

NEW BERN BANKING & TRUST COMPANY
CAPITAL \$200,000.00

THE RIGHT OF WAY.
A YOUNG man with an ordinary education and the habit of saving firmly established has the right of way to prosperity. It makes no difference how much you make, if you spend it all, you are no better off at far as ready money is concerned than if you did not make so much. The difference between what you make and what you spend is what makes you wealthy.

Save some of your income by opening a Savings Account at this bank. Interest 4 per cent semi-annually.
CHARTERED TO SERVE IN ANY TRUST CAPACITY

4% PAID ON SAVINGS

WE ARE HEADQUARTERS FOR EVERYTHING IN

Dry Goods, Shoes, Millinery, Notions Etc.

J. M. Mitchell & Co.

61 POLLOCK ST. PHONE 288
"THE STORE TO PUT YOUR FAITH IN"

The Smith Premier ENNETT'S
VISIBLE TYPEWRITER - BOOK -
MODEL 18. STORE
Acme of Perfection in Construction and Service.

FOURTH OF JULY

In a busy time among builders, for the weather is generally good for summer. It is a favorable time also to buy pine lumber, for stocks are usually complete and prices reasonable. We are anxious to give lumber and see every working day this building, with glass or low. Our 4 inch Weatherboarding has a reputation established, and may always be had at 10.00 per 100, in well worth the price.

Broadus & Ives Lumber Co.

MORE PIE FOR EXPRESS CO'S.

Commission's Inquiry Results In Allowing Advanced Rates on Liquor Packages.

Washington, June 24—Approximately 20,000,000 gallons of liquors annually are shipped by express principally from mail order houses direct to consumers to prohibition States.

This startling fact was developed today in an inquiry conducted by the Interstate Commerce Commission into proposed charges in express classifications which resulted in an advance of rates on packages containing liquors.

The commission held that the express requirement that liquor containers should be packed in corrugated paper cartons was reasonable; but that the charge for transportation based upon arbitrary weights—eighteen pounds for the gallon of whiskey packed—was unreasonable, and that the discrimination against stone jugs also was unreasonable.

Commissioner McChord, who conducted the inquiry and prepared the opinion of the commission, points out that the industry directly concerned is that of the mail order liquor houses.

"It was the spread of the prohibition movement," the opinion says, "that gave vitality to this character of traffic in liquor. With State-wide prohibition came the interstate traffic in liquor. The decision of the Supreme Court that this traffic was interstate and, therefore, superior to interference by the State governments gave the industry a tremendous impetus, and established the express companies as the carriers of practically the whole of this traffic."

"The movement is much more active in the South than in other sections of the country partly because of the extent of the prohibition territory in that section, partly because of the large quantities of very cheap whiskey manufactured and shipped there for the consumption of the negro population."

The opinion concludes with the statement that although it is not the function of the commission to dwell on the moral aspect of the question, it is considered that the traffic is an evil one, and is one of the important factors in the race problem of the South.

Does the edge of your lawn look ragged? Then why not invest in a Philadelphia Lawn Mower and trim it. J. S. Basnight Hdw. Co.

Tennessee's Little One Dead.

Knoxville, Tenn., June 24—Joseph A. Carter, the smallest adult in Tennessee, died at his home in Jefferson county yesterday. He was 73 years old, forty-two inches high and weighed 58 pounds. He served as register of Jefferson county for eighteen consecutive years.

Overwhelmed With Money.

San Francisco, June 25—Wadsworth S. Williams, a porter in the mint, is dying in the local hospital, after having been buried under millions in gold. He was wheeling money into the vault when his truck dislodged a sack of gold and the entire sack toppled over crushing him.

20 Leonhard Cleanable Refrigerators, porcelain lined, quartered oak cases. They save ice and look better than any other. Ask me the price. J. S. Miller.

Announcement.

I hereby at once announce myself a safe candidate, and may I now thank my many friends for past patronage. I now shall cut prices of all kinds of sawed shingles, a large stock on hand, must be sold by April 14th, will close out cheap as I expect to make some change in my business. You win and I lose.

RIG HILL, The Shingle Man.

WATCHLESS AGE IS DAWNING

Wireless Waves Will Tell Time of Day by Merely Pressing a Button.

St. Louis, June 24—Gold and silver watches soon will be melted for the precious metal, "according to the prophecy at the jeweler's convention by Charles Higginbotham of South Bend, Ind.

A great system of central clocks, absolutely correct, and connected by wireless electric waves with individual time-pieces carried in men's vest pockets, will supersede the present watches in the opinion of Higginbotham, who is superintendent of the South Bend Watch Company.

"We ourselves will see this change," he declared. "In a few years the man who wants to know the time will take a dial from his pocket, something like the watch which he carries now, but instead of looking at the dial and figuring out how slow or fast the watch is running, he will simply press a button on the watch and the waves of electricity from a controlling clock, perhaps many miles away will spin the needles to the proper positions and show him the absolutely correct time."

Washington, June 24—The action of the House in declining to accept the Bristow amendment to the resolution providing for the election of United States Senators by direct vote of the people has developed a situation that has placed the lawyers of the Senate at sea for the time being at least, if it has not incidentally jeopardized the final passage of the resolution.

The situation is without precedent in the history of the government so far as the search of the records up to the present writing is concerned declares Senators who are looking into the situation. Many of the constitutional lawyers and parliamentarians of the Senate are now searching carefully the files in the hope of finding some way out of the difficulty.

"Will it require a two thirds vote or a simple majority for the Senate to recede from the Bristow amendment, which is objectionable to the House because it threatens the suffrage laws of the South disfranchising the negroes?" This is a question being asked in legislative circles, and upon which the situation hinges.

It is conceded by the warmest friends of popular elections that the constitutional amendment is hopelessly lost if a two-thirds vote of the Senate is required to recede from the Bristow amendment. It would be impossible to get two-thirds of the Senators to vote to abandon the amendment.

The amendment was adopted in the first instance by a bare majority vote, but it doesn't necessarily follow that a majority can undo this work, as a two-thirds vote of both branches of Congress is required to submit a constitutional amendment. It is claimed that by receding from the amendment and agreeing to the original resolution as it came from the House the Senate would in effect be passing the constitutional amendment, wherefore it follows that a two-thirds vote will be required.

B. P. S. Paint will cover 350 square ft, two coats and under favorable conditions will spread over 400 square ft. For further information consult the J. S. Basnight Hdw. Co.

Pure Drug Law Will Be Patched Up.

Washington, June 24—Preparations to prevent the sale of misbranded and adulterated medicines and drugs were begun in the Senate today when Mr. McCumber offered a bill amending the pure food and drug act. The legislation is intended to make effective the recommendations of President Taft in his special message and to carry out suggestions indicated by the recent decision of the Supreme Court.

The bill provides for inserting in that portion of the act relating to drugs these words:

"If there is written or printed on the package or contains any false or fraudulent misrepresentation concerning its curative qualities, effect, or physiological action."

It is expected both both branches of Congress will pass the bill at the present session.

Rheumatism Relieved in Six Hours

Dr. Detchon's relief for Rheumatism usually relieves severest cases in a few hours. Its action upon the system is remarkable and effective. It removes at once the cause and the disease quickly disappears. First dose—greatly benefits. 75c and \$1.00. Sold by Fradham Drug Co.

Secretary of War Will Inspect Troops.

Washington, June 24—For the first time since the Civil War a Secretary of War will inspect a division of the United States troops when Secretary S. D. Miles visits the camps at San Antonio next month.

Major Leonard Wood, chief of staff, will be with the Secretary at San Antonio, having deferred his long anticipated visit until the civil head of the army could go to Texas.

Secretary Dismick's visit will be made on his return from a trip to Panama to inspect the canal and study the fortification situation. He will leave New York on July 8, stopping at Porto Rico and at Havana on the main west coast return trip.

AUCTION SALE
50-BEAUTIFUL RESIDENCE LOTS-50.
WED. JUNE 28, 10:30 A. M.
"PEMBROKE," NEW BERN, N. C.

Terms Easy. Terms Easy.
GOOD MUSIC BY AN EXCELLENT BAND

FREE—A Bag of Gold and Silver and One Lot Given Away—**FREE**

Hear the Famous Two Brothers, sell lots at the rate of one a minute. For every dollar you invest in these valuable lots you will enjoy a sure profit, as there is no money lost in these lots in one day and you will win with every lot. The richest man in the United States has made his money by buying Real Estate in towns which had just the kind of future that Pembroke, N. C. has. The history of Pembroke shows the most enormous profits in Real Estate since the last sale on Feb. 18th. Did you ever stop to think that the next lot you buy will show still greater profits. The record of our sales is proof. You cannot deny success in buying every investment, the highest percentage profit made here. Immediately available.

ATLANTIC COAST REALTY

NO POPULAR SENATORIAL ELECTION

Rejection of Bristow Amendment Put Measure About Where It Started.

Washington, June 24.—The action of the House in declining to accept the Bristow amendment to the resolution providing for the election of United States Senators by direct vote of the people has developed a situation that has placed the lawyers of the Senate at sea for the time being at least, if it has not incidentally jeopardized the final passage of the resolution.

The situation is without precedent in the history of the government so far as the search of the records up to the present writing is concerned declares Senators who are looking into the situation. Many of the constitutional lawyers and parliamentarians of the Senate are now searching carefully the files in the hope of finding some way out of the difficulty.

"Will it require a two thirds vote or a simple majority for the Senate to recede from the Bristow amendment, which is objectionable to the House because it threatens the suffrage laws of the South disfranchising the negroes?" This is a question being asked in legislative circles, and upon which the situation hinges.

It is conceded by the warmest friends of popular elections that the constitutional amendment is hopelessly lost if a two-thirds vote of the Senate is required to recede from the Bristow amendment. It would be impossible to get two-thirds of the Senators to vote to abandon the amendment.

The amendment was adopted in the first instance by a bare majority vote, but it doesn't necessarily follow that a majority can undo this work, as a two-thirds vote of both branches of Congress is required to submit a constitutional amendment. It is claimed that by receding from the amendment and agreeing to the original resolution as it came from the House the Senate would in effect be passing the constitutional amendment, wherefore it follows that a two-thirds vote will be required.

Washington, June 24—The action of the House in declining to accept the Bristow amendment to the resolution providing for the election of United States Senators by direct vote of the people has developed a situation that has placed the lawyers of the Senate at sea for the time being at least, if it has not incidentally jeopardized the final passage of the resolution.

The situation is without precedent in the history of the government so far as the search of the records up to the present writing is concerned declares Senators who are looking into the situation. Many of the constitutional lawyers and parliamentarians of the Senate are now searching carefully the files in the hope of finding some way out of the difficulty.

"Will it require a two thirds vote or a simple majority for the Senate to recede from the Bristow amendment, which is objectionable to the House because it threatens the suffrage laws of the South disfranchising the negroes?" This is a question being asked in legislative circles, and upon which the situation hinges.

It is conceded by the warmest friends of popular elections that the constitutional amendment is hopelessly lost if a two-thirds vote of the Senate is required to recede from the Bristow amendment. It would be impossible to get two-thirds of the Senators to vote to abandon the amendment.

The amendment was adopted in the first instance by a bare majority vote, but it doesn't necessarily follow that a majority can undo this work, as a two-thirds vote of both branches of Congress is required to submit a constitutional amendment. It is claimed that by receding from the amendment and agreeing to the original resolution as it came from the House the Senate would in effect be passing the constitutional amendment, wherefore it follows that a two-thirds vote will be required.

Washington, June 24—The action of the House in declining to accept the Bristow amendment to the resolution providing for the election of United States Senators by direct vote of the people has developed a situation that has placed the lawyers of the Senate at sea for the time being at least, if it has not incidentally jeopardized the final passage of the resolution.

The situation is without precedent in the history of the government so far as the search of the records up to the present writing is concerned declares Senators who are looking into the situation. Many of the constitutional lawyers and parliamentarians of the Senate are now searching carefully the files in the hope of finding some way out of the difficulty.

"Will it require a two thirds vote or a simple majority for the Senate to recede from the Bristow amendment, which is objectionable to the House because it threatens the suffrage laws of the South disfranchising the negroes?" This is a question being asked in legislative circles, and upon which the situation hinges.

It is conceded by the warmest friends of popular elections that the constitutional amendment is hopelessly lost if a two-thirds vote of the Senate is required to recede from the Bristow amendment. It would be impossible to get two-thirds of the Senators to vote to abandon the amendment.

The amendment was adopted in the first instance by a bare majority vote, but it doesn't necessarily follow that a majority can undo this work, as a two-thirds vote of both branches of Congress is required to submit a constitutional amendment. It is claimed that by receding from the amendment and agreeing to the original resolution as it came from the House the Senate would in effect be passing the constitutional amendment, wherefore it follows that a two-thirds vote will be required.

Washington, June 24—The action of the House in declining to accept the Bristow amendment to the resolution providing for the election of United States Senators by direct vote of the people has developed a situation that has placed the lawyers of the Senate at sea for the time being at least, if it has not incidentally jeopardized the final passage of the resolution.

The situation is without precedent in the history of the government so far as the search of the records up to the present writing is concerned declares Senators who are looking into the situation. Many of the constitutional lawyers and parliamentarians of the Senate are now searching carefully the files in the hope of finding some way out of the difficulty.

"Will it require a two thirds vote or a simple majority for the Senate to recede from the Bristow amendment, which is objectionable to the House because it threatens the suffrage laws of the South disfranchising the negroes?" This is a question being asked in legislative circles, and upon which the situation hinges.

It is conceded by the warmest friends of popular elections that the constitutional amendment is hopelessly lost if a two-thirds vote of the Senate is required to recede from the Bristow amendment. It would be impossible to get two-thirds of the Senators to vote to abandon the amendment.

The amendment was adopted in the first instance by a bare majority vote, but it doesn't necessarily follow that a majority can undo this work, as a two-thirds vote of both branches of Congress is required to submit a constitutional amendment. It is claimed that by receding from the amendment and agreeing to the original resolution as it came from the House the Senate would in effect be passing the constitutional amendment, wherefore it follows that a two-thirds vote will be required.

Washington, June 24—The action of the House in declining to accept the Bristow amendment to the resolution providing for the election of United States Senators by direct vote of the people has developed a situation that has placed the lawyers of the Senate at sea for the time being at least, if it has not incidentally jeopardized the final passage of the resolution.

The situation is without precedent in the history of the government so far as the search of the records up to the present writing is concerned declares Senators who are looking into the situation. Many of the constitutional lawyers and parliamentarians of the Senate are now searching carefully the files in the hope of finding some way out of the difficulty.

"Will it require a two thirds vote or a simple majority for the Senate to recede from the Bristow amendment, which is objectionable to the House because it threatens the suffrage laws of the South disfranchising the negroes?" This is a question being asked in legislative circles, and upon which the situation hinges.

It is conceded by the warmest friends of popular elections that the constitutional amendment is hopelessly lost if a two-thirds vote of the Senate is required to recede from the Bristow amendment. It would be impossible to get two-thirds of the Senators to vote to abandon the amendment.

The amendment was adopted in the first instance by a bare majority vote, but it doesn't necessarily follow that a majority can undo this work, as a two-thirds vote of both branches of Congress is required to submit a constitutional amendment. It is claimed that by receding from the amendment and agreeing to the original resolution as it came from the House the Senate would in effect be passing the constitutional amendment, wherefore it follows that a two-thirds vote will be required.

FILES! FILES! FILES!

William's Indian File, Standard and Best, Binding and Printing File, all containing the most complete listing of all the names of all the people of the United States, with their addresses, is now available. It is a complete and accurate record of all the people of the United States, with their addresses, is now available. It is a complete and accurate record of all the people of the United States, with their addresses, is now available.

4% INTEREST ON SAVINGS 4%

PROPER METHODS

In handling one's affairs are quite as important to assure the greatest success as it is to have ample capital. Every prosperous business man pays for all expenses by check, knowing that by this method he has safety for his funds and a complete, indisputable record of all transactions. An account subject to check is as essential to the private individual as it is to the business man.

THIS BANK INVITES YOUR PATRONAGE.

THE PEOPLES BANK
NEW BERN, N. C.
STRONG, COURTEOUS, PROGRESSIVE

SALE TO BE CONTINUED TO JULY 4

There is one more day left, (Monday) and our great sale as advertised will come to a close, while we have had a large business, more than we anticipated, we still have a big stock that must be sold, so we will continue to sell all Clothing, Shoes, Straw Hats, Notions, Underwear, Silks, Ribbons, Millinery, Laces etc., at cost.

Some Clothing and Shoes to go at Half Price.

J. J. BAXTER
ELKS TEMPLE DEPT STORE.

Skip! Skip! Skip!
That's what files the soles off little shoes.

Buster Brown Shoes will stand a lot of that. They WEAR like iron. But they are easy on little feet. No better shoes for your "kiddies" were ever made than Buster Brown Blue Ribbon Shoes.

For Boys and Girls \$1.50 to \$2.50.

The Greatest Cut in Shoe Prices Ever Known

5,000 Worth Must Be Sold Right Now. Don't Miss This Sale. Read These Prices.

\$1.19 Ladies Oxford, Pumps, Ankle Straps and High Heels. \$1.50 values now \$1.19	\$2.35 Ladies Velvet, Gun Metal, Vici and Patent Pumps. Worth \$3.00 Now \$2.35
\$1.47 Ladies Oxford, Pumps and Ankle Straps. \$2.00 values now \$1.47	All Buster Brown and Sally Walker Shoes for boys, girls at cost. Any leather, style or width.
\$1.95 Ladies Black Velvet Pumps. Worth \$2.50 Now \$1.95	See Our Window Display of Ladies & Children's Shoes

Our remaining stock of Kuppenheimer and other brands of Spring and Summer suits and extra numbers go on sale to day at 1-4 off. Buy Now. See display of suits at \$11.25.

S. COPLON & SON