obedi- he could not stem the tide which for

say to these cattle that it is beyond upon the fair name of the State and The race question is a thing of the places our people in a false attitude, past in North Carolina. The colored a disposition to legislate so as to disbecause the majority of the people man has never dominated the affairs hearten rather than to encourage the of North Carolina are honest, conser- of the white man in that State, and many industrial enterprises that are vative, and law-abiding. The rank he is less inclined now than ever be-The voting population of our

> State, according to the census of bers of the State legislature in order Total white vote, 233,650; total colored vote, 124,107; making an excess of white over colored voters of

will show that there are not more richest States in the Union, but we since 1890. But this cry of white ness men and the farmers come to- to organize.

ed to deceive the voters of the State. Sec. 2. That sections 47, 48, and I call attention to the fact that at 52 of chapter 1 of the laws of 1900, the August election in 1900 in 48 enacted at the adjourned session in counties in North Carolina, wherein June, 1900, and ratified June 13, one fourth colored people and more 1900, be and the same are hereby, than one-half the white people reamended by adding at the end of side, the Republicans secured a not attend the judicial convention each of said sections the words majority of 3,168, and in 50 counon account of pressing engage- "Provided, That no indictment shall lies, wherein four-fifths of the colorments. Please put in a word to se be found or prosecution begun, or ed voters reside and less than one

> this section for any violation of the crats secured a majority of 57,140. Before the last election in North indictment be found or pros-cution Carolina the chairmen of the Repubbe begun within thirty days after lican and Populist committees in a receives a pension from any other the alleged commission of such of number of eastern counties submit. State or the United States shall be of white Populists and Republicans standing; but the leaders of the so called white-supremacy party refuscanva-ser or commissioner, register ed to appoint them and appointed both feet in the Confederate service ful.

are vested with judicial functions, by the clerk of the Superior Court being empowered to order arrests of their respective counties, as prowithout warrants and to punish for vided in the public laws 1879, chapcontempt, and here we have an in- ter 193, and amendment thereto in stance wherein the so-called white- chapter 841 of the laws of 1883, and supremacy party furnished us an ex. chap 619 of the laws of 1899. persecuting the judges-not be. that he shall furfeit and pay the pointing colored men to positions force from and after its ratification. from labor for one day out of sevwherein they are authorized to ex- The following amendment is

people of North Carolina, as a mat guilty of a felony and fined not less tion, in the event that it should be lars." ter of news, how much he and his than one thousand dollars nor more presented to the proper tribunal for had received at the hands of the than five thousand dollars, and be solution. We have at last reached a troduced: Republican party. We have waited imprisoned not less than one nor point where the living issues of the The Revolutionists, at their June one whole week and he still hasn's session, passed a special act absolutely denying any remedy what—

Intelligence of the living issues of the day ought to be considered by the boundary line between Robeson Winston, to ascertain those who Caswell county to levy special tax ever to a voter whose constitution- will not disappoint us; we also hope son who by force or violence shall having them obscured by matters By Mr Brittain- An act relating the editor of the News and Obser- break up or stay any election by as that are calculated to create a pre- to the stock law in Randolph coun ver will not think we are imperti- saulting the officers thereof, or de- judice in the minds of our people ty.

exceeding \$100. It also provides when the fate of any member of the ize the commissioners of Harnett 2. That it shall be the duty of the \$50,000 to \$55,000; Columbus, Ga., he shall, upon conviction, be fined charged by some of the best Demonot more than \$50 or imprisoned crats in the State that the result was Kearney of Franklin county, allowsecured by fraudulent and corrupt ing him to collect arrears of tax s

megro, whose name cannot be learned, was beaten severely with buggy traces and sticks. He may die. So far as can be learned, the trouble arose from the fact that the negroes had run away from contract labor after having got into tract labor after having got into debt.

The total receipts of cotton on the State courts and that quite a number of prosecutions are in contemplation, and in order to shield their henchmen who have deliberately violated the law in order to secure the election of some of the member of the Confederate Veterans' Association of the State, a majority of whom were exceedingly county to levy a special tax.

The Chief Justice of Samoa Says Peruna Is the Very Best Catarrh Cure.



in a recent letter to The Peruna Medicine Co., Chief Justice Chambers says the following of Peruna :

"I have tried one bottle of Peruna, and I can truthfully say it is one of the best tonics I ever used, and I take pleasure in recommending it to all sufferers who are in need of a good medicine. I can recommend it as one of the very best remedies for catarrh.

W. L. Chambers.

different kinds of tonics, but the tonic yellew fever and have been suffering | Peruna is a specific in its operation most needed in this country, where ca- from the ill effects of that dreadful dis- upon the mucous membrane. It is a tarrh is so prevalent, is a tonic that case since my return home. I was ad- tonic that strikes at the rect of all ca-Peruna is a tonic to the mucous mem- can speak in the highest terms of your minute blood vessels and the terminal branes of the whole body. It gives tone remarkable medicine. I feel like a new nerve fibres. Catarrh cannot existiong

stitutes these delicate membranes. Hen. J. E. Macias, recent postmaster It is a fine tonic, and is in every way a den parts of the body. at Porto Rico, in a letter from 1417 K wonderful medicine. Peruna has bestreet, N. W., Washington, D. C. says : come of national importance.

A tonic is a medicine that gives tone | "As a native born Cuban, serving as" It has the record of the greatest coto some part of the system. There are postmaster in Porto Rico, I contracted tarrh remedy of the age." vised by a friend to use Peruna and I tarrhal affections. It gives tone to the to the capillary circulation which con- man and shall take pleasure in recom- where Peruna is used intelligently. mending it to those similarly afflicted. Peruna seeks out cararrh in all the hid-

Address the Peruna Medicine Co., Co-

lumbus, O, for a free ostarrh book.

have chosen Democrats as success. We understand, of course, and ly tends to show the character of the ence, its spirit and meaning should the present seems to be irresistible, troduced: ors to Hon, James E Boyd, Hon. the public understands, the purpose methods that are being employed in be brought within the intelligence and he shared the fate of those who senate—The bill to abolish my State in order that a few Demo- of every citizen if obedience is ex- have dared to incur the displeasure Fayetteville dispensary passed the The present legislature has shown in the House.

being developed throughout our seccertain indebtedness of the State tion and without which there is no Normal College and make approhope for us in the future. The time priation for that institution. is ripe for the organization of a movement on the part of those who desire to secure the upbuilding of our State and the development of our wonderful resources. We have all the natural advantages necessary I am sure that the present census to make North Carolina one of the than 95,000 colored voters in the can never expect to place her in that and change name of Wake Banking State of North Carolina today, thou position to which she is so justly en- and Security Co, to Carolina Trust sands of them having left the State titled until the conservative busi- Co., and giving two years in which

THE LAW MAKERS.

tor the attainment of that end.

Sec. 8. That all laws and clauses of laws enacted since the first of January, 1890, granting pensions to any particular individual named therein, are hereby repealed.

(Continued from First Page.)

Sec. 4. That no inmate of the Soldiers' Home at Raleigh, nor any person who was a deserter or who ted for appointment a list of name- entitled to a pension under this act. Sec. 5. That all ex-Confederate . ho were men of high character and soldiers and sailors who have become totally blind since the war, or who lost their sight or both hands or shall receive from the public treas-Under our laws judges of election ury \$120 a year, to be paid monthly

made to section 1: There is no disposition on the part | "If the fund collected from the of the Republicans of North Caro-special pension tax in any year shall willfully, or of malice, neglect lina to keep alive race or sectional should be insufficient to pay in full to perform any duty, act, matter, or questions. The constitutional amend- the aforesaid pensions, then and in thing required or directed in the ment which was adopted at the Au- that event the State Treasurer shall the sale of all intoxicating liquors Authorizing Mecklenburg county The following appeared in our is- time, manner, and form in which gust elect has passed out of the pay said pension out of the general in Cumberland county, not to ap- to issue bonds to improve public sue of Feb. 21st, and it has not been such duty, act, matter, or thing is realm of politics, and it now be- fund of the State treasury: 'Provi- ply to incorporated towns of 2,000 roads of that county. required to be performed in relation comes a question for the courts, and ded, however, that in no year shall and over. We asked the editor of the News to the election and returns thereof, no one is inclined to interfere with the total amount paid for pensions and Observer last week to tell the that the person so fined shall be an orderly consideration of the ques- exceed two hundred thousand dol-

The following new bills were in-

By Mr Patterson-Relating to the

The following bills passed their For the relief of Ex-sheriff H C

from 1893 to 1900.

Amending the charter of the town of Wadesboro, Anson county, giving the mayor authority to work violators on the roads. To increase the county commis-

The following new bills were in-

Senate but will have to be acted on To regulate the employment of counsel by State institutions. Ju To provide for the payment of

BILLS PASSED THIRD READING. To provide a short form of chattel

mortgages and agricultural liens, and regulate registration of the To establish stock law in certain portions of Wayne county To amend charter 65, acts 1895

Substitute bill to provide for the maintenance, etc., of the Soldiers' Home (makes appropriation of thir-

each of the years 1901 and 1902 and appropriates \$5 000 for repairs and additions to buildings, etc.) To permit New Hanover county authorities to sell old court house

Relating to the State library Gives the librarian an assistant at a salary of \$300 a year. Also pro vides for separate apartments for negroes, and the appointment of a ommittee to select books that are add-d under the regular fund for in Pender county. the purchase of new books every

year, etc)

House.-The revenue act was ta ken up and four sections adopted without amendment. An effort was made to amend the bill in several respects, but they were unsuccess

The Stubbs bill, providing for a division of the school fund among the races, was considered as a special order, and was finally recommitted to the committee on consti-

The following new bills were in Simms, of Wake, to secure to employes of State institutions freedom laws.

Shannonhouse, of Mecklenburg. to protect merchants and prevent ssuing of trading stamps. MacKethan, of Cumberland, to prohibit the manufacture of spirit- at the town of Winton, Bertie counuous or malt liquors, and prevent ty.

Smith, of Gates, to prevent in levy a special tax. debetedness of State institutions Authorizing Nash county to lavy without authority of the Assembly. a special tax. Placed on the calendar.

ish stock law in certain portions Wayne county. fail to pay poll tax under article To authoriz VI of the Constitution.

The bill reads as follows: Section 1. That it shall be the duty of every sheriff in North Caro- ty to levy a special tax. line to file annually in the To enlarge and amend the charoffice of the Register of Deeds of his county a list of all persons who fail

To authorize election in Guilford to pay the poll tax required by law to authorize issue of bonds for pubbefore the first day of March of each

Register of Deeds of each county to

record such list in a book to be pro vided for that purpose by the county com missioners, which book shall

sheriff to account for all such poll-

taxes as he returns in such list as having been paid to him. 4. Any sheriff who includes in such return and list the name of any person who at the time of return shall not have actually paid such poll-tax in cash shall be guilty For Single Subscripof felony, and upon conviction shall be imprisoned in the State's prison

not to exceed ten years. 5 It shall be unlawful for any person to pay for another the polltax required by law, and any person doing so shall be guilty of a misdemeanor, and upon conviction shall be flued not exceeding \$1,000 or imprisoned not to exceed 5 years in the State's prison, or not less than six months in jall. The act is effective after July 1,

BILLS PASSED THIRD READING. Senate bill in behalf of John W. Stamey and W. W. Stringfield, resteen thousand dollars a year for olution to pay expenses of contes ted election case.

Act to prevent fishing for perch of New River in Onslow county. Act to pay certain claims concerning shell fish industry in North Act to piace certain portions of

Cleveland and Burke counties un der stock law. Act to prohibit the manufacture and sale of all intoxicating liquors

PRIDAY.

Senate-The Alexander bill relating to a highway commission and public roads, ferries, bridges and fords, passed final reading, but it was amended in such a vital manner that it will fall far short of its author's original intentions.

NEW BILLS INTRODUCED. In reference to the stock law in

Johnston county. Corporations com-To improve the quality of garden seed sold in North Carolina and prevent fraud in sale of same. To revise the election laws of N Carolina Committee on election

of libraries in rural districts. Edu cation Committee. PASSED FINAL READING. To establish a liquor dispensary

To encourage the establishment

Authorizing Macon county 2

To prevent live stock from run Murphy, of McDowell, to estab- ning at large in certain portions of To authorize commissioners of

Franklin county to levy a special

To authorize Transylvania counlic road improvements. To prevent live stock from runn-

(Continued on Third Page)

can be cured only by a complete system of treat-ment which neutralizes and drives out all of the poison and at the same time builds up the general health of the patient. Dr. Hathaway's method of health of the patient. Dr. Hathaway's method of treating the different stages of this disease stope the outward signs at once and quickly brings about a chorough and permanent cure of every portion of the body, affected, and all this is done in such a way that the patient does not need to isolate hisself or give up his business, nor does he suffer for the balance of his life from salivation or any other reflex action of administered drugs. The patient is simply made again a perfectly well, sound with all danger of transmitting the disease removed. Dr. Hathsway also treats with the same guarante Loss of Manly Vigor, and other chronic diseases of m all Kidney and Urinary and Sexual disorders, Vari

Paper.

THE CAUCASIAN

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