AND Nathaniel said unto Elias. "Thou art the man."

O. MY! Ain't the "ring" a daisy, if it is mostly brass ?

THE O in Mr. N. O. Petree's name is not the lotter O. It represents a string."

Tunn out. Democrats, and elect your ticket. It is a good one and they are not akin to each other.

MR. Petree is the "middle man" of the 'ring,' but Billy Johnson says he is going to "plank" him out.

PETREE, Carroll & Brothers, deal ers in the county offices of Stokes Place of business, court house.

MR. Petree is a great marble player But he is now in the ring and therefore "fat." That gives Johnson the game

WHEN-N. O. made the motion And R. J. gave the "nag," Then Flinchum changed his notion And Elias got the "bag."

Ma. Fulton has a deputy sheriff un der him who has been "cussing" Wall deputy still owes Wall a tax.

ABOUT nine-tenths of the Populist in Stokes bailed from the Democratic side. So every vote for Pringle is adding to the strength of Petree and taking away the strength of King.

and not brother "Right") says he Then, upon reflection, it would seem to didn't know that brother-in-law Vosa was going to be a candidate. He knows it now and why don't be come off the There is no sacrifice of principle by

Our of over 200 good Republicans in Peter's Creek Township, Mr. Fulton could not find one fit to collect the on your overcoat, march to the polls and taxes in that township. O, ye genera- cast your ballot for Walter W. King. tion of Peter's Creek Republicans, what the candidate of the only party which is come ye out for to see ? A Reid sha- at heart a friend to poor and oppressed. ken by the wind.

Our of several hundred Republicans at the convention, Mr. Elias Vosa wad able to get the nomination for Treasurer charging that Sheriff Wall, in his set with only 65 supporters. Mr. Voss didn't have many votes, but he had a shrewd brother-in-law in Mr. Petree.

Republicans put out a ticket they will in that way. The taxes for 1891 have all a Republican has got to do, is to does not owe the county one cent on will stick, even if all the nominations sented by that check has been paid. are captured by two families.

MR. R. P. McAnally, who was nomi nated for Surveyor by the Third party will show this. Mr. Fulton fully underdeclines the nomination. In a letter to a friend in Danbury, Mr. McAnally says: "I wish you would write a card crat since the Pops have gone Republi- Stokes. But for this act of Mr. Taylor

that the Democrats urged Mr. J. S. did. Hill for Sheriff. Mr. Petree surely Mr. Hill promptly withdrew it himself His cousin by marriage, Mr. Ross, was a candidate and Mr. Hill, unlike the "family ring," declined to run.

THE court bouse ring says we are trying to make Republicans mad by charging "family ring." We are just stating facts. If the Republicans of stand it. Stokes are satisfied with the Petrees and Carrolls holding all the offices, that is their affairs. The Democrats would pever support two families only. If a few ringsters capture a Democratic convention, the Democrats beat them.

A REPUBLICAN named Mabe met a Democrat the other day and, thinking the Demograt was a Republican from his name, discussed the hard times and low priges of tobacco. The Republican said : "Of course we know the Demoats are not responsible but we must keep up the talk until after the elecknows that this talk about hard times. eto., is to carry the election.

PRINGLE, THE POPULIST.

Dr. Alopzo J. Pringle is a candidate for the House of Representatives, or the I hind party ticket.

Any person possessed of the intelligence of a billy goat knows that there Stokes county by a party whose acknowledged leader favors, and introsame Populist, Sepator Peffer, introduced bills in Congress requiring the appropriation of more money than is ging ; free agricultural ties ; free agriof us can do withon); a reduction of the enormous sum of one hundred and forty one millions, three bundred thousands of dollars on woolen goods, which is a which everybody wants ; cheaper necessaries in all lines : the income tax : the anti-trust law and many other good things which we haven't the space to mention. Is there an honest citizen of for not collecting the taxes. That Stokes county who can conscientiously vote for Pringle a portion of whose platform we have just stated ?

Of course Pringle can't be elected That's conceded by all. The real fi. will be between King and Petree, the Democratic and Republican candidates. Every ballot that is east for Pringle is MR. PETREE (we mean Clerk Petree half a vote for Petree, the Rad car be utter folly to vote for Pringle, when by so doing you throw away your vote voting against Pringle, for his party has has no principles. So, when the 6th day of November has dawned, put

AN EXPLAN ATION.

Some of the Republicans are secre tlement of the taxes for 1891, used check given by Mr. Spot Taylor for \$4,000, and are trying to leave the Ma. N. O. Petree says that when the impression that the county lost money Mr. Wall has been sued for the taxes of 1892, but Mr. Taylor had a thing stands the transaction and doesn't dure

to charge it on the ste up. In aiding Sheriff Wall in that setthe 3rd 1 a ty. Am too good a Demo- large number of poor tax payers of many a poor man's cow would have gone

The tax-payers will appreciate

their county convention. It speaks well for Mr. Petree's skill as a politician that he can cause 65 men out of in-law, Mr. Voss.

side an experienced man, and a good the panic which had been increased, if years ending July 1st, 1894. The exsurveyor, in order to promote brother not fomented, in the interest of a single \$70,000,000, even after the sale of gold standard, and was the final result \$50,000, 000 of bonds to replenish the

at Hilisboro

The candidates for Congress met a this place on Monday, October 1st, and the opening ageoch was made by Hon. Thomas Settle. He proceeded in is no earthly chance of Pringle's election. labored attempt to show that the Re He is holated before the people of publican party was friendly to the free coinage of silver, and that in voting in favor of the repeal of the Sherman law. he was carrying out that doctrine, and duced a bill in Congress to the effect, was then and now in favor of coining that all the taxes for the support of the the American product of silver. His government be levied on lands. This principal attack was on the failure, as he alleged, of the Democratic party, to carry out the pledges in the Chicago of elections, and help to keep the Replatform, but he admitted the repeal of publican party in power. The Demothe Federal Election Laws, and of the crats intended to see that there was a contained in the whole civilized and Sherman law requiring the purchase of free ballot and fair count, but no longer uncivilised world. Dr. Pringle, the \$54,000,000 worth of silver bullion would Federal satraps be permitted to Pop, is a candidate of a party which every year, to be piled up in the Treas. control elections. That the Democratic "especially denounces" free cotton bag- ury ; and also that a tariff bill had been party had then proceeded to repeal the passed which was not in all respects McKinley Tariff Law, and while it was cultural implements, which farmers are red that he had voted against this bill the present tariff act, his opposition to compelled to have; free salt, which none and claimed he did so because the tax it, and that of Mr. Wilson, Mr. Mills tited to show that his absence or fail did not go far enough in giving free ures to respond to roll call, were on ac- raw materials, and was too favorable count of the agreement of the Republicaps to fillbuster and prevent legislation God send to all; cheaper bardware, by refusing to answer to their names when called, and thus prevent a quorum at all, and caused the manufacturers to and compel the Democrats to keep enough of their own members present, to do the voting necessary to pase such measures as were brought forward : and that being in a minority he often fa od to answer until the amendand condensed the present Election Laws of North Carolina because the bled from the different parts of the oisy in so doing. Such conduct show them; and to the credit of many of had an income of \$4,000 and over, and bem present, both white and colored. we know that such conduct is not us. proved, as they have too much respect think that courtesy, and the good try, to contribute somewhat of their feeling which should prevail between surplus wealth to pay the heavy pen-

Third Party people or Democrats. Mr. A. W. Graham on rising was reseived by a hearty ovation from his old own persons to the ragers of the friends and neighbors, and stated that take cure of it. Mr. Petree thinks that been paid up in full and Sheriff Wall he regretted to see that some of the col. Democratic party not fulfilling the ored people had lost their good manners promises, when no more eneficent legisand he would allow a short true for la on bad been ensered rince the these to retire who did not wish to lies. Walker tariff of 1846. Then we had ten to a legitimate discussion of the the dire prophecies of Mr. Webster and

issues of the day. Mr. Settle requested that all disor- would follow, but the sun of prosperity to do with those taxes. The coords der should cease, and all who could do had blessed the land, so a uch and ed so would remain through the discussion. that in 1857 there was no opposition of Mr. Graham then proceeded with any consequence to a further reduchis speech, and stated that one who wes tion. The act has not fully gone into free in his accusitions of unfaithfulness offict, but even now we feel its b. to their pledges on the part of the Dem. uign influence, and hope and confidence for me and publish it in the REPORTER thement, Mr. Taylor reaped no benefit, ocratic party, should be prepared to are dispelling the gloom and apprehensaying I am not in it' as a candidate of but did an act of real kindness to a give an account of his stewardship, and sion of the timid who fea ed a change show that he had cast some vote for of policy. The Third party cald see measures beneficial to the people of the many of their theories po. into actual District, and had at least been active operation, and will they now assist to in preventing legislation which deemed return to Congress one, who had fol-MR. Petree tries to counteract the under the auctioneer's hammer. Mr. to be hurtful, but the Journal of the lowed his party in opposition to all pharge of "family ring" by saying some Wall would have been compelled to House would show that 308 calls of the these blessed charges to favor of the of the Democratic candidates are kin sell out the people for their taxes, but roll had been made on different bills working man and laborer, and who to him. He fails to agate that the Spot Taylor came to their rescue and and resolutions, and Mr. Settle had would continue the McKinley act, and failed to respond 256 times, and had return to the protected interests of the Democratic candidates are not kin to the county has not lost a dime by his only voted 52 times at an average of North the right to impose exac ons each other and were not nominated by act of friendship to the people. Taylor \$144 for each vote. Were the services limited only by their own greed and any plurality vote. He further says reaped no benefit, but the poor people of the present member worth this to the their insatiable cry of "give, give." The people of this District ! He comes be- country is at last aroused, and McKin-Spot Taylor's check is good any day fore you seeking a re-election and your ley and his theor es will have to go to nd it is a great pity Mr. Fulton did endorsement. Can you say well done the rear. While there has not yet been name was put before the convention and have some friend with means to aid good and faithful servant? and again a settlement of matters of banking and entrust him with duties which he has currency in the short time elapsed; him and keep him from pushing people failed to discharge. Again Mr. Settle when has so much been accomplished and piling up costs on them at a time had claimed that soon after the election We have every reason to hope that a when the tax-payers really needed some of 1892, when the resurt showed that practical and wise solution of all these the Democrats would come in power, matters will be made in the next sesfactories had stopped business had been paralyzed, panie had spread over not given your State Banks the right to Spot's conduct when they fully under-the country, strikes bad tak n place, is sue notes. Why did he not vote for stand it. By a combination of his party, tainly this was not due to any Demo- with Populists and some Democrats, it MR. Petree claims that there were cratic legislation, as the Congress did was defeated. Can be with any grace four or five hundred Republicans at not meet until the eighth of August complain a meansure was not passed 1893, called in extra ression by Mr. which he helped to defeat! The Tres. Cleveland to undo the vicious and un- ury notes of the United States bave wise legislation of the Republican party in forcing the Sherman law upon the he vote for it? He complains that the several bundred to nominate his brother the country. This had been accomplished tax on whiskey has been raised from ed, and while he regretted that it had 90 cents to \$1.10 per gallon. What not been accompanied by some legisla- compelled this, except the squandering WE doubt if Gaston Carroll can tion securing the better circulation of of the surplus left in the Treasury by silver, as a part of the currency of the Mr. Cleveland when he retired in March Republicans (we mean the "ring") set den, and in some degree tended to allay

Graham and Settle of thirty years of Republican rule in this gold in the Treasury. Something had country, in the interest of monopolies and protected manufacturers, leaving the Treasury almost empty and stagnation in the avenues of trade, because the people were unable longer to pay the heavy tribute exacted from them to enrich the protected favorites, and campaign contributors, who had purchased the right to wri te their schedules in the McKinley tariff of 1890. The Domecratic party had then proceeded to repeal every vestige of the Federal Election Laws, which coubled Republican Marshals and Supervisors and their horde of subordinates to arrest man without warrant, to overawe the Judges such as Mr. Cleveland liked, and admit- true that Mr. Oleveland has not signed was increased on whiskey. He then and others was on the ground that its still to some of the pr tag ed interests. Mr. Settle an i his party opposed it

because it provided for any reduction Lesen the heavy exactions, which for years they had made upon the farmers and raisers of the products of the country. That this law made an average reduction of nearly 30 per cent. in joinder was of course applauded b many articles, and placed upon the free them, and he ended by a camparison of ment of the rules, allowing those pres- list the farming machinery and tools the claim of the Democrats that they ent, who did not vote, to be counted in required for agriculture. That the had fulfilled their promises, and ask making a queram. He next proceeded o price of woolen clothing would be much lug again to be put into power, to the advocate a fusion of Populists and Re reduced, and when the colored peo. temptation of our Savier by the devil, publicans to secure purity of election, ple bad applauded Mr. Settle, when be and asked his Republican friends to said that he was in favor of protection, give the reply "Get thee behind me

they did not understand it was a pro-County Commissioners appointed the tection to the man who made their im- ly applauded by those who could not se Registrars and Judges of Election, plements, and had kept up the high Mr. Settle is a graceful speaker, and prices upon them, and caused thom to he Republicans who had been assem pay at least a third more, than they would have to do hereafter for their County, and the colored contingent buts, their coats, their woolen shirts, promised in the discharge of the duties we e very cut Lusiastic in their applause. and every kind of wearing apparel. to which he expected to be called, to At the conclusion of his address by a That there had been some reduction display the same filelity to public in preconcerted signal, as it seemed, a already, but there would be more after terests that be had shown in the trusts. arge part of the negroes and some of January next when the woolen schedthe white Republicans proceeded to ule took effect. That this law also in his profession, and wound up the disleave the court house, and were very addition to lessening the burden of the working man, put an income tax of and with the assurance that in Old the bad leadership now controlling \$2.00 on the \$100.00 upon these who Orange, where he is known and loved

thus compelled those, who were blessed cith ... iluence, and pany of whom had a i the toundation of their wealth upon the dire necessities of their counthe races, will allow any such breach of sions awarded to those win and served decorum to go unrebuked by decent their country in the field, was a many of those now comple nine had sent their substitutes, and did not expose the r contest. What idle talk about the others that destruction of industrice

sion. Mr. Settle says that they have

to be done, and while I regret that this increase was made, when you complain remember that Republican extrava gance and failure to provide proper essary. And now I ask the men of the Third party will you, under his cry of purity of Elections, halp to return him to Congress to dodge important votes, or to vote against your interests ! But what a pretonce that the Republi-Ban party favors purity of Elections! In 1867 when they first allowed you to vote huder Reconstruction, were not the ballots sent to Charleston to be counted by military satraps1 Tilden was elected President in 1876 my opponent succeeded in defeating R. R. Glenn for Solicitor and was born into political life, was it not accomplished by baying his name printed on the Democratic Judicial ticket, and being at the bottom it escaped the dehave voted for him if they had known his name was on the ticket? I do not five" or 500, and if elections are to b pure, will it be accomplished by ful lowing the actions of my competitor who ofor wave that are dark and tricks that are vain" is very peculiar.

The above is a more outline of M. Grabam's remarks, and at the end o his speech there was a return of the Republican cohorts who had goneout, to again obser for Settle. His short re-Satan," which of course was vociferous its inappropriateness, and again retired for "spiritual" refreshment.

Mr. Graham in the 15 minutes al lowed clinched the points he made, and which had been committed to him a gussien to the satisfaction of his friends on increase would be made in the Demcratic vote, and that he would receive he cordial support of those who have honored him in the rast, and would

Sad and Gloomy

Weak and Dyspoptic Hood's Sarsapariila Gave Strength



Dr. J. R. White

"I have not words enough to excress we thanks for the great beneats received from a few bottles of Hood's sarapparilla. I was weak, and it made me strong; I was a dyspep-tic, and it cured me; I was sad and gloomy, and it made me cheerful and hopeful. And last though not least, it made me an ardent and

(\$5.18,35.) and the further sum of \$42.25 cents cost and interest: 1 will sell by virue of and executions at court house door in own of Daubury, to the highest bidder for cash, on Monday the 22nd of Oct. 1894, at 12 o'clock in, the following described prop-Hood's E Cures working democrat. All who have taken Hood's sarsaparilla with my advice, report good re sults. I gladly recommend it to all sufferers J. R. Whitte, M. D., Birmingham, Ala. N. B. If you decide to take Hood's Sar-saparilla do not be induced to buy any other instead. Insist upon HOOP'S.

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Execution Sale.

By virtue of an execution in my hands, issued by the Clerk of the Superior court, of Stokes county, returnable to the full te at 6 the Super-or court of said county in factor of James M. Kiser and against John A. Timmons and Isaac Timmons for the stan of \$149.14 (one handred and by nine dollars and fourteness to) and microst on same from or 15th of Domnor 1583 and coast I will self-time that so belief for each at the microst I will self-time that so belief for each at the microst I will self-time that so belief for each at the microst doc 1 Danbury on Monare Committee 1889 a 10 % to k. A. Timutenes of the lends of R. L. Wates or less, adjoining the lends of R. L. Wates Peter Kise, J. D. E. and Chars. This 27th of Argues 1 4. J. H. FULTON, Sheriff of Stokes County.

AND POTASSIUM Makes in Blood Poison Rheumatism and Scrofula

PRICKLY ASH, POKE ROOT Marvelous Cures

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r Walnut Cove... v Walnut Cove... v Stokesdale....

NORTH BOUND.

SOUTH BOUND.

SOUTH EQUAD.

Execution Sale.

By virtue of study executions in my ands issued by the Clerk of Superior out of Guilford Co; and returnable to

ecember term of said court in favor of E. Wharton to use of Wm. E. Worth and

thers, and against Greensboro Coal and Mining company, for the same altogether imounting to, two thousand five hundred and eighteen dollars and thirty three ceuts,

This September 21st, 1894.

J. H. FULTON,
Sheriff of Sokes county.

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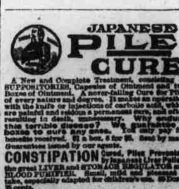
12 o'clock in, the following described prop
state to wit:

All the mineral interest in a tract of land
on Old field creek adjoining the lands of
Mrs. Valentine, the Poindexter property
and others containing 140 acres more or
less; also a lot of tools, railre id iron and
mining im liments of various kinds belenging to said Greensboro cool and mining
company; and now in the town of Walnut
Cove N. C.

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