THE WHITE REPUBLICANS.

It Established a New World's Record for Sustained Flight.

New York, October 26.-Alan R Hawley and Augustus Post, the aeronauts of the balloon America II, for travelled approximately 1,350 miles at the Columbia Theater. and came to earth in Chicoutimi Ambroise, Quebec, reached New York.

The balloonists started from St. Louis with nine other contestants different parts of the State. in the international contest Monday, October 17. All the other balloons have been reported.

Two messages from Hawley and Post were received in New York early to-night. One was to William Hawley, brother of the aeronaut, the other to Samuel F. Perkins, pilot of the balloon Dusseldorf II, which until to-night had been considered the winner. The message to Mr. Hawley read:

"Landed in wilderness week ago, fifty miles north of Chicoutimi. Both well. "Alan.'

The Perkins message read: "Landed Parabonka River, north of Lake Chilogana, 19th. All well. Returning. Hawley, Post."

Ends Hopeless Search.

With the receipt of the news this ended the search which was regarded by many as almost hopeless, and in which the governments of this country and Canada were i directly participating. For, in addition to emissaries sent by the Aero Club, of St. Louis, the Aero Club of America, and by William Hawley, the United States revenue cutter service, the signal corps of the army, the Hudson Bay Company, other agents were conducting the search, scouring 'he Great Lakes and making preparations for entering the almost impenetrable Canadian forests.

Clifford B. Harmon, the wealthy amateur aeronaut and aviator of New York, had offered \$1,000 to any one finding Hawley and Post, dead or alive, and this sum had been increased to-night by subscription to more than \$7,000. At the international meet at Belmont Park nearly \$2,000 was subscribed among the aviators this afternoon, headed by \$500, pledged by Glenn H. Curtiss.

Surrenders First Place. Young Perkins, who accompanied Lieut, Hans Gericke in the Dusseldori, conceded immediately after the receipt of the telegram that he and the German lost first place to the New Yorkers. Perkins had estimated the distance travelled by the Dusseldorf at 1,240 miles. He was overjoyed at hearing from his long lost, rivals and quickly dispatched to St. Ambroise, with instructions to forward, a message of congratulations to Hawley and Post.

Not a Federal Office-Holder or a Negro Among Delegates.

Columbia, Oct. 27 .--- There is not, according to one of the leaders, a Federal office-holder or a negro on whom search had been proscented in the list of delegates to the Republithe Canadian wilderness, are safe can State Convention, called by Naand have established a new world's tional Committeeman John G. Capers, record for sustained flight. They which is in session this afternoon

but were not heard from until to- t bers of the Lower House of the Genday, when telegrams sent from St eral Assembly of the State, (124.)

> The delegates said they were not after patronage, but were determined of each voter the production of a to organize a party that can at least registration certificate and the proof elect Republicans to Congress from the South.

Capt. Capers said, before the convention opened:

"The Republican party in the nation will need the two Congressmen this year from Virginia, the three distinct ballots and boxes at this from North Carolina and the three from Tennessee and the one who is from Tennessee and the one who is apt to be elected from Alabama and cers; (3) State Senator; (4) Mem-Georgia," and he added, "They may bers of House of Representatives; need one or two from South Carolina after 1912."

Capt. Capers insists that the at-Capt. Capers insists that the at-titude of himself and associates in for which they are voted. this movement on the negro question is misunderstood.

'We do not care," he said, "what oath, the Republicans do with the negro in of Managers can administer negroes to Congress from out there, and so are my associates, that the and Clerk. Southern negro, who is, with a few exceptions, too lacking in thrift and the South, shall no longer keep us in 6 p. m. helpless political bondage for the The Managers have the power to helpless political bondage for the sake of palliating the negro vote of Managers attend, the citizens can the North and West."

Both Speedy and Effeffective. This indicates the action of Foley Kidney Pills as S. Parsons, Battle At the said election separate boxes Creek, Mich., illustrates: "I have will be provided at which qualified been afflicted with a severe case of kidney and bladder trouble for which found no relief until I used Foley Kidney Pills. These cured tirely of all my ailments. These cured me enwas troubled with backaches and severe shooting pains with annoying urinary irregularities. The steady use of Foley Kidney Pills rid me entirehave my highest recommendation." J. Lunney, Seneca.

CAPERS DENIES THE RUMOR.

No Rupture with Taft-Hitchcock Not in Sympathy with Movement.

Columbia, Oct. 26 .- Capt. John G. Capers to-day emphatically denied that there had been a rupture A in the relations between him and President Taft as a result of his calling the white Republican convention for this State, thereby kick- General Assembly of the State of ing the negro from politics in South Carolina.

Otto Paul, Milwaukee, Wis., says Foley's Honey and Tar is still more than the best. He writes us: "All those that bought it think it is the best for coughs and colds they ever had and 1 think it is still more than

NOTICE OF ELECTION.

State of South Carolina, County of Oconee.

Notice is hereby given that the General Election for State and County Officers will be held at the voting precincts prescribed by law in said County, on Tuesday, November 8, 1910, said day being Tuesday following the first Monday in November, as prescribed by law. The qualifications for suffrages

are as follows: Residence in State for two years.

in the County one year, in the poll-Under the party law, the delegates ing precinct in which the elector County, Quebec, on Wednesday last, are limited to the number of mem- offers to vote, four months, and the payment six months before any election of any poll tax then due and payable: Provided, That ministers In addition to the delegates them- in charge of an organized church selves, there are in attendance num- and teachers of public schools shall bers of alternates and visitors from be entitled to vote after six months' residence in the State, if otherwise qualified.

Managers of election must require of the payment of all taxes, including poll tax assessed and collectible during the previous year. The production of a certificate or the re-ceipt of the officer authorized to collect such taxes shall be conclusive proof of the payment thereof.

election for the following officers, to wit: (1) Governor and Lieutenant-County Officers. On (5)shall be the name or names of the person or persons voted for as such

Before the hour fixed for opening the polls Managers and Clerks must take and subcsribe the Constitutional The Chairman of the Board the the West and North, even to sending oath to the other members and to the Clerk; a Notary Public must adif they care to, but 1 am determined. The managers elect their Chairman minister the oath to the Chairman

Polls at each voting place must be opened at 7 o'clock a. m. and closed interest to register, and who is a of Charleston, where they shall be dead load to the Republican party in opened at 7 a. m. and closed at

> appoint from among the qualified voters, the Managers, who after being sworn, can conduct the election.

> electors will vote upon adoption or rejection of amendments to the State Constitution, as provided in the

following Joint Resolutions: The question of adopti of adopting each amendment shall be submitted at the next general election to the electors as follows: Those in favor of the amendment shall deposit ballot with the following wor ballot with the following words plainly printed or written thereon: "Constituional Amendment of Sec-tion. of Article..., of the Constitution, relating to -Yes. Those opposed to said amendment shall cast a ballot with the following words plainly printed or written thereon: Constitutional Amendment of Section ..., of Article ..., of the Constitution, relating to-No." No. 566.

JOINT RESOLUTION Proposing to Amend Section 7, Article VIII, Relating to of the Constitution, Municipal Bonded Indebtedness. Section 1. Be it resolved by the South Carolina. That the following amendment to Section 7, of Article VIII, of the Constitution be agreed

No. 581. A JOINT RESOLUTION Proposing to Amend Section 7, Article VIII, Constitution, Relating to Municipal Bonded Indebtedness

Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to Section 7,Article VIII of the Constitution, be agreed to Add at the end thereof the following words: Provided further that the limitations imposed by this Section and by Section 5, of Article X, of this Constitution, shall not apply to the bonded indebtedness in and by any municipal corporation when the pro ceeds of said bonds are applied solely and exclusively for the chase, establishment and maintenance of a waterworks plant, or sewerage system, or lighting plant and when the question of incurring such indebtedness is submitted to the freeholders and qualified voters of such municipality, as provided in the Constitution upon the question of other bonded indebtednes.

Approved the 28th day of February, A. D. 1910.

No. 583.

JOINT RESOLUTION Purporting to Amend Section 7, Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to Section 7, Article Section amendment to Section 7, Article VIII, of the Constitution be agreed to: Add at the end thereof the following words: Provided, further,

That the limitations imposed by this Section, and by Section 5, Article X, of this Constitution, shall not apply to bonded indebtedness incurred by the city of Aiken, but said city of Aiken may increase its bonded indebtedness in the manner provided for in said Section of said Article to an amount not exceeding fifteen per cent, of the value of the taxable property therein for the purpose of establishing, extending, completing and repairing a system of

works, sewerage, electric lights and Approved the 28th day of Feb ruary, A. D. 1910.

No. 580.

JOINT RESOLUTION Proposing to Amend Section 7, Article VIII A of the Constitution, Relating to Municipal Bonded Indebtedness Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to Section 7, ArticleVIM, of the Constitution, be agreed to: Add at the end thereof the following words: Provided, further, That the limitations imposed by this Section and by Section 5, Article X, of this Constitution, shall not apply to bonded indebtdedness incurred by the town of St. Matthews, but said town St. Matthews may increase its bonded indebtedness in the manner provided in said Section of said Ar ticle to an amount not exceeding fifteen per cent. of the value of the taxable property therein, where the proceeds of said bonds to the amount of twenty thousand (\$20,000) dollars, shall be turned over by the town council of said town of St Matthews to the duly appointed Commissioners of the County of Calhoun, for the purpose of alding in the construction of public build-ings for the County of Calhoun. Approved the 28th day of Feb ruary, A. D. 1910.

No. 594.

A JOINT RESOLUTION Proposing

to Amend Section 12, of Article V, of the Constitution, Relating to Associate Justices. Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendments to the Constitution of

ot which of their number shall reire Approved the 26th day of February, A. D. 1910.

No. 595.

A JOINT RESOLUTION to Amend Section 2, of Article V, of the Constitution, Relating to Associate Justices of the Supreme Court.

Section 1. Be it resolved by the leneral Assembly of the State of South Carolina, That the following mendment to the Constitution of the State of South Carolina be submitted to the qualified electors of the State at the next general election for Repesentatives, and if a majority of the electors qualified to vote for mem-bers of the General Assembly voting thereon shall vote in favor of such amendment and a majority of each branch of the General Assembly shall, after such election, and before another, ratify said amendment by eas and nays, that Section 2, of Article V, of the Constitution, relating to Associate Justices, be amended by striking out the word "three" in line 2. and inserting in lieu thereof the word "four." and striking out the word "eight" in line 6 and inserting

the word "ten," so that when amended, the same shall read as follows: Sec. 2. The Supreme Court shall consist of a Chief Justice and four Associate Justices, any three of whom shall constitute a quorum for transaction of business. The Chief Justice shall preside, and in his absence, the Senior Associate They shall be elected for Justice. the term of ten years, and shall con-tinue in chice until their successors shall be elected and gualified, and shall be so classified that one of them shall go out of office every 'wo years. Approved the 26th day of February, A. D. 1910.

No. 596.

A JOINT RESOLUTION Proposing an Amendment to Article X, of the Constitution, by Adding Thereto; Section 14, to Empower the Cities of Greenville, Spartanburg and Co-lumbia, and the Town of Manning to Assess Abutting Property for Permanent Improvements. Section 1. Be it resolved by the

General Assembly of the State of South Carolina, That the following amendment to Article X, of the State Constitution, to be known as Section 14, of said Article X, be agreed to by two-thirds of the members elect ed to each House, and entered on the iournal respectively, with yeas and nays taken thereon, and be submitted to the qualified electors of the State at the next general elec thereafter for Representatives, election to wit: Add the following Section to Article X of the Constitution, to be, large general merchandise store of and be known as Section 14:

may authorize the corporate authorities of the cities of Greenville, Spartanburg and Columbia, and the town of Manning, to levy an assessment upon abutting property for the purpose of paying for permanent im-provements on streets and sidewalks immediately abutting such property: Provided, That said improvements be ordered only upon the written consent of two-thirds of the owners of the property abutting upon the street, sidewark or part of either proposed to be improved, and upon condition that said corporate authorities shall pay at least one-half of the costs of such improvements. Approved the 26th day of Febru-

ary, A. D. 1910.

No. 603.

A JOINT RESOLUTION Proposing to Amend Section 6, of Article X, of the Constitution of 1895, Relat-ing to Bonded Debt of Counties and Townships. Section 1. Be it resolved by the

General Assembly of the State of South Carolina, That the following amendment to Section 6, of Article relief of suffering or correction of X, of the Constitution of the State of South Carolina be submitted to the qualified electors of the State at the qualified electors of the State at the qualified electors of the State at the submitted to attend the aproaching con-the submitted to attend the submitted t the next general election for Representatives, and if a majority of electors qualified to vote for members of the General Assembly voting thereon shall vote in favor of such amendment, and a majority of each branch of the General Assembly shall, after such election and before another, ratify said amendment by yeas and nays, that Section 6, Article X, relating to the bonded debt of any County or Township be amended by adding at the end thereof the fol-lowing words: "Provided, That the limitation imposed by this Section shall not apply to any Township in the County of Greenwood, nor to any Township in the County of Saluda, through which, in whole or in part, the line of railroad of Greenwood and Saluda Railroad shall be located and constructed, nor to the County Saluda, such said Townships in Greenwood County and Saluda Couny, and the County of Saluda being hereby expressly autohrized to vote bonds in aid of the construction of the said proposed railroad, under such restrictions and limitations as the General Assembly may prescribe hereinafter:" "Provided, That the amount of such bonds shall not exceed eight per centum of the assess-ed valuation of the taxable property of such Townships."

Earle's-Elias Earle, L. S. Boleman, L. P. Ables. Fair Play—A. P. Hunt, W. R. Da-

vis, B. F. Grubbs. Friendship—W. M. Campbell, J. P. Bowen, J. M. Burdett.

P. High Falls-O. C. White, J. M. X. Clarke, E. J. Hunnicutt.

High Falls, No. 2-G. M. White, F. Hunnicutt, E. M. Morgan, Holly Springs, B. M. Lee, G. Black-J. well, W. E. Black.

Jocassee—A. L. Whitmire, H. J. Patterson, J. T. Cash.

Little River-J. S. Sheppard, J. L. Talley, F. L. Moody. Long Creek-Geo. Matheson, T. J.

Thrift, Hampton Cobb. Madison-J. L. Bryant, J. P. Arve,

Hill Williams.

Hill Withams, Newry--G. B. Watson, Lawrence
McMahan, A. J. Brock, Oakway--W. C. Myers, W. A.
Bowen, H. L. Verner, Providence-J. B. Ligon, W. T

Hunt, Handy Harris. Richland-Chas. L. Verner, T. B.

yly, W. T. Hubbard. Salem-Will Talley, W. L. Hagerty, Joshua Barker.

Seneca—Y. C. Langston, H. F. Al-exander, T. H. Stribling.
South Union—Clarence Cole, R.
E. Fendley, D. M. McGuire.
Tabor—J. T. Porter, H. C. Moore-head. L. A. Ware.

head, J. A. Knox.

Tamassee—J. D. Cowan, J. B. Sat-terfield, Jas. M. Lusk. Tokeena—B. C. Brock, J. J.

Tokeena—B. C. Brock, J. J. Simms, W. C. Callahan. Tugaloo Academy—W. Y. Smith,

T. L. McWhorter, Bleman Long, Walhalla-M. R. McDonald, W. M. Fennell, J. M. Beatty.

Westminster-John E. Mason, W. Bibb, J. P. Keese. West Union-Mack Neville, G. D.

Browning, E. Pearson. Picket Post-N. Tollison, A. N. Todd. Walter Cowan.

The Managers at each precinct named above are requested to delegate one of their number to secure boxes and blanks for the election at Walhalla Court House on Saturday, November 5th, 1910.

J. E. KELLEY

G. A. NORMAN, J. M. BARRON

Commissioners of State and County Elections for Oconee County, S. C. D. A. SMITH, Clerk. October 13th, 1910.

Cross Anchor Has \$20,000 Fire

Spartanburg, October 26 .--- Fire at 4 o'clock this morning, which was discovered by persons coming to the city for the circus, destroyed the Sec. 14. The General Assembly county. The entire building was M. C. Poole at Cross Anchor, this burned to the ground and all of the contents destroyed. Mr. Poole estimates his loss at from eighteen to twenty thousand dollars and covered by about five thousand inssurance. The origin of the fire is unknown.

Children Cry FOR FLETCHER'S CASTORIA

State Charities Conference,

Greenwood, Oct. 24. - Special: The second annual State Conference of Charities and Correction will be held at Florence, S. C., December 8-9 next. The first session held at Columbia a year ago was highly interesting and brought together for conference and discussion the representative philanthropic workers of our State

It is hoped that all persons interthe executive committee and will be announced in due season. A. T. Jamison, President.

the best. Our baby had a bad cold and it cured him in one day. Please kind. Barton's Pharmacy accept thanks." Walhalla; W. J. Lunney, Seneca,

THREE DEAD, TWO INJURED.

Seventy Tons of Earth Entomb Five State to attend. Workmen in Atlanta.

Atlanta, Oct. 28 .--- Three negroes were killed, and one white man and another negro were injured, Thursday morning by about 70 tons of earth caving in at the lot on the southeast corner of Pryor and Houston streets, where a 5-story office building or hotel is being built by Progressive Realty Company.

The white man is Oscar Upchurch, 630 DeKalb avenue. His injuries are not serious.

Two of the negroes who were killed are Martin Ingram and Jim Williams. The third negro has not been identified.

street side of the lot. A strip of earth about 49 feet long, 12 feet high and 3 feet thick fell. The four negroes were completely buried and earth packed around Upchurch to his neck. A wagon and two mules were also caught under the avalanche of falling earth. One of the mules was killed and the other had to be shot.

Were Loading Wagon.

The accident happened at 7:45 o'clock. The negroes were loading loose earth into a wagon that Upchurch was driving. The lot at the corner of Houston and Pryor had up their own strength but been excavated to a depth of about 12 feet, and the bank that caved in had been undermined about two feet. The foreman had warned his laborers not to work near this undermined bank.

Itch relieved in 30 minutes by Woolford's Sanitary Lotion. Never fails. Sold by J. W. Bell, druggist. SCOTT & BOWNE, 109 Pearl St. New York

He said to-night that the Post-

Columbia to-night to attend the con- edness. vention. There are a number of

postmasters here, but they are not here as delegates.

Mr. Capers stated positively tonight that the negro had been kicked out of polities

NURSING MOTHERS

show the beneficial effects of

Scott's Emulsion

The cave-in was on the Houston in a very short time. It not only builds her up, but enriches the mother's milk and properly nourishes the child.

> Nearly all mothers who nurse their children should take this splendid foodtonic, not only to keep to properly nourish their children.

FOR SALE BY ALL DRUGGISTS

Send 10c., name of paper and this ad. for our beautiful Savings Bank and Child's Sketch-Book. Each bank contains a Good Luck Penny.

their relations are not of the closest the town of Darlington, where the shall vote in favor of such an amend-

master General was not in accord ments, and where the question of inwith the movement in this State and curring such indebtedness is subhad forbidden the postmasters of the State to attend, mitted to the freeholders and quali-fied voters of such municipality, as provided in the Constitution, upon There are over 200 delegates in the question of other bonded indebt-

Approved the fourth day of Feb-ruary, A. D. 1910.

No. 580. A JOINT RESOLUTION to Amend Section 7, Article VIII, of the Constitution, Relating to Muni-cipal Bonded Indebtedness, by Adding a Proviso Thereto as to Certain Towns. Section 1. Be it resolved by the Section 1. Be it resolved by the Constant of the State of visions hereinafter prescribed. When-

General Assembly of the State of South Carolina, That the following amendment to the Constitution of question before the Supreme Court the State of South Carolina be submitted to the qualified electors of the State at the next general election for Representatives, and if a ma-that there is involved a question of jority of the electors qualified to vote for members of the General Assembly voting thereon shall vote in of this State and of the United favor of such amendment, and a States, or between the duties and majority of each branch of the obligations of her citizens under the General Assembly shall after such election, and before another, ratify said amendment by yeas and nays, that Section 7, Article VIII, relating to here the total states of the constant which the entire Court is not agreed, or whenever the Justices of said Court, or any two of them, desire that Section 7, Article VIII, relating to bonded indebtedness, be amended by adding at the end thereof the following words: Provided, That the limitations imposed by this Sec-tion and by Section 5, of Article X, of this Constitution, shall not apply to bonded indebtedness incurred by to bonded indebtedness incurred by the towns of Alken, in the County of Alken; Camden, in the County of Kershaw; Cheraw, in the County of the Circuit Judge who tried the cause Kershaw: Cheraw, in the County of the Circuit Judge who tried the cause Chesterfield; Clinton, in the County of Laurens; Edgefield, in the County of Edgefield; and St. Matthews, in the County of Calhoun, when the proceeds of said bonds are applied solely and exclusively for the build-ing, erecting, establishing and main-tenance of waterworks, electric light nance, system or streets. The circuit Judges who tried the cause shall not sit. A majority of the Justices of the Supreme Court and Circuit Judges shall constitute a quorum. The decision of the Court so constituted, or a majority of the Justices and Judges sitting, shall be final and conclusive. In such case the Chief Justice, or, in his absence, plants, sewerage system or streets, and where the question of incurring such indebtedness is submitted to the Supreme Court , and Circuit the qualified electors of said municipality, as provided in the Consti-tution, upon the question of bonded indebtedness. Approved the 28th day of Feb-

ruary, A. D. 1910.

proceeds of said bonds are applied solely for the purpose of drainage of the General Assembly shall after of the General Assembly shall after such election, and before another, ratify said amendment by yeas and nays, that Section 12, of Article V. of the Constitution, relating to As-sociate Justices, be amended by striking out in lines 3, 4 and 5, the words: "but if the four Juctices equ. ally divide in opinion, the judgment below shall be affirmed," and by striking out the word "two" in line 8, and inserting in lieu thereof word

ever, upon hearing of any cause or question before the Supreme Court in the exercise of its original or apor whenever the Justices of said

Court, or any two of them, desire it on any cause or question so be-fore said Court, the Chief Justice, Provided, however, That when the matter to be submitted is involved the Supreme Court and Circuit Judges meet together for the purpose aforesaid, if the number thereof be qualified to sit constitute an even Damascus-M. number, then one of the Circuit ter, Preston Lee. Judges must retire; and the Circuit

Approved the 26th day of February, A. D. 1910.

At the close of the election, the

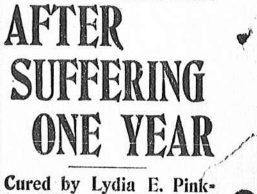
Managers and Clerk must proceed publicly to open the ballot boxes and count the ballots therein, and con-tinue without adjournment until the same is completed, and make a state-ment of the result for each office and sign the same. Within three days thereafter, the Chairman of the Board, or some one designated by the Board, must deliver to the Commissioners of Election the poll list, the boxes containing the ballots and written statements of the results of the election.

Managers of Election .--- The following Managers of Election have been appointed to hold the election at the various precincts in the said county:

Cherry Hill—W. A. Kelley, Milton Nicholson, M. C. Craine, Clemson College-T. A. Gordon, J.

P. Lewis, L. C. Dowdy, Damascus-M. H. Lee, N. H. Car-

Double Springs-M. L. Phillips, Judges present shall determine by W. H. Mongold, W. C. Barker,



ham'sVegetableCompound Milwaukee, Wis. — "Lydia E. Pink-ham's Vegetable Compound has made

me a well woman, and I would like to tell the whole world of it. I suffered fromfemaletrouble and fearful painsin my back. I had the best doctors and they all decided that I had a tumor in addition Pinkham's Vegetable Compound made

Pinkham's Vegetable Compound made me a well woman and I have no more backache. I hope I can help others by telling them what Lydia E. Pinkham's Vegetable Compound has done for me.' — MRS. EMMA IMSE, 833 First St., Milwankee, Wis. The above is only one of the thou-sands of grateful letters which are constantly being received by the Pinkham Medicine Company of Lynn, Mass., which prove beyond a doubt that Lydia E. Pinkham's Vegetable Com-pound, made from roots and herbs,

pound, made from roots and herbs, actually does cure these obstinate dis-cases of women after all other means have failed, and that every such sufering woman owes it to herself to at least give Lydia E. Pinkham's Vegeta-ble Compound a trial before submit-ting to an operation, or giving up

hope of recovery. Mrs. Pinkham, of Lynn, Mass. invites all sick women to write her for advice. She has guided thousands to health and her advice is free.