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VOLUME XVII.

burglary. Chickens are too small game :

for the modern darky. One of my farm

hands was sent there for two years, and

was disgusted with his associates and

said, "I tell you what, boss, dar is some

mean folks in de chaingang. Fact is,

dar is some folks just as mean in dar as

dar is outen Jar." Cobe says that Cuba

is a good place to send the darkys to,

for the trees are small and the chickens

roost low, but the new negroes dont;

and will take the risk of arrest and pun-

NUMBER 30.

If you have anything to sell, let

ESTABLISHED IN 1878.

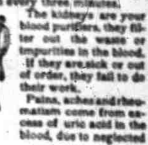
THE CONCORD WEEKLY TIMES

the people know it.

reports where we learn that there are Over-Work Weakens Your Kidneys.

over 2,000 negroes in the State and county chaingangs who are there for stending of some kind. Most of them Unbealthy Eldneys Make Impure Blood are of the new issue who were never in





seem to hanker after chickens like the heart beats, and makes one feel as though oid-fashioned negroes. They had rather they had heart trouble, because the heart is snatch a lady's pocketbook and run. It is associating how many chances they is associating how many chances they personed blood through veins and arteries. It used to be considered that only urinary troubles were to be traced to the kidneys, ishment and yet I have never heard of but now modern science proves that nearly one being turned out of church for ning in kidney trouble. all constitutional diseases have their begin-

If you are sick you can make no mistake War will make white folks steal and by first doctoring your kidneys. The mild Judge Dooley believed that mean whisky and the extraordinary effect of Dr. Kilmer's would. The old-time lawyer used to Swamp-Root, the great kidney remedy to tell how he was broke of taking too soon realized. It stands the highest for its much when he was on the bench of wonderful cures of the most distressing cases

PROFESSIONAL CARDS.

DR. H. C. HERRING, DENTIST,

COMCORD, M. C.

Attorney-at-Law.

MONTGOMERY & CROWELL Attorneys and Counselors-at-Law. CONCORD, N. C.

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ing a Specialty.

It is amszing to read our penitentiary down there to write up the town. I and close by counties. Salary \$500 a year and

BOOK AGENTS WANTED FOR who favor exclusion. The minority re-

There is nothing more pleasing to look upon than a hearty, ruddy face, gained by honest toil. They are the saving of the nation, these toilers of both sexes, struggling for daily bread.

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right remedy for Frey's Vermifuge has cured children for 50 years. Send for illus, book about the ills and the remedy. One bottle malled for 25 cents. E. & S. FREY, Baltimore, Md.

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THE TIMES CONCORD N C. PISO'S CURE FOR N GURES WHERE ALL ELSE FAILS. Cough Syrup. Tastes Good. Use in time. Sold by druggists. CONSUMPTION

THE CONCORD TIMES.

John B. Sherrill, Editor and Owner.

"BE JUST AND FEAR NOT."

CONCORD, N. C., THURSDAY, JANUARY 25, 1900.

"Honest Labor Bears FALLACIES OF NEGRO-HELERS | Populists desire that negroes shall be declare, that they will vite for it, and debarred from office so that only white Republicans and Populists can be put into office by means of the negro vote? In Cornel of Alabama, recognized, after ex-Senator Morgan of Alabama, recognized of Alabama, recognize Why Marion Butler Opposes the Neither Mr. Butler nor Mr. McIver, or tor George Edmunds, as the first constitutional and would result in any other white Republican, will ever tutional lawyer in the United States, making it less possible for the Demo- Find out the place where you may stand

An Expose of His Declaration That He solely because it deprives them, as ion in it which can be interpreted to adopt it and see what the court has to

Constitutional Amendment.

being injected into politics; that the party. Democratic leaders have used the race issue as a most effective barrier to the advancement of the principles of the People's party, and, in fact, to prevent standpoint, he says, would be foolish.

The Constitutional Amendment was proposed to remedy a great evil and accomplished a great patriotic object. It negro suffrage. A large part of the utterly unfit for popular suffrage because

families within their influence un-

Mr. Butler says that he had decided that if adopting the amendment would

Not once does he advert to the grievances and public evils that the amenddisfranchised by section 4. But some

ment is intended to see the advert to the grievdisfranchised by section 4. But some

ment is intended to see the advert to the grievdisfranchised by section 4. But some

ment is intended to see the advert to the grievdisfranchised by section 4. But some ment is intended to remedy and cure. other man who would like myself white boys of North Carolina a better day morning immediately after he had Always, with him, it is partisan politics, partisan

therefore be willing to see the race issue that reason hold section 5 to be unconeliminated, so that his party might stitutional taken by itself. If it should prosper. But about the evilsthat afflict hold that section 4 and 5 taken to- in its full perfection, however, in the the State he is utterly silent.

WHY BUTLER OBJECTS TO THE AMEND-

ment because it does not contain a States Senate, emphatically declaring hind it.

There is indeed but one way to test it, found nothing unconstitutional in the but one way to ascertain whether it is possed to the amendment because, and amendment and that there is no provisional or not, and that is to Will Not Support it Because It will office-seekers, of the negro vote. For deny or abridge the right of the negro eas about it. To vote it down prevents Be found upon the workman's roll. Not Prevent the Negro's Holding Office and political power to vote on account of his race, color or the court from having a chance to pass White Men. these men are willing that the horrible previous condition of servitude. And on its constitutionality. conditions that existed under negro before the debate in the Senate is com-Senator Butler has published in The government in North Carolina between pleted Mr. Butler will hear other great only from the breath of the voters. It Caucasian of January 4 a letter to Mr. 1897 and 1898 should be continued. constitutional lawyers defend and as- it is a good thing, it should be given a George Wilcox, defining his position in They care nothing about the State. sert the entire constitutionality of this chance—not killed at the polls because reference to the Constitutional Amend- Patriotism is a sentiment unknown to measure. What is the opinion of But- somebody says the court might say it is ment. In brief, he says that he has them. They consider only their ler, a briefless lawyer, upon this constitutional. seen much of the evils of the race issue own selfish interests and those of their tutional question, compared with that But if the court would pronounce it

MR. BUTLER AND THE FIFTH SECTION. any independent thought or action should be declared unconstitutional, amendment, or at least he said he in- as a proper exercise of our power for along any line; and he says, in effect, and the rest of the amendment he held tended to vote for it, until a few months the advantage and benefit of the people BILL ARP WRITES A CHAPTER ON not proposed, as Mr. Butler seems to the one apart from the other, can he certainly can learn in a few months, question is this: Will sections 4 and 5 bors. was proposed to eliminate the baneful separately), when taken together and If he missed one he w uld learn before and ruinious influence of irresponsible construed jointly is parts of one single the next election came around. negro population is, as every one knows, enactment? Will the effect of the two scheme, constitute an unconstitutional of their dense ignorance and their want right of the negro to vote on account of boy it will not be for the want of public with Mr. Simmons and he cannot exof hatural capacity; and for these race, color, or previous condition of school facilities. The last Legislature plain his views as to the advantage to reasons their voting power is a menace servitude? Now if the court should have given an earnest of what the Demto the best interest of the people of hold that they were unconstitutional ocratic party means in this matter. Be-North Carolina. The amendment is when considered together, but that sides the usual provision for public intended to cure that evil. If the each considered separately was valid schools, it appropriated an additional derous assaults on an individual. And entirely remove the race issue it will element would be in the combination lic schools. evil of the day in North Carolina is the race issue. We think the great evil of the day is the fact that a multitude of the day is the fact that a multitude of ignorant and irresponsible negroes. We have a superior of the day in North Carolina is the either in the one or the other; and of course both would have to fall. Section open. This incentive will be greater if this amendment is adopted than ever that he have a superior at them. ignorant and irresponsible negroes away any right. It certainly does not exercise so much power at the polls deny or abridge anybody's right for any to learn how to read and write so that

make the people of North Carolina be- had just made a powerful speech in the crats to use the negro any more in polilieve they are opposed to the amend- hearing of Senator Butler in the United ties" and if there was no danger be-

that the Democratic leaders do not de- valid and operative. But why should ago. Why has he changed front? Is of North Carolina? sire to "remove the race scare-crow from that clause be thought unconstitutional? it because he has been promised Re- The people should ask themselves. campaigns." To do so, from their Surely it does not in itself deprive any publican support for re-election to the Do we want this measure? Do we want one of any right. Mr. Butler says it Senate and failing in that a judicial to have the law so that all white men Again, he remarks that while he knew contravenes the Fifteenth Amendment position under McKinley? And was it can vote, and all illiterate negroes canany way in making it less possible for does not deny or abridge anybody's the year 1908 comes, will still be unable ignorant negroes cannot put into power them to use that demagogical and dis- right to vote. On the contrary, quite to read and write and to pay their poll and sustain in power vicious and vile honest cry, and if there were no danger the reverse. It says that the right of tax, and will, therefore, be disfran- rulers, who are an offense to decency lurking behind it, that I could support certain persons to vote shall not be chized. It is possible that there may be and who degrade the administration of denied. Standing by itself and con- some such cases. It is possible that public affairs? If so, here is a measure Senator Butler then proceeds to point sidered separately, this clause cannot some who are boys now within the calculated and intended to correct that out-first, that under the amendment possible be unconstitutional; and it is next eight years will not learn how to evil. The remedy is submitted to the the country negroes will be disfrancised, hardly possible that any court would read and write, or may be too poor to people of North Carolina by the State

(both being constitutional if considered | He would not miss but one election.

considered together be to deny the But if he does not learn while still a smple. For some reason he is irritated

of the two sections; and the infirmity The facilities for every boy to learn the Democratic party. But it is no new

Democratic measure upon the ground lieve the contrary. There are several in office?) and secondly, because the netation that it does not in express terms deprive judges in North Carolina elected on the groes are still allowed to hold office;

al amer.dment is taken up in a scurril-

possibly be unconstitutional. The real without interfering with his daily laquestion is this: Will sections 4 and 5 bors. tion and that would sustain his position against the amendment. The fishwoman harangues in billingsgate when her anger deprives her of

reason: Mario i Butler follows her exthe public of adopting or rejecting a without personal vituperation and slan-

Dr. Stewart and had broken rules re-

negroes who cannot vote under the not hold section 5 unconstitutional and he paid by the first of March the poll wife and me. It's a marvellous remedy amendment cannot hold office after it leave section 4 in operation is that they tax due the previous fall. That might for old people's complaints." Only 50c.

vote, and the elimination of this tion would not be voted for-and every- the public schools. It is the educational | BIRMINGHAM, Ala., Jan. 18 .- At negro constituency will, in itself, put body knows it would not be voted for tax, and as there is to be an educa- Funsdale, Ala., to-day City Marshal an end to negro office-holding. That without the fifth section. The one is tional qualification for voting the poll King shot and killed a negro who was is too plain for argument. Mr. Butler plainly conditioned upon the other. It tax should be duly paid. But Senator suffering from smallpox. There are knows that if the amendment is adopted struing a statue or constitution, where scheme to disqualify men who cannot and the smaller towns are trying to prethere will be no more negro office hold- the court finds this connection between pay their tax before Marc's 1st. That went it from getting into their limits ing in North Carolina. As a matter of different sections, and where it is evil is all that his logic can find in it-"a There was, consequently, much excite course, where their race only is con- dent that the one would not have been scheme to disfranchise," while it is ment when it was reported that a negro cerned in connection with the schools, adopted without the other; it will hold plainly a provision to induce a prompt had arrived in Funsdale with the disease. a couple of times and threatened to do

Used By British Soldiers in Africa.

all negroes of the right to hold office! non-partisan ticket, both upon the Su- and third, because some boys of twelve It is said that the President and Sec-What is the milk in the cocoanut? Is perior and Supreme court benches, who years of age now may not learn how to retary Hay favor the purchase of the it that these white Republicans and have openly declared, and still openly read and write by the year 1908, and Danish West Indies for \$3,000,000.

Beneath some burden low; Take up the task with willing hand Be something, somewhere, new ! Be something in this throbbing day

Of busy hands and feet, A spring beside some dusty way. A shadow from the heat. Be something, somewhere now!

Courage.

Courage—the highest gift, that scorns to To mean devices for a sordid end,

Cocrage—an independent spark from heaven's bright throne. umphant, high alone. Above all vice, it stoops not to be proud.

THE SIN OF STEALING. I have always contended that steal-ing little things was the besetting sin of Sterrett kept a dirty saloon near the the negro and was a race trait. And hotel and the judge patronized him es. You may have a that "they did not, in submitting the amendment, intend to rob themselves That amendment simply says that the he studied law and got his license? In a trade was a race trait every morning before breakfast and by sample bottle by mail that cheating in a trade was a race trait every morning before breakfast and by sample bottle by mail that cheating in a trade was a race trait every morning before breakfast and by sample bottle by mail that cheating in a trade was a race trait every morning before breakfast and by sample bottle by mail that cheating in a trade was a race trait every morning before breakfast and by sample bottle by mail that cheating in a trade was a race trait every morning before breakfast and by sample bottle by mail that cheating in Jews and Gentiles. We white folks court time was pretty mellow. One of their only effective campaign issue right of a citizen to vote shall not be But, even if constitutional from A to will not terrorize communities where do not call it cheating, but say he got cold morning the mischievous lawyers out if you have kidney or bladder trouble. by removing the negro cry from politics, denied or abridged on account of race, leading of the borrowed half dozen silver spoons from b was constitutional and would result in The 'grandfather cause' (fifth section) white boys, twelve years old now, when to have the law so that great crowds of got by deception or a suppression of the them into the judge's overcoat pocket. truth. The negro smooths his sin over He never discovered them until court by calling it taking things-just as our adjourned for dinner and was dreadcook once said to me when I com- fully puzzled and perplexed. He replained about her stealing lard and flour e gnized the spoons, for they had his and rice and such things: "Mr. Major, landlady's mark and were ancient heir-I don't think you miss what I takes." looms in her family. He sent for her is again; at his old place over Yorke's Jewelry Well, I didnt very much, for she never to come to his room and gave them took much at a time, but it annoyed me back with abject apology and said it for her to think she was fooling me must have been Sterrett's whiskey that when she wasn't. But that same negro done it. It sobered him up and made DR. W. C. HOUSTON would sit up all night with a sick friem him very serious all the afternoon. ber of the family and was always good Next morning a trifling fellow was put and kind to our children. Now the on trial for stealing a package of pocket white man rarely steals anything and knives from a store in town: He was long article discussing this constitution- the negro as rarely cheats you in a easily convicted and the judge asked is prepared to do all kinds of dental work in trade. Before the civil war the ne- him if he had anything to say for him the most approved manner. Office over Johnson's Brug Store. groes' most frequent crime was steal- self. "Nothin', judge," said he, "only ing chickens and he got so expert in that I was drinking and don't remembrant business that a law was passed ber about it." The judge leaned formaking it a penal offense for anybody ward and said, "Young man, where to buy chickens from a negro even did you get your liquor?" "At Ster CONCORD, NORTH CAROLINA. though he had raised them in his own rett's," said he: "Discharge him, Mr. yard. We could buy foot mats and Sheriff-discharge him! I am perfectly brooms and baskets, but we must not sware that Sterrett's whiskey will make buy chickens. Law or no law, he con- anybody steal." inued his midnight vocation, and if the We soldiers didn't steal much during w. M. LALLY, M. D. commandment had said thou snalt not the civil war, but sometimes we were covet thy neighbor's chickens it would sorely tempted and fell. Sometimes have been all the same to him. First we got awful tired of salt meat and covet and then steal was part of his re- longed for a change of diet. I remem- offer their profes

dered where he got it. I didn't ques- were tethered. It belonged to a cross adoption of the amendment does not and operative, the unconstitutional \$100,000 from the treasury to help published in the state of the amendment does not and operative, the unconstitutional \$100,000 from the treasury to help published on a hill near by devoted to abuse of Mr. Simmons and feelings. When I was in North Caro- and Major Ayer rode up there one evelina a friend told me about an old ning and tried to buy it. The old man Mr. Butler seems to think the great would be in both and not distinctly how to read and to write grow greater thing that Mr. Simmons and the Demturkey and the proof was positive, and was a Union man and was mad because yet he did not seem to be alarmed. our army had camped on his land and His lawyer was discouraged and said, was cutting his timber. Capt. Cothran Stanly and adjoining counties, in the Supe ignorant and irresponsible negroes away any right. It certainly does not away any right. It certainly does not and pollute public affairs, not only in their strong holds, but throughout the State; that they and a few mean leaders, by their political action, blight the prosperity of the State, and in many sections make the situation of make the situation of make the situation of sales and suppose that he hurls vituperation at them.

It certainly does not devery white boy will be sure that he hurls vituperation at them.

Substitution and irresponsible negroes away any right. It certainly does not devel that he hurls vituperation at them.

Uncle Jack, it looks like they have does not devery white boy will be sure that he hurls vituperation at them.

Doctors Hang a Corpse.

New York Sun.

Twelve doctors, comprising the entire place it in Concord National lane them the same and admining counties of the state and sure that he hurls vituperation at them.

Uncle Jack, it looks like they have devery white boy will be sure that he hurls vituperation at them.

Uncle Jack, it looks like they have devel of the feet and sure that he hurls vituperation at them.

Uncle Jack, it looks like they have devel of the feet and sure that he hurls vituperation at them.

To learn how to read and write of the feet and sure that he hurls vituperation at them.

To learn how to read and write of the feet and sure that he hurls vituperation at them.

To learn how to read and wite of the feet and sure that he hurls vituperation at them.

To learn how to read and write of the feet and sure that he hurls vituperation at them.

To learn how to learn ho prosperity of the State, and in many happen in case section 5 should be held Anything that stimulates the white Blackwell's Island, hung up a corpse by and not gwine to send me to de pen. baked it, and we feasted. The old man sections make the situation of white unconstitutional is wind and fury— boys to acquire an education; and that the neck in the small hours last Satur. No, sir; he aint, he aint done forget came prowling around every day huntwithout there being any basis for the stimulates the father of the white boy to day morning, and executed a war dance wha I know." But Mas John had lost ing for that pig and it was harder to lie desire his son to acquire an education, around it to emphasize their dislike of confidence, for he knew that the judge out of it than it was to steal it. But the cannot be said to be a bad thing in Dr. George Taylor Stewart, the Superin- would do his duty and execute the law. morning we broke camp we sent Tip North Carolina just at this time. It is tendent of the hospital. They were in a short time the trial was over and up there and paid the old woman two possible for the Democrats to raise the take the case of a negro who cannot one of the means of removing the illit-PIRST * CLASS * SERVICE

TO THE PUBLIC.

| Description of the period of the period of the colored boy; and if there were no danger to the amendment, or at least only those who can read and write shall be a bad thing not to apply the same only those who can read and write shall be a bad thing not to apply the same only those who can read and write shall be a bad thing not to apply the same and sent a quarter to our mess. The last the case of a negro who cannot feat the propose it.

| To THE PUBLIC. | Description of the Department of Charities yester of the Colored boy; and it might in care of Dr. Stewart and two assistants of the part of the colored boy; and it might in care of Dr. Stewart and two assistants of the part of the colored boy; and it might in care of Dr. Stewart and two assistants of the part of the Colored boy; and it might in care of Dr. Stewart and two assistants of the part of the Colored boy; and it might in care of Dr. Stewart and two assistants of the part of the Department of Charities yester of the Colored boy; and it might in care of Dr. Stewart and two assistants of the part of the Colored boy; and it might in care of Dr. Stewart and two assistants of the part of the Colored boy; and it might in care of Dr. Stewart and two assistants of the part of the Colored boy; and it might in care of Dr. Stewart and two assistant .min' much. Only dis, you know all and when he inquired of Burnett if they

about dat old war which we all got had seen it around, Burnet whispered The race issue, he says, makes sgainst the People's party, and he would the suffrage; plainly the court cannot for the report that.

Board of the nospital. The report for must out wid you to de army fresh pig for dinner yesterday, but he for you was a cappen and old mustn't tell who told him. I belonged that. very bes' I could for four mighty long moned before him to be tried on a years and how one time you got wound- charge of stealing the old man's pig. ed and I staid by you ontell you was It was a kind of mock trial and resulted well again and how another time you in convicting Burnett and Ayer, and took the measles and me, too, and I they had to pay for the pig. But I am stay by you and nus' you and how an- pleased to say of our Confederate soloder time dem Yankees cotch me and diers that I never knew a case of flagot away in de night and come back grant or cruel robbery or pillage, nor to you and how sometimes you get out did I ever know of but instance of a of money and out of sumfen to eat all soldier violating the sacred rights of a at de same time and you call me up man's family. At Centerville the Louand say, 'Jack, you mus' go out a islana Tigers, as they were called, comforagin' and get us sumfin', and I go mitted a shamelul outrage in the counout late in de night and bring you try near by and were immediately archickens and rostin' ears and one time rested and tried that evening and shot I bring you a turkey, and you neber ax next morning at sunrise. "Old Joe me nuffin' about whar I got him and Johnston beat lynch law out of sight you never giv' me any money to buy when he had a sure case. There are him, did you, Mas Judge? You call it various kinds of stealing, but the most foragin' den, didn't you, Mas Judge, aggravating to writers for the press is and if it w-as foraging den how cum it the stealing by the press. Two friends,

By this time the courtroom was con- Los Angeles, Cal., have recently sent rulsed with laughter and the judge me copies of papers published in their could not conceal his emotion, for his towns, in which the said papers have recollection of the old darky's faithful copied from the Chicago Inter-Ocean ness was revived afresh. He wiped his the letter I wrote for the Constitution brow and his eyes, and said: "Mr. about Pelzer, South Carolina. My Sheriff, adjourn court. Uncle Jack, I name is not mentioned, nor is the letwill p y for that turkey, but you must ter credited to the Constitution; only a not do so any more. When you need few immaterial changes have been ve was a second anything you must come to me. I made, just enough to make is appear

Made from pure cream of tartar. Safeguards the food

against alum Alum baking powders are the greatest menacers to health of the present day.

Baking Powder

tion, ointment or balm for Cuts, Corns, Burns, Boils, Sores, Felons, Ulcers, Tetters, Salt Rheum, Fever, Sores, Chapped Hands, Skin Eruptions; Infallible for Piles. Cure guaranteed. Only 25c. at Fetzer's drug store.

The Roberts committee concluded its work on the 17th and came to a unanimous finding as to facts. The majority report will be signed by seven members port is signed by two members who favor seating Roberts, then expelling

one in Birmingham and the other in

Bucklen's Arnica Salve.

Has word-wide fame for marvellous cures. It surpasses any other salve, lo-

L. T. HARTSELL Prompt attention given to all basin Office in Morris building, opposite the ec

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CONCORD, N. C.

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Fine Watchwork and Engray-

WANTED. Several bright and honest have known petty thieves sent to the case states and the color of control of the case salary. Position permanent: Our references any bank in any town. It is mainly office work conducted at home. Reference Enclose self-addressed stamped envelope.

Bucklen's Arnica Salve.



Compromise is allowed in the limits of expediency, but never in the limits of principle.

for instance, a few negroes may be per- them both good or hold them both bad. payment of the educational tax on The negro was arrested and locked up mitted to hold office; but if the amend- This is the only way the court can se- which the public schools so largely de- in a vacant storehouse. He broke out ment is adopted it will be impossible cure to the voter what he has voted for. pends. for a negro to be again elected to a To strike out the fifth section and leave political office, or be elected to any the fourth would be amending the con- To sum up Senator Butler's argu- with him when he broke out the third position where he will come in touch stitution in a particular not voted for ment, then: He makes the ridiculous time. Then he set fire to the store and with white men or white women of the by the people, and it would be the suggestion that the 5th section may be got out. The citizens left the Marshal to State, or exercise any control over their court's making for the people an held "unconstitutional," since it admits attend to him. The negro attempted affairs. But Mr. Butler and Mr. McIver amendment which the people themselves people to the ballot box; and basing an to strike the Marshal with a stick and are not satisfied with this practical re-moval of the negro as an office holder. alone have the right to-amend their argues that many illiterate white men negro. The Marshal was not arrested. They insist that the law should say in constitution. No court can do that for in the State may be disfranchised. But so many words "that no negro shall them. even if the court should hold that the hold office." This is a peculiar position for men to occupy who are anxi- of the amendment is unconstitutional, entire plan is absolutely lawful and con- all over Africa as commander of the

ously insieting that every negro shall either when they are taken separately stitutional, he would still oppose the forces that captured the famous rebel be allowed to vote. Think about it; or when taken together. We will not whole thing because, first, the town ue- Galishe. Under date of Nov. 4, 1897, these men, political bed-fellows with stop to make an argument upon that gross are not disfranchised while the from Vryburg, Bechnanaland, he writes: Senator Pritchard, and who belong to a line now. Mr. Butler says only Demo- country negroes are. (How long will it .. Before starting on the last campaign I class of politicians who have looked to cratic lawyers maintain the constitute be before Mr. Butler will be bolding bought a quantity of Chamberlain's the negro party for office, one of them tionality of the amendment as a whole, night caucuses with the leaders of these Colic, Cholera and Diarrhoea Remedy, now holding the high office of United and that they are dishonest. Well, despised town darkies, and sending which I used myself when troubled with States Senator by the negro votes, and there are hundreds of lawyears in North them out into the country to inflame bowel complaint, and had given to my who hopes to be re-elected to that office Carolina who believe it is constitutional. the good country darkies he talks about men, and in every case it proved most through the negro vote, objecting to a Indeed, there are scarcely any who be- against the white, and to put him back beneficial. For sale by M. L. Marsh &

of Morgan, whose reputation as a law- constitutional, then it ought not to be yer and statesman is world-wide? Sen- killed at the polls-if it is a good thing. By which the soul stands raised. ator Butler is welcome to his opinion. And so, after all, the question for the Mr. Butler discusses what would be He has but little company. But even votere of the State is: Is this measure Great in itself, not praises of the crowd, the result if the "grandfather clause" he was at one time in favor of the one that appeals to our best judgment

while the town negroes will not be; listen to an argument attempting to pay their poll tax. If so, it would be Legislature for their approval. Do they that about fifty thousand negroes will show that this section by itself either an int. 'al case. It often happens approve it; if so let them say so at the denies or abridges anybody's right to that great public reforms bear hard on polls. town negroes. And he objects that the vote, for it does exactly the reverse of some individual. But if it bears bard THE SENATOR'S PERSONALITIES. town negro can not only vote, but still that. Neither is section 4 considered on any white boy that he cannot vote can hold office. He insists therefore by itself open to the argument of un because he has not learned to read and that "the race issue" will still be kept constitutionality. It simply prescribes write, he will doubtless be spurred up an educational qualification that every to learning. It would not take him body admits the State has a right to long to qualify himself. If his parents ous attack on Mr. F. M. Simmons and impose. Therefore neither of these have not sent him to the public school in abusing the Democratic party. sections, taken by itself and considered while under age, after he is twenty-one, that by lugging in such matter to fill

The logic of Senator Butler is found specting the treatment of the dead. gether constitute an unconstitutional last objectin he makes to the operation scheme of suffrage the whole amend- of the amendment as a whole. "Ad- J. C. Sherman, the veteran editor of ment would have to be declared uncon- mit," he says, "that it is constitutional, the Vermont (Mich.) Echo, has discovstitutional upon the ground that the and let's see how it will work!" Well, ered the remarkable secret of keeping Mr. Butler objects, in the second two sections taken together as a whole let's see. The amendment says that old people young. For years he has place, that the amendment does not discriminate against some voter notem- every person before he shall be entitled avoided Nervousness, Sleeplessness, Indeprive all negroes of the right to hold braced in section 5; and so there is ab- to a vote shall have paid on or before digestion, Heart Trouble, Constipation office; and, indeed, Mr. Alexander Mc- solutely no danger of section 5 being the first day of March of the year in and Rheumatism by using Electric Bit-Iver, a Republican leader of long stand- annulled, leaving section 4 in operation: which he proposes to vote his poll-tax ters, and he writes: "It gently stimuing, also makes that objection. Under and no such danger as Mr. Butler ima- as prescribed by law for the previous lates the kidneys, tones the stomach, the Constitution only such persons as gines or pretends to imagine exists.

Another reason why the courts can proposing to vote must show that petite. It has worked wonders for my

is adopted. The amendment will de- together clearly make one scheme for be a hardship in some individual case, at Fetzer's drug store. prive at least between eighty and one- legislation. They will be voted for not but it will ensure the prompt payment hundred thousand negroes of the right separately, but jointly. The fourth sec- of the poll tax; and the poll tax goes to and Mr. McIyer, and everybody else, is a rule universal application in con- Butler sees in this only a Democratic many cases of this disease in the State