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LUTHERAN -FOR-YOUNG --- LADIES IN THE SOUTH. Fornished An Able Faculty of Nine Teachers.

A thoroughly reliable School is the ambition of the management. Opens September MARIAN

FEED C. L. T. FISHER, Principal,

SVC N.SI FURE e chi-fashioned and al-3 reliable remedy for ch disorders. 7 One killed 614 werms. f people living to-day fe to this medicine. and medicine

IR OKILDREN FUEY, BAILINGROUND



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deal further in arrears when the next general county fund of the county. Section 3. That section 2548 is heresucceed that which now faces them. by repealed. "A law was made to let the public Section 4. That the office of county

Superintendent of Public Instruction is printing to lowest bidder; but when a firm hereby abolished, to take effect the of the wrong political affiliation made first Monday in June, A. D., 1895, and the lowest bid, it was given to another all the duties provided by law to be firm. This stands out so clearly that performed by the said superintendent he who runs may read.

"The six per cent. interest law is the as Secretary of the Board of Education one pledge religiously observed ; and it any duty specified and to make all necshall be performed by the Clerk of the Board of County Commissioners.

gle. While we think it is a timely ex-Section 5. That the Board of County Commissioners of the several counties in the State shall on the first Monday in June A. D., 1895, and annually thereafter, appoint an examiner, whose law that enables them to collect princi- In case of conflict of ruling by judges a duty it shall be to examine all persons pal and interest monthly. A banker special session of the Supreme Court

of the said county, in conformity to principal laws of this session, the counlaw. There shall be a public examination at the court house, to commence on the first Monday in July, 1895, and

will deliver some of our counties over to therein. annually thereafter, to continue from the negroes ; the latter seems generally day to day until all the applicants are conceded to be just a little better than examined, and the certificate issued

the former law. It may have been wise shall be good for two years from the to take the selection of school books date thereof. All such applicants shall from the hands of one man, as was pay to the examiner, in advance, a fee charged ; but it was unwise to leave so of one dollar for such examination; far-reaching a matter to the counties. Provided, that the examiner may ex-It may have been wise to break the mine applicants for teachers' certifihold of a probable trust ; but it was unates at any other time or place, but when so examined the applicant shall wise to expose the parents of the school

pay to the examiner in advance, a fee of one dollar and fifty cents for such of books; and inasmuch as the book houses will have to send drummers over examination. the State, selling at retail, when the Section 6. That section 2555 be new law goes into effect, the prices of amended by striking out the words books will be correspondingly higher. 'County Superintendent of Public in-We do not care to defend the former struction" wherever they appear in said section, and insert in lieu thereof plan, but it is better than the new. "The Assembly was besieged at the the words "chairman of the Board of beginning by a scrambling conglom-County Commissioners.' meration of office seekers; in fact,

Section 7. That sections 2567, 2568 members of the Assembly itself turned and 2569 are hereby repealed. out to be office seekers, and when one Section 8. That section 2570 be amended by striking out the words seemed anxious to get a bill passed pro-

'County Superintendent of Public In- viding for an office, a colleague would struction," in line one, and insert "the confound him with the question, 'Are clerk of the board of County Commis- you not a candidate for this office ?' It is a pity that the Legislature allowed itsioners.

Section 9. That section 2571 be amended by striking out the words 'County Superintendent of Public Instruction" wherever they occur in said party servants, is the plain duty of leg-

section, and insert in heu thereof the islators. "When expenses were cut down in "Chairman of the Board of words one place they were increased in two. The salary of the superintendent of the County Commissioners." Section 10. That section 2572 be amended by striking out the words penitentiary was reduced \$500; two courts were created that will cost more "County Superintendent of Public Inthan \$50,000. The salary of railroad struction," and insert in lieu thereof commissioners was cut down to \$1,500 'County Examiner." to take effect in 1897; the office of

Section 11. That section 2573 be lumber inspector was established, at a amended by striking out the words "County Superintendent of Public In- salary of not more than \$2,000 a year. Appropriations to asylums and some struction," in line one of said section. of the institutions of higher education and insert in lieu thereof the words were increased. Ten thousand dollars "Clerk of the Board of County Com-

Assembly comes from the people, to the chairman of election board may appoint.

In case of death, etc., of clerk, regisfor each. ter of deeds to perform all such duties. Forther provisions that the jndges of the Supreme and Superior Courts shall exelected and if two candidates receive ercise general, supervising powers over the same vote, another election to be the clerks, etc.; to issue a rule to clerk called. to show cause why he has not performed

the court house door. could be kept only by the severest strug- essary orders, rules, etc.

An appeal shall not postpone any orperiment, we do not think its wisdom is der, etc., of judge, but the same shall unquestionable. Building and loan as- be promptly obeyed, and upon failure county. sociations were finally protected by a so to do clerk punishable for contempt. desiring to teach in the public schools can do likewise. Of the other two shall be called by the Chief Justice upon ty government and the election law, we political party to determine the queswill not express an opinion until we tions involved to the exclusion of all have studied them. We fear the former other business and to render a decision

> Sec. 8. Provides for the election of a nisdemeonor. chairman by the registrars and that any Sec. 30. Provides that Seretary of registrar may conduct the registration alone and for a chairman of the board the several counties. of election on election day and that a majority shall constitute a quorum of

said board; chairman of registrars to have custody of registration books. Sec. 9. Provides that there shall be one registration book for each precinct,

children to a certain expensive change and that registrars shall revise the existing registration except in cases where new precincts are established or the books are lost or mutilated, and then there shall be a new registration in these precincts. Registration books are to be kept open between the

hours of 9 a. m. and 4 p. m. for four consecutive Saturdays before the election, for new registration, etc., and books shall be closed on the Saturday before election at 4. p. m. except in in-

corporated towns, and in these at 9. p. m. Sec. 10. No elector shall vote in any

precinct in which he is not a bona fide resident on election day. Every registration shall specify, as near as may be, selt to be turned aside from its work by the age and residence of the elector, as office seekers and caucuses. Making well as the township or county from

laws, not making offices to support whence he removed in the case of a removal since the last election, and the name by which he is commonly known;

but no registration shall be invalidated because of a failure to specify the age and place of residence, etc., unless it shall appear that upon the registrar properly questioning the elector he de-

clined to answer the questions pertaining to these matters.' Sec. 11. Registration books to be open for inspection on the second Saturday

m., and challenges shall be made then. Challenges to be tried on Saturday next

the registration.

any election.

upon failure to serve upon election day by the county alone shall contain an consent and failing to attend (except in accurate statement for all the persons case of sickness, etc.,) to forfeit and pay voted for and the number of votes cast \$500. Provides penalties for making,

etc., a false return, for making erasures Sec. 25. Person receiving the great- in poll books, for preventing candidates eral Assembly of 1895 of three addiest number of votes to be declared from having copy of poll books, etc. Sec. 70. Compensation of election. Sec. 71. Voters privileged from arrest corporated cities or towns whose term while attending election or going to and of office shall begin April 1st, 1895, and

Sec. 26. Result to be proclaimed at from the same except in certain cases. Sec. 72. Itemized statements must be they shall be furnished with neccessary filed by all candidates within ten days law books, etc ; that at the next general Sec. 27. Provides for counting of votes and declaring of result in senato- after any election, showing in detail all election there shall be elected by each rial districts composed of more than one money expended, etc. Failure to file oucher forfeiture of office.

Sec. 28. Members-elect of General Sec. 73. Persons who receive or con-Assembly to receive certificate from tracts to receive, etc., any money, etc., sheriff and county officers-elect to be for voting or not voting or causing an- years.

notified to meet on the first Monday in other to vote of refrain from voting, December to qualify. Sec. 29. Commends sheriffs to send separate statements of the vote for State less than \$50 and imprisonment not less such power to fully describe the premis-

officers to the Speaker of House of Rep- than six not more than twelve months, es to be sold. esentatives and make failure so to do a or both.

Still Another Boycott. State shall furnish necessary forms to Charlotte Observer.

The Southern Stock Mutual Insur- trust.

Sec. 31. Provides for the opening and ance Company of North Carolina was publishing the returns for State officers chartered by act of the lately adjourned. on the Tuesday after organization of Legislature, with a number of the the General Assembly by the Speaker strongest men in the State named as inin presence of a majority of both houses. In case of a tie General Assembly to central office at Greensboro and agenelect by joint ballot.

cers and filed with the Secre ary of State and recorded in the journals. Sec. 33 and 34. Provide penalties

for officers failing to do any duty pre- the Southeastern Tariff Association to scribed herein and the prosecution thereof.

more than once shall be guilty of an infamous crime and any registrar, etc.

making a fraudulent entry shall be guilty of the same. Sec, 36. Person taking corruptly the

oath for voters, guilty of perjury etc. Sec. 37. Secretary of State to send elerks of courts of several counties sufficient number of copies of this act.

Sec. 38. Forbids mustering of militia and assembly of armed men on election day at any polling place.

must not compete with the Southeastern Sec. 39. Prescribes punishment fo Tariff Association for North Carolina breaking up election day by force, etc. business under penalty of its boycott. Sec. 40. Forbids treating to influence Its agents are to be coerced, if possible, oters on election day, and punishment. and it only remains to be seen how Sec. 41. Person discharging any one many of them, who are agents for both,

rom employment, withdrawing patronwill submit to the coercion. The methage from or otherwise injuring, etc., any od adopted of holding the North Caroualified voter, shall be guilty of a mlslina business for itself, and driving the before the election from 9 a. m. to 4. p. demeanor. home competitors out of the competi-

Sec. 42. Four hundred dollars forfeit tion, is a thoroughly characteristic trust and a misdemeanor for a candidate to election, provided, that the entry of the directly armise to give directly or inreceiving money or reward, etc.

All this has but one meaning, and

that is that a North Carolina Company

ELECTION OF MAGISTRATES. No. 307-An act to provide for election of justices of the peace.

Provides for the election by the Gentional justices for each township and one for one thousand inhabitants of in-

continue for six years; provides that

township three justices and one justice for each one thousand inhabitants of incorporated cities and towns whose term of office shall continue for (2)

AS TO REAL-ESTATE.

Requiring real estate to be sold under

mortgage etc., to be describiled in notice of sale substantially as the same is described in said mortgage or deed of treatment of acute and chronic diseases,

FOR THE PROMOTION OF CHASTITY.

No. 733 .- An act for the protection of girls and for the promotion of chascorporators, and began business with its adding thereto the following, "and cies all over the State. A number of its every person who is convicted of unlawfully and carnally knowing or abusing

Sec. 32. Abstracts of returns for State officers to be made by the two houses of nies embraced in the Southeastern Tariff nies embraced in the Southeastern Stock Assembly, signed by the presiding offi- Association, and as the Southern Stock or imprisonment in the State prison at Mutual did not propose to cut rates, but the discretion of the court, provided she to conduct itself upon a plan of amity with all other companies, it proposed to with any male person."

AMENDMENT TO THE DIVORCE LAWS.

pro rate certain local expenses with it No. 707 .- To amend section 1285 of and the proposition was accepted. A Sec. 35. Provides that any person little later, however, it received notice The Code, adding a cause for divorce. registering or voting illegally or voting from the Tariff Association that it had Act makes abandonment and living reconsidered its purpose, the letter from apart for two years on the part of either the Secretary going on to say that in husband or wife a cause for divorce but view of the rebate clause in the scheme neither party so divorced may remarry of the Southern Stock Mutual it had in the life time of the other. Act apbeen resolved not to co-operate with it. plies only to suits now pending and

This was followed by notices to its agents does not apply to suits to separation throughout the State that they must taking place after the passage of this act. not act as agents of the Southern Stock Mutual.

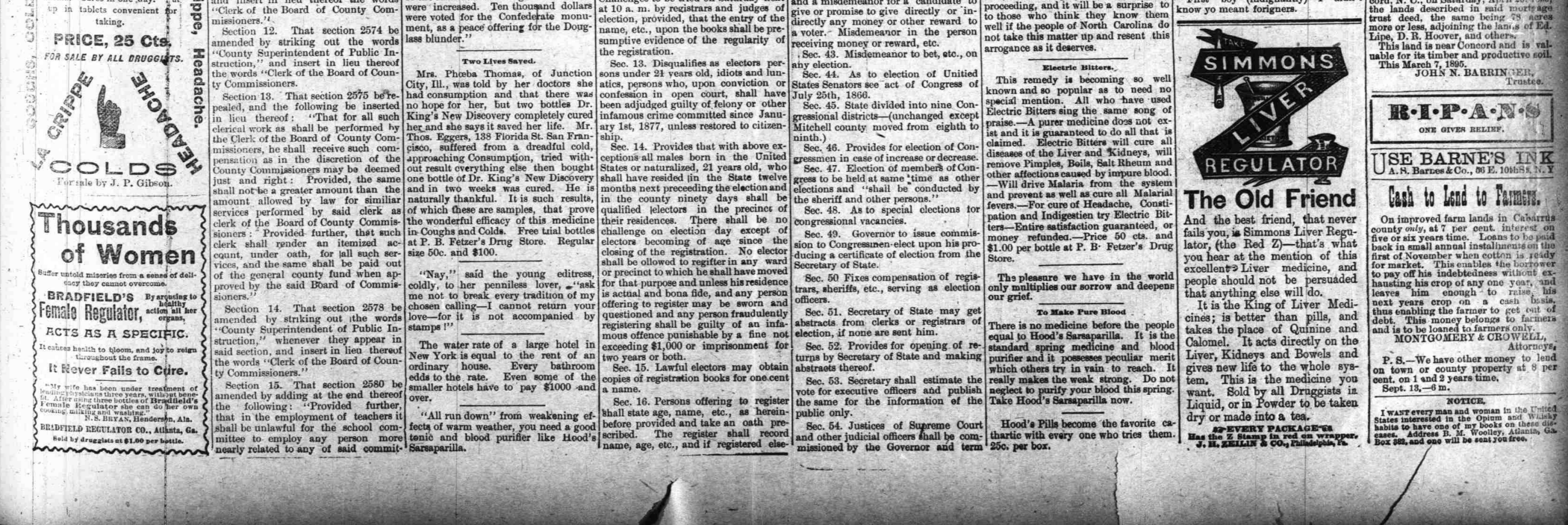
A Sure Bign.

Willie-1 guess papa has said some hing that's made mamma awful angry When these callers go he'll get it ! The undersigned trustee, by virtue of Clara-How do you know? authority vested in him by a mortgage Willie-She's begun to call him dartrust deed, executed to him by W. R.

The Monroe Doctrine.

Teacher-Who was the first man ? First Boy-George Washington. Teacher-Next. Second Boy-Adam.

First boy (indignantly)-I didn'



Makes a specialty of filling your teeta without pain. Gas, ether or chloroform used when desired. Fourteen years' ex perience, Office over Lippards & Bar rier's store.



Offers his professional services to the people of Concord and vicinity. Office in rear of bank, Night calls should be left at Mrs. Dr. Henderson's. Office Hours, 7 to 8 a. m., 1 to 2, and

to 8 p. m. Sept. 20.'94.-1v.

DR. M. HOLDEN, ECLECTIC PHYSICIAN.

CONCORD, N. C.,

Offers his professional services to the citizens of Concord, and vicinity in the Office over furniture store on Main street, where he can be found at all

hours day or night, when not professionally engaged. Feb. 21.-Sm.



MITCHELL'S EYE-SALVE A Certain Safe and Effective Remody for

SORE, WEAK and INFLAMED EVES. Producing Long-Sightedness, an Restoring the Sight of the old. Cures Tear Drops, Granulation, Stye Tumors, Red Eyes, Matted Eye Lashes, AND PRODUCING QUICK RELIEF AND PERMANENT CURE.

Also, equally efficacions when used in other maladies, such as Ulcers, Fever Sores, Tumors, Salt Rheum, Barns, Piles, or wherever fuffammation exists, MITCHELL'S SALVE may be used to

SOLD BY ALL DRUGGISTS AT 23 CENTS

Trustee's Sale.

Swaringen on the 12th day of January,

1891, and registered in the Register's

office for Cabarrus county in book of

mortgages No. 5, page 190-1 default-having been made in the payment of the debt therein secured when due, will sell for cash at public sale to the highest bidder at the court house door in Con-

cord, N. C., on Saturday, April 20, 1305,