Section 14, Election law, provides that every qualified voter shall take the following cath:

"I solemnly swear (or affirm) that I will support the Constitution of the United States, and the Constitution of the State of North Carolina; that I have been a resident of th State of North Carolina for twelve months, and of the county of ---for ninety days; that I am a duly qualified elector, and that I have not registered for this election in any other precinct, and that I am an actual and bona fide resident of --township (or precinct) So help me

county canvassers or commis ing or neglecting to make the returns formance of which no penalty has been hereinbefore imposed, shall be fined not less than five hundred nor more than one thousand dollars, or the court

Let violators of the law beware. We presume the grand juries of the land will do their duty.

IF any registrar fails to duly 1eregistration books, or seeks to evade his duty as laid down in the election law, report the fact immediately to headquarters. The U.S. District Attorney will promptly prosecute all

OLIVER H. DOCKERY knows what it is to till the soil. He knows the wants and wishes of the people. Although he is not filled with "wise saws and modern instances" and does not raise himself as high in his boots as some, yet he discerns the wants of the people, and every vibration of this heart beats in unison with them. Oliver H. Dockery has planted himself fairly and squarely for the people. He sympathizes with them and has thrown himself in the breech to rescue them from Bourbon intoler ance and oppression. He is particularly the friend of the poor men's children and his utmost desire is to see them properly educated. He has so declared, and when he takes his seat in Congress, (as he will do,) he will keep his word. Remember this.

Vote for those who are in favor of

MONOPOLIES have already nearly ruined all the material interests of our people, but not satisfied with this, they are endeavoring to crush the liberties of the people. For instance, the monied power of a railtroad corporation is being brought to bear in the election in Wake county. Let the people beware of this at tempt to buy their principles.

saying who shall disburse the money tory. Time has cured the idiosynyou pay for county taxes, vote the Republican and Liberal ticket.

"GALS" OF RALEIGH.

This is the name given by Judge Cox to the ladies of this city who were present in Tucker Hall, when Price, the colored orator, and Jarvis, the so called Governor of North Carolina, stood side by side on the stage, and made temperance speeches. (W do not wish our readers to think we are merely foking, when we say Jar vis made a temperance speech !)

Verily, Mr. Devereux is giving Judge Cox a hard time if he, Cox, (the gallant General Cox,) is forced to use such language as the "Gals of Raleigh," to break the force of his their Goliah into the dust! Pull down the curtains!

BOURBON CANNON BURSTED!

The News and Observer commit ted a breach of the peace, we humbly submit, in bursting the "biggest" will not.

OHIO ELECTION-THE QUESTION OF

This election took place on yesterday. We went to press before any returns were received. Owing to the agitation of the Prohibition question it is uncerquestion appears to be entering into in the Albemarie and Chowan sounyear, and will probably ultimately af feet national politics and break party lines as now constituted. We will not pe surprised to hear of Republican disaster in Ohio on account of the attiaster in Onlo of account and this city, Col. Young again joined have been left out of politics altogether, for it will never bring the results claimed by those who favor it, and it will certainly be defeated in the contest now going on here.

A RETROSPECT.

While the living issue in North Carolina is the transfer of our local governments from the hands of a crew worse than the Egyptian taskmasters of old, and the restoration SEC. 40. Any registrar or judge or of the people to all the rights and judges of election appointed under principles to which they are entitled the provisions of this chapter, or any under the fundamental principles of our government, yet there are considerations of equal weight which and perform the duties required of should endear the Republican party him by this chapter, for the non-perto the people of North Carolina. It cannot be too often impressed upon us, that every liberal measure calculated to strike down effectively the imprisoned not more than six nor less old oligarchial system which lingered than two months at the discretion of after the late war, is due to the Republican party. Power is always "let slip" with a stingy hand, and had it not been for those who loved liberty more than social influence, the people of North Carolina to-day would have been in a condition little more preferable to that which existed prior to the war. Let every fair-minded man, as he rests at his fireside after nightfall, ask himself the question, to whom was he indebted for the laws which broke the force of executions issued against dren, vote the Republican and Libhis property by avaricious debtors while he was away fighting in the army? To whom was he indebted for the Homestead law, which secured from hungry and merciless creditors the little roof that shelters his children and the wife of his bosom? To whom was he indebted (until uncere-Bourbon Democracy) for the sacred hard-earned money paid by him for county taxes? And to whom was he indebted for the sacred right to say who should administer justice in his own neighborhood?

All these rights and privileges were accorded to the people by the Republican party, and, but for the damnable intrigues and vaulting ambition of Bourbon leaders, the freemen of North Carolina would to day be resting in quiet repose under their vine and fig trees with none to molest or make them afraid.

But, fellow-citizens, a new era has dawned upon us and, thanks to a kind Providence, which overrules nations no less than individuals, the people of all classes and conditions have banded together for the restoration of their sacred privileges. After long and patient suffering has come If you desire to have a voice in that reaction which must lead to viccracies of the past in a great measure, and to day we behold the grand spec-The Republican party was the first tacle of men united in a common party that ever allowed a homestead in North Carolina exempt from execution customs of our Republican fathers. Truly can we say that --

Time at last sets all things right, And if we do but wait the hour, If unavenged, the patient Watch and vigil long
Of him who treasures up a wrong."

North Carolina can send greeting o the nation "all's well." All complaints of violation of Elec tion laws must be made on oath before any person authorized to administ paths, and sent to the Chief Supervise

t Raleigh Do you desire to have the priviege of voting for the men who shall act as Justices of the Peace in your county? If so, vote the Liberal and (Devereux's) blows. Is it possible Republican ticket. Bourbons say that our David has so soon tumbled you have no right to choose the mer who vote away your taxes. Repub-

Choose then which party you will vote with.

licans and Liberals say you have

INDGE BENNETT A PROHIBITIONIST. While Judge Bennett is canvassin cannon in the Bourbon artillery, by the State saying he is not a Prohibipublishing that inimitable speech of tionist, we would like to know if he Senator Vance, said to have been did not declare at the Yarborough made before a gathering of the good House, in the room of Mr. Wm. S. citizens of North Carolina! In Harris, of Franklin, when the Aoffitt truth, Vance will never get over the Bell Punch was under consideration blunder in allowing all that school in the presence of Dr. J. M. Taylor boy nonsense to go in print; it will of Wilson, Mr. Harris, of Franklic rain his pretensions to a great man; and others, that while he was opposed it places him very far below me- to the Moffitt Bell Purch because i discrity as an orator; and, while it would require & detectives at every will not hurt any one personally, a ve its author, it will cause the loss of many votes to Bourbonism. We of the Slogan, but will bet it taxing liquor out of the State. Will Judge Bennett deny the declaration?

Bourbon poll-holders is to deposit bullots in wrong boxes and thereby unlawfully cause them to be lost. They must be counted. hope it will appear in the next num of a general Prohibition law, or of

COL. I. J. YOUNG.

This gentleman is doing yeoman ervice in the canvass. He has addressed the people in all parts of the tain what the result will be. This as eloquent and effective. Our friends the political campaigns everywhere this try especially were pleased with him. and friendly journals and corre spondents in Pasquotank, Hertford, Gates and Perquimans give glowing accounts of his speeches in those counties. After a few days' rest in many of his appointments

All complaints of violation of Election laws must be made on oath before any person authorized to administer oaths, and sent to the thief Supervisor at Raleigh.

On reading Vance's remarkable sport of attempted sarcasm delivered at Jonesboro, one is reminded of the old adage that extremes meet. Vance's ideas, either in theory or practice, will run on extremes. For instance, during the war he looked with cold indifference upon his shoulder strapped subordinates as they pressed the thumbs of the poor Union men between fence rails to make them reveal some supposed hidden information. The other day, he talked with cold indifference about a poor colored man's heel burning. "Heel and toe," that's the way these Bourbons dance to all the music that is set for them, provided the tune does not run in the direcs tion of popular rights.

COL. DOCKERY.

The canvass of the North East and Dr. York's Appointments. East goes bravely on. Our champion doing his whole duty, and every ndication points to a heavy vote for the Coalition ticket in these sections.

IF you desire to educate your chil-

The Greensboro North State says Col. Dockery, as a candidate for Congress, is entirely disconnected from the coalition State movement. That paper knows that Col. Dockery was ominated by the Liberals on the 7th of June and endorsed by the Repubmoniously snatched from him by the lican State Convention one week thereafter. The coalition thus efright to say who should disburse the fected meets Col. Dockery's hearty approval.

REGISTRARS must require persons to REGISTRARS must require persons to "present" themselves for registration. It is not lawful for a registrar to enter on his book the name of a man unless such voter be present in his own person. Read section 14 of the election law. Registrars should bear this in mind as cognizance will be taken of cases in which the law shall be violated. This kind of fraul will be tolerated no longer. ated no longer.

A Card.

To the Voters of North Carolina:

A correspondence b tween S. W,
Henly, of the Wadesboro Intelligencer.
and General B. F. Butler, in regard
to a private transaction between Gen.
Butle and myself, has been published
in a portion of the Democratic press
of the State, with the obvious purpose
of integrant pressured clauseter.

of injuring my personal character.

It is proper that I shall give the facts of the transaction in reply to the suggestions apparent on the face of the

correspondence.
In 1867 or 1868, R. A. Kendall, of Anson county, N. C., and myself energical in the commission business in Charleston, S. C., under the name of Kendall & Dockery, Mr. Kendall being

the managing partner and conducting the managing partner and conducting the business of the firm entirely.

I put into the firm all the money I could raise, about \$20,000, which was an entire loss to me. In addition to this and some other sums, Mr. Kendall borrowed \$15,000 from Gen. Butlerfor the firm with my consent

dall borrowed \$15,000 from Gen. Buller for the firm, with my consent.

The note given to Gen. Butler was signed Kendall & Dockery, and endorsed by Gen. J. C. Abbott and Dr. R. J. Powell, both of whom were con-R. J. Powerl, both of whom were considered at the time men of means and responsible for their obligations.

I never had or handled one dollar of the money bornowed from Gen. Butler, nor did I represent to him that my

fer, nor did I represent to firm that my father would endorse the note, nor do I know such statement was made by as y one. I did say to Gen. Butler that the borrowing was all cigos and the note good. I thought it amply secured. ovred. Mr. Kendall had the reputation of

being a good business man. I entru ted the whole of the affairs of the firm to him and confided all my own money to his management. Disaster followed, and owing to the result. I was unable to meet my own obligations. But I have from time to time, with a limited income, derived from my farm, made good, as far as I could, the losses of my eighbors who had been forced to lo the fallure of the firm of Kendall &

Dockery.

I have been unable to repay Gen. Butler, but there is nothing in the trans

Butler, but there is nothing in the transaction which I am disposed to conceal. I regret my inability to pay the debt; I have always regretted the fact, I again regret that political enemies, whatever the exigency of the times, have found it necessary to attempt the injury of my personal character, and I commit to your sense of justice the issue thus unwillingly forced upon me, feeling assumed that those who know me will believe me free from wrong in this matter. In support of the above statement I respectfully refer to my neighbors, irrespective of party. They know me. know me.

Respectfully,
O. H. DOCKERY.
Elizabeth City, N. C., Oct. 2, 1882. North Carolina papers friendly to ruth and justice will please publish

ennett Tout Hali

THE TIMES.

RALEIGH, N. C., OCTOBER 11, 1882.

Secretaries of Cou ty Conventions are requested to send to this office, immeditie y after the adjournment of

near-tely and the chairman and the chairman and the chairman and the cretary of County Executive Com-The names of Chairman of Town

ship Executive Committees.

3. When nominations for member of the Legislature and county officer are made the names of such candillates

Legislative Ticket.

FOR SENATE-18TH DISTRICT: THOMAS R PURNELL OR SOUSE OF REPRESENTATIVES (Wake County): EDWARD M. -LEDBOE, JAMES H. HARRIS, JOHN O. HARRISON, JAMES A. TEMPLE.

Wake County Ticket.

JOHN B. NEATHERY. FOR REGISTER OF DEEDS WILLIAM W. WHITE. RUFFIN B. ELLIS. FOR SHERIFF: JOHN C. GORMAN.

Tickets! Tickets!

Tickets will be printed at this office at the following rates:
County tickets \$1 50 per thousand
for first thousand and 75 cents for each dditional thousand.

Legislative tickets the same. Congressional tickets 50 cents pe thousand. Constable tickets \$2.00 per thousand,

or \$1.00 for five hundred.

No tickets will be printed without he cash accompanies the order.

Dr. Tyre York, the Coalition caudidate for Congress, nominated by the Liberal Anti-Prohibition and Republican Conventions at Yadkinville, on the 30th of August, 1882, will address the people at the following times and

toney Ridge, Wednesday, Oct. 11 Mt. Airy, Thursday,

Mt. Airy, Thursday,

Dobson, Friday,

Kapp's Mills, Saturday,

Trap Hill, Monday,

Sparta, Tuesday,

W. L. Norman's Store, Wed. estnut Hill, Thursday, Cheshut Hill, Thursday, "Horse Creek, Friday, "Elk X Roads, Saturday, "Valle Crueis, Monday, 12th, "Dougherty's store, Tues lay, "Boone, Wednesday, "Gap Creek, Thursday, "Job's Cabin, Friday, "Wilkesboro, Saturday, " 26. 27. 28. 30. 31. Wilkesboro, Saturday. Lewis' Fork, Monday, Warrior's Creek, Tuesday, Little River, Wednesday, Wittenburg, Thurs lay, Tayloreville Friday, Brady's X Roads, Saturday

It is expected that Maj. Robbins, the candidate of the Prohibition Democracy, together with Dr. C. L. Cook, will be present and take part in the discussion.

Wake County Canvass. The candidates for the Legislature

and the various county offices in Wake county will address the people at the following times and places: White Oak Wednesday, October 11, pex. Cary, Saturday, October 14, Cary. Cedar Fork, Mouday, October 1

Pollard's.
Oak Grove, Monday, October 23,
W. H. Gullie's.
New Light, Tuesday, October 24,

Laws'. Barton's Creek, Wednesday, Octo-

Dation's Creek, Thursday, October 26, Edwards' Store.
Swift Creek, Frilay, October 27, Franklin's.
Panther Branch, Saturday, October

, Township House. Neuse River, Monday, October 30, Dunnsville. Rolesville (precinct), Taesday, Oc-

Little River, Weducsday, November Mark's Creek, Thursday, November

2. Hood's Store Matthew's, Frid y, November St. Mary's, Saturday, November 4,

An equal division of time will be SAMUEL WILDER, Ch'n Dem. Co. Ex Com. M. A. BLEDSOE, Ch'n Rep. Co. Ex. Com.

Republican Convention in Davidson.

A convention of the combinant party of Davidson county was held at the court house on Saturday, October 1990.

7th, 1882.

The convention was called to order by Col. W. F. Henderson, charman of the County Executive Committee.

On motion, James Smith, Eq., was elected permanent chairman, J. Kenne y secretary, and P. C. Cat assistant secretary of the convention

then made: For Clerk of the Superior Court, Adther Watson.
For Treasurer, J. W. McCrary.
For Sheriff, John Michael.
For Surveyor, P. E. Ziuk.
For Coroner, Henderson Leonard.
For the Sonate, P. C. Thomas.
For the House, Jones C. Miller and
S. Mullican.

Mullican inations in short and pointed speeche.
On motion of Col. W. F. Henderson Gen. J. M. Lach was requested note of the campaign.
On motion, The Times and Unio.

Republican were requested to publis the proceedings.

The County Executive Committee was re-elected for the ensing year.

On motion, the convention ad journed. JAMES SMETH, Ch'n.

J. C. Kennedy, Secretarie C. CATES,

LABET each one of the six ballot-boxes and thus guard against deposit-ling tickets where they do not belong.

Coalition Nominees for the Legislature

The following candidates are opposed to the present system of county government and are in favor of the election of all officers—magistrates, &c.—by the peole; a free ballot and a fair count in all elections; the repeal of the Prohibition act; and a liberal system of public instruction.

Our friends will please send to us immediately after nominations, the full names of Coalition nominees, and notify us of any errors in names of such candidates they may notice in this list:

SENATE.

1st Dist.—Curruuck, Camden, Pasquotank, Gates. Perquimans, Chowan and Hertford—W. W. Speigh, S. J. Halstead. The following candidates are opposed

ninted by the Circuit Court on the application of ten citizens of a county, through the Chief Supervisor, and hold office for one election only.

2. Two Supervisors are appointed.

Halstead.

2d Dist.—Martin, Washington, Tyr rell, Dare, Hyde, Beaufort and Pamlico—James T. Respess, Henry Win-

3d Dist .-- Northampton and Bertie-3d Dist.—Northampton and Bertie—George A. Mebane.
4th Dist.—Halifax—J. J. Goodwyn.
5th Dist.—Edgecombe—R. R. Gray.
7th Dist.—Wilson, N. sh and Frankfin—J. J. Sharp. Geo. W. Santon.
8th Dist.—Craven—Wm. E. Clarke.
11th Dist.—Greene and Lenoir—F.
B. Loftin

entering upon duty.

4. They are required to attend at the 4. They are required to attend at the place of registration if a general registration be ordered, and of voting when a member of Congress or other United States officer is to be elected.

5. They are to take, occupy and hold, such positions as in their judgment will be steenable them to see the ballot boxes, and the persons offering to register and vote, and to scrutinize the manager, which the registration and B. Loftin.

14th Dist.—Sumpson—John Barden

16th Dist.—Cumberland and Har

17th Dist.—Odmoston—J. R. Coats. 18th Dist.—Wake—Thomas R. Pur ister and vote, and to scrutinize the manner in which the registration and voting is being conducted.

6. They are to mark for challenge, and challenge, any person known or suspected to be wrongfully offering to register or vote, and to note upon the registration and poll books the name of any person who may be fraudulently allowed or refused to register and vote, 7. They must personally inspect and 19th Dist .-- Warren and Vance--H. 22d Dist -Chatham and Alamance-

20th Dist.—Chairm and Kamanee-tee. K. Faust. 21th Dist.—Guilford—A. S. Holton 25th Dist.—Randolph and Moore— Sion H. Buchanan. 26th Dist. - ichmond and Mont gomery—Geo. A. Graham. 29th Dist.—Mecklenburg -W. R 7. They must personally inspect and scrutinize the registry and poll books, and may affix their signatures to each page thereof, in such manner as to enable them to detect and expose any wrongful addition or removal of names

Myers. 30th Dist.—Rowan and Davie—J. G Ramsay 31st Dist.—Davidson—P. C. Thomas 32d Dist.—Stokes and Forsyth—J. F

Grubbs. 33d Dist.—Surry and Yadkin—John 34th Dist.—Tredell, Wilkes and Alexander-W. O. Benton, L. W. Luns ford.

35th ist.—Alleghany, Ashe and Watsu.—W. M. Baldwin.

36th Dist.—Caldwell, Burke, McDowell, Mitchell and Yancey.—S. H.

Fleming, S. L. Patterson.

38th Dist.—Gaston and Cleveland—
John H. McBrayer. 39th Dist.—Rutherford and Polk-J. B. Eaves.

HOUSE OF REPRESENTATIVES. Alamance—W. S. Caffey, Anson—J. P. McRae, Ashe—J. O. Wilcox. Bertie—T. R. Speller, Beaufort—Thomas H. Satterthwaite. Bladen—H. B Everett, Burke-D. C. Pearson,
Carteret—T. D. Hewett.
Caswell—James W. Poe.
Chatham—James H. Headen, A. W.

Chovan-E H. Sutton
Craven-William H. Johnson.
Cumberland-E. P. Powers, W. J. Currituck—L. N. Simmons.

Dare—A, W. Simpson.

Davidson—Jones C. Miller, I. S

Duplin—James D. Cavanaugh. Edgecombe—A. R. Bridgers, Forsyth—Jno. D. Tavis. Franklin—B. F. Bullock, Jr., Nat

Grates—J. F. Bullock, 3.1., Ass. H. Macon.
Gates—Joseph T. Morris,
Graham—J. et L. Crisp.
Greene—W. T. Dixon.
Guilford—L. F. Davis, Joshua S. Halifax-- -

Halifax—
M, Pittman,
Harnett—A. R, Wilson,
Hertford—George H. Mitchell,
Hyde -Wilson H. Lucas,
Iredell—D. M. Furches, H. A. Neil,
Johnston—Jos. B. Parker, Amos G,

Johnson.

Jones-E. R. Page.

Lenoir-Daniel E. Pe.ry.

Lincoln--J. B. Shelton

McDowell--G. W. Crawford.

Macon--T. W. McLoud.

Madison--D. S. Ball.

Meckleshura--B. R. Hunter Macklenburg—R. B. Hunter, J. A. Ope, L. C. Morton.

Moore—J. A. B.

Montgomery.—Alex. L. Henderson. Nash.—W. H. Robbins. New Hanover.—W. H. Waddell, E. E.

Northampton-Wiley Baker, G. A. Parker.

Onslow—Thos. E. Gilman.

Orange and Durham—Jas. A. Cheek,

Panduco—J. S. Lane.
Pasquotank—Noah R. Newby.
Perquinans—Frank Nixon, Jr.
Person—W. F. Reade,
Randolph—John Kemp, Joel Richmond-W. H. Woodward.

Rovan—G. A. Bingham.
Rutherford—G. B. Pruitt.
Sampson—Henry C. Monk, John R. Smith Surry-R. K. Marshall.

Wake-Edward M. Bledsoe, James
H. Harris, John O. Harrison, James A.

and Vance - 7. H. Mont

Washington Enoch Hopkins.
Wilkes J. Q. A. Brya...
Yodkin—A. E. Holton.

Halifax County-Capt, Day on the Stump

the people does not reach the treasury."
In commenting upon this, the General says, "more than one hundred and thirty millions had been embezzled by big day for the Democracy. Mitsom, J. J. Davis, and others were announced to speak, but on that day nobody appeared to fill the appointment, except Hon. C. M. Cooke, of Franklin. That gentleman spoke at the adjournment of court, in a mild, genteel manner, and closed, when Capt. vice Commissioners deny that they ever made such a statement, and assert that no such embezzlement was made by the officers of the Treasury. In 1872 Gen. Logan called the attention of the Commissioners to this same charge, made at that time by Senator Trumbull, and asked for their meaning. From their reply dated Sept. 4th, 1872, W. H. Kitchin, of Congressional fame, followed, and instead of discussing political issue, as Mr. Cooke had done, proceeded in the usual campaign born broceded in the Islan campaign bour-hast to preach a sermon on Capt, W. H. Day. When he closed, it was the universal remark that Cooke had done some good, but that Kitchin had spoiled it all, and 150 votes would not repair the damage done by him to the signed by George William Curtis, and six others, I make the following extracts:

"The calculations to which we arluded were made under the administration of President Andrew Johnson."
"It was, however, not a loss of money
actually collected and stolen on the
way to the Treasury, which is Mr.
Prumbuil's assertion, but of money
that under the law was due, but never
collected. repair the damage done by him to the Democratic party.

Mr. Day proceeded to answer Mr Kitchin, which he did so effectually as to silence him for good. Kitchin struck the wrong man, and at the ollected.
"Our object was to show the bad re-

sults of an evil system which had been w. F. Henderson, Ch'n.
adopted by every administration of all
parties for forty years, and which the
administration of General Grant has
been the first to attempt to reform, as
the report itself is proof."

Gen. Clingman is therefore mistaken.

Now the facts are that the Civil Ser-

"The calculations to which we al-

Supervisor of Elections, Eastern District of North Carolin Raleigh, N. C., Oct. 6, 1882. The following digest of so much o the Revised Statutes of the United States, "Title 26, The Elective Franchise," as relates to the powers and du-ties of Supervisors of Election in North

Notice to Supervisors

OFFICE OF THE

arolina, is promulgated for the information and guidance of all concerne

1. Supervisors of Election are ap-

or each precinct, of opposite political entiments, who must be voters therein,

and ab'e to read and write the English

nguage.

3. They must take and subscribe the

tatutory oath of office and file the ame with the Chief Supervi or before

ecks therein.

or checks therein.

8. They are to personally count and crutinize each ballot in the canvass, fiter the close of the polls on election

to register or vote; every attempt by bribery, solicitation, interference, hin-drance, molestation, violence, or threats thereof, on the part of any person or

challenge the respect of all by ming ling courtesy with firmness in their

No money was "embezzled" by the officers. They did not do their duty in not collecting it, but they did not steal it. It was not paid by the people, as alleged, but remains in their hands to this day. Geo, Grant and the Republican party are thus blamed because they did not collect from the people the "one hundred and thirty millions annually. Thus it is too, that the leniency of President Johnson's officials is half at the door of President Grant, who was the "first to attempt Grant, who was the "first to attempt to reform." P.

Dobson, N. C., Sept. 30th, 1882.

Mr. Editor: At the Republican convenior, held here to-day, L. J.

Norman was endorsed as the choice of the Republicans of Sarry county for State Singler, R. K. Mur hall was propiously for the Hune of Represenonce Senator, R. K. Mir hall was nominated for the House of Representatives, G. H. Bosker for Superior Court Clerk, R. G. Franklin for Sheriff, J. H. Wolff for Register of Leads, B. Jones for Surveyor, Jackson Norman for Corpus

mau for Coroner. The flowing preamble and resolu-

The flowing preamore and resolutions were alouted:

Whereas, The Liberal party of North Carolina has announced a platform that embodies the essential principles of the Rep blican party; and Whereas, The Republican county convention, which assembled at Yadianville, on the 30th of August, amost unanimously endorsed the nominee of

initially, on the 30th of Adjust, amost unanimously endorsed the nominee of the liberal party for Congress, and as we can therefore do so without compromising our principles as Republicans, be it Reselved, That we, the Republicans of Surry county, in convention assembled, heartily endorse the action of said convention, and piedge our support to Dr. Tyre York for Congress.

gress.

Resolved, That the thanks of this CONVINTION be ten level the chairman.

Resolved, That the prevedings of this convention be furnished The Trues, Winston Republican, State Journal and North State for publication.

II. N. WOLFF, Ch'o.

P. T. LEHMAN, Sec. For THE TIMES.

Dockery at Halifax.

after the close of the polls on election day, in whatever place or box found, and however said box, place or ballot may be endorsed or labeled, and not to leave the place of regi tration or voting, until such registration or voting, together with the canvass and counting of the votes, and all the reports, returns, certificates and statements, or copies thereof, relating to such registration or election, are wholly completed. On the 27th ult. our standard-be reer, Hon. O. H. Dockery filled his aper, Hon. O. H. Docaery filed his ap-pointment at this place. He speech was exactly the one for the occasion, and commanded the approval of every-body. The people of this county have not torgotten the "Pee Dee Wagoner," not torgotten the "Fee Dee wagouer, and they are reminded of him in his son, the 'Pee Dee Farmer." Ho dicussed National and State politics as a statesman only can. We had never before heard Col. D., and to look at completed.

9. They must immediately forward to the Chief Supervisor of the District a full and detailed statement, under total, of every unlawful registration or the officeal or recovered and of order. him one would not suppose him to vote offered or accepted, and of every awful registration or vote offered and have the gift of elequence, but those who heard him here say that while he possesses all the force of his gifted father, he adds to it a mos captivating lawful registration or vote offered and refused; every unlawful attempt to hinder, delay, prevent, or obstruct any person entitled to register or vote, from registering or voting, or to allow any person not entitled to register or vote.

and eloquent style.

Old Halifax will give the "Pee Dee Farmer" one of her old fashioned majorities that speaks by thousands. He left the next day for Northampton.

Republican District Convention.

persons whatever, to prevent the Su-pervisors or other officers, from fully and freely performing all the duties of their office at such registration and election; and generally, every violation of the law relating to such election, The Republican convention of the The Republican convention of the 5th District of North Carolina was held at Greensboro, October 4th, 1882. It was called to order by J. B. Gretter, the chairman of the Executive Committee for the District, and B. F. Byof the law relating to such election, together with the names of the offenders and the witnesses thereof.

10. Supervisors have no power to make arrests except when summoned thereto by the Deputy Marshal, and have no authority whatever except at the time and place of registration and voting, and in the presence of teofficers hoding the same, including the counting of the votes and making returns thereof.

11. Supervisors of election, while on daty, are not subject to arrest by any State authority or process whatever, and in no such case should submit to daty, are not subject to arrest by any State authority or process whatever, and in no such case should submit to

ported every county in the district duly represented. On motion, the report of the com-12. Supervisors are not expected to attend any registration for this elec-tion, but it is hoped that they will at-tend the revision on the Saturday pre-ceding the election.

13. In conclusion, I have only to say

mittee was unanimously adopted. Col. W. F. Henderson, of Davidson, was unanimously elected permanent chairman of the convention, and was conducted to the chair by John F. Woody, of Person, and P. A. Hoover, of Davidson, whereupon he entertained the large and intelligent audi-13. In conclusion, I have only to say that the manifest intent and purpose of the law under which Supervisors of Election are appointed, is to secure a fair election, and while as citizen they have the undoubted right to indulge in political preferences, and enferce, so far as they may be able, their partizan convictions, they have no such rights as Supervisors of Election, and the exercise or attempt to exercise them is inconsistent with their duty, and in violation of the oath required eace with an eloquent and patriotic speech, glowing with enthusiasm, and well calculated to rouse up every sluggard. The permanent organization was then duly effected by the election of B. F. Bynum, of Stokes, as permanent secretury, and Albert Bigelow, of Caswell, as assistant secre-

and in violation of the oath required to be taken for the faithful and imand in violation of the faithful and impartial performance of their duties, and as they are appointed from the best men of the two leading political whereas, it is expected that they will free bailot and a fair count, and the shellition of sectionalism turoughout the great issues the whole country, are the great issues

mes Gen. Clingman Corrected.

Mes Gen. Clingman usually accurate, is totally at fault in his late manifesto to the public with regard to the special message of President Grant, to Congress, on the 19th of December, 1871.

President Grant's message conveyed to Congress the report of the Civil Service Commissioners. Gen. Clingman says:

"In their report they state that "I hat one-fourth of "I had not continued by the confidence of the subread of the adoption of the above mentioned principles by our State; therefore be if Resolved, That we commend him earnessly to the suffrages of the voters of the 5th Congressional District who are in favor of the above enumerated principles.

"In their report they state that "I hat one-fourth of "I had not continue of "I had not continue

Resourced, That the pairtons and insertal administration of President Arthur meets our hearty approbation.

Before these resolutions were put to the vote Mr. Linville, of Guiford, nominated Wm. S. Ball as a candidate for Congress. The vote was taken on this nomination by counties, and Mr. Ball was defeated. The vote stood as follows: For Mr. Ball 12 1-9; against 13 8-9—there being 26 votes in the 13 8.9—there being 20 votes in the Convention. The resolutions were then adopted. It was moved that the adoption be made unanimous, and upon this motion there was only one 'No,' which was cast by Mr. Linville,

of Guiltord. The following Executive Committee The following Executive Committee was then elected for the District:
P. A. Hoover, of Davidson; W. R. Albright, of Alamance; J. A. Blair, of Randolph; R. H. Wray, of Rockingman; R. E. Datton, of Stokes; Wm. S. Ball, of Guilford; Daniel Johnston, of Daswell; Jno. F. Woody, of Person. This committee then elected W. R. Albright, of Alamance, chairman, and Albright, of Asianance, containing and A. A. Hinton, of Guifford, secretary.

A motion was made to have these proceedings published in The Times, North State and State Journal.

On motion, the convention then ad-

ourned. W. F. HENDERSON, Ch'n.

Mr. EDITOR: Court is now in sestin, Judge McKoy presiding.

Last Tuesday had been selected as a gig day for the Democracy. Ransom,

wrong time, for Day is much more than his equal, and this is not the time for speeches like Kitchin's to do any ood by repetition.
You may look out for good new

You may look out for good nows-from Halilax. Men of all classes are deserting the Democracy, and throw-ing off the shakles with which they have heretofore been bound.

SCOTLAND NECK,