# THE DAILY STANDARD 

Whole No. 133

VoL. $\mathrm{V}_{\mathrm{i}}$-No. 172.
CABARRUS COUNTY GONE OA

## BECORD.

## ving foteans cant sio.

## Vote Fontat by the several


Two thousand uine hundred and twenty four yotes east in Cabarrus out of a registration of about 3,400 . But some of these had moved away and some were decead; at least such was the caye in No, 12. Probably not more than 220 voters in the county failed to vote.

Cleveland d Lecotors.

Harrison r
Weayer pp
Bidwell p
congress.
Jno. S. Henderaon
Alfred E Holton $r$
Alonso C . Shuford p
Wm. H. Moffett p
Elias Uarr d
David M. Furches r
Wyatt P Exum P p
James M. Templeton
associate juetioe of
Jas. C. McRae d
Wm.S. Ball r
udge, 12th JUdical distbict
Geo. A Shuford d
W L Norwood
constitutional amendment.
For Amendment
Against
for senate.
Wm. G. Means d
Ambrose F. Hileman p p
house of representative
1). Henry White d

Jno. M. W. Alexander P p
sheitur.
L. McKeee Morrison

Frank P. Boger p p beaister of debds
Jno. K. Petterson d
Jno. H. Moose p p

> treasurer.

Jno. A. Cline d
coroner.
Jas. N. Brown d
Martin C. Walter pp
John H. Long d
Hayden T. Baker p p
cotton weiahe
Bichard S Harris a
Francis V. Barrier P p
ancime
In the big Winston fire, Sunday morning, the Greensboro fire company did something never before accomplished.
One hour and fifteen minutes after a telegram was sent from Winston to Greeasboro fire company (all of them asleep), this company had gone by special train a distance of 28 miles and was flying water. This has never been done before by any company. And had the Greensboro company not gone to winston, the estruction of rroperty would have

## ten more terrible.

## "What's eld Jones doing?"

"Makin' out an application for pension"
"On what grounds?"
"Votad for Harrison, but lost h

GONCORD. N. C. TUESDAY, NOVEMBERe 15, 1892.

## The Schenek-Fice AEfitr Axatin. Undge Merrimon Dead.

E P Wharton publishes the fol- Chief Justion Merrimondied Sun lowing jetter in the Greensboro day night, at Maletgh." His "death Record, addrestd to Jelge David is not unexpected:
Schenck:

- Dear Sir :-Daring my illness of the past three weeks I have had time to reflect, and have "thought much aboit the part whick I took in the trouble that begga at the Fife meeting in the spring of 1891, and culminated the following fall in the prosecation in the Superior Court against yourself sad sons. I am convinced that your proyocation my interference.
The only reparation which I can make now is this expression of regret. Later, when I am able, I hope to be instrumental in inducing our community to accord to you the justice which bas been withheld to If I feel no reluctance in going beof error. On the other hand, it my wish that this acknowledgment of fault shall be known wherever my action has worked your injary.
To your sous and the rese of your family are due the same amends which I have endeavored to make to you, and I would be glad if you regret. I sope the day is not far distant when the memory of a pro ceeding so hurtful to the peace of
our community and so unjust to you, shall be wiped out forever.
[Sickness generally brings people o therr milk. Trath, though crushed to earth, will rise again ought to be manly enough to make an acknowledgement of their insul to an honored citizen, on account of an alledged convert, and an upstart of an evangelist, who goos around the country doing No Goon bard working, faithful and worthy minis ters of God; and who is trying to ape Rev. Sam Jones, but lacks en
tirely the brain and the character which Mr. Jones possesses to a larg degree.
9 Let the Greensboro "mdignation" cess to wart for a speni of sick now and reverse an unjust resolu tion. This is nune of the Standard' business, except in a general
and we have used it as such.]


## from copas geove.

## Copal Grove, N, C.,

We have but little news, excep
the election, and that is so good we all rejoice and look forward for better tires.
A new parsonage is going up Salem M E Church.
A Mr. Litaker, of Cabarrus coun , cut his hand badly-whitling while visiting in Stanly.
It is rumbred that a wedding wil occur in Ridenhour township, at or ear Misenheimer's springs, soon.
M1ss Mary Sell has returned from
Newton School to visit her mother who has been sick.
We understand that Esq. $\mathbf{R}$ J Ross, of New London, has 8 Cleve and turkeys to be preparcd for a banquet on Grover Cleveland's inanguration.

There seems to be a general fear
of incendiary fires in different parts

The 7theation. Congressional distifict as to have suolification over the recent victory on Wednesday, November the 23 rd . The Demđcrats of "ta-
barrus ars invited to be presênt. .

## dI C Dowd, of the Charlotts Ob

erver foree, is to be married on the 23 re, to iss Eloise Batt.

## "CROOCKER'S FOLLY."

High Fence Bullt by a Millonal
Splte on Obnoxlous Nelghbor. Spite on Obnoxious NeIghbor.
The $\$ 30$, boo wall around the Hopkin The $\$ 30,600$ wall around the Hopkins
eastle at Great Barrington, Mass, is not ${ }^{\circ} \mathrm{a}$ hew idea. About fifteen yeurs ago Charles Croeker, one of the "big four" Central Pacifle rallroad mag. nates,' made a similar '4mprovement," Crooker built himself a mansion on the brow of Nob hill, San Francisco.
The palace covered almost an entire The pa
A gentleman whose name is lost to fame had a modest mansion in a cornger lot of that block. Crocker coveted that lot, but could not get it at his own
price. He was somewhat incensed beprice. He was somewhat incensed be-
cause he, a millionaire, was balked in cause he, a millionaire, was balked in
purchasing what he wanted at his own purchasing what he wanted at hifs own
price. The people of that vicinity were astonished on seeing a board wall being built between Crocker's palace and the gentleman's modest two-story frame, The wonder grow with the feree, which was built to
the cottage.
the cottage.
This wall totally shuts out the light from the west, also the sun after might day. The gentleman appented to the courts, alleging that no person had the right to construct anything, even though upon his own premises, whtch would interfere with the rights and liberties of another; but the courts held differently, though it was admitted by be could give no other reason thay
spite. The gentleman removed his laundry
from the back yard to the roof, and every dne the faunily linen was flaunting in the breeze from his own house-
top, which somewhat spoiled the view of the Crocker family as they gared out upon tha bay and dispelled the ro-
mance of their evening promenades on the eastern piazza.
Under the ruling of the court the gentleman had a right to make an un-
sightly
nuisance of the roof of his house. But he proposed to do more. He insoribed apon his banner, "No
compromise," and refused to sell at any price. Ho was on the eve of rent-
lig honse to a Chineso theatrical company when the proud Crocker or-
dered his wall to be torn down.




Times. The Bankers Daughtor.
He--Didn't my note come to you in time yesterday?
She-No; I never received it.
He-Strangel I wonder when $\mathrm{He}-$ Strangel I wonder where it
went? .
She-Oh, I remember hearing pap She-Oh, I remember hearing papa
say something about a note of yours
going to protest yesterday-whatevor going to protest
that is.-Life.

## TRUSTEEES SALE.

 By virtue of authority vested in executed by George Hart and wife, Maggie Hart, on the 22nd day o October, 1888, which deed in trust, Register's office foy Cabarrus county in Book 4, pages 110 and 111 of record of mortgages, I will sell atpublic auction, at the court house public auction, at the court house
door, in Concord, N. C., on Monday December 5th, 1892, to the highes bidder, for casb, the property de Charley Lion and others. Title to said property supposed to be good, as I am aufhorized to convey under said mortgage.
P. B. Fetzer, Trustee. Nov. 2, '92.

NORTH CAROLINA, Adm'ra Haing been doly appointed and isenheimer, dec'd ary of Jolm A court of Catarins coper sons holding claims afainst the said deceased, are beeby notified to preent them to the undersigsed, duly fore the 10 , for payment on or beor this notice day of November, 1893 , o their recovery be plead as a bar owing said dreeased are all persona prompt payment is expected. This B W, Mise
R W. Misenheimer,
Administrator.

## Tax Notice!

IMPORTANT TO ALL:
I bereby notify all tax. pulk 8 that 1892, levy end seize the ro raonal property of all persons who have taxes. At the same tiaie I phall return to the maver the nancs of all persons who have not puid their poll taxes to the fown. This hurry is
necesitated in consequence of the need of funds for the braded school, is no notice simply to senve, but is
is exactly what 1 ani compelled by law to do. If anyboily thinks I am not essy and see and pay costs.
J. L. BÓGER,

Office, City Hill, opp. Oourt House.

One Dwelling House and̉ Lot for ent adjoining. Mrs, Bracken.
D. L. Gannon.

Nov. 14, 1 m .

## DRESS MAKING.

Mrs. Augucta H Cope is again in Concord and wonld be glad to have all my friends and former custov cited. Residenco in rear of Grided shool building
1 mo . Nov. 3,
VALUABLE TOIVN PROPEKTY FOR SALE


