THE CONSTITUTION.

copie Should Arise in Their Might ad Remodel and Reconstruct It. Your comment on the income tax decision, which appears in the May Magazine, is sensible and to the point. You say: "If the constitution is to be a cloak under which landlords are to be sheltered, the time has come for the tenants and home owners to change the constitution." This is true, and the necessity for action in this direction admits of no qualification whatever. There is no "if" about the matter at all; not only landlords, but privilege mongers of all description. whose only aim is to rob the laborer of the results of his toil, have found shelter behind the impregnable bulwarks of the constitution; the instrument which was created by our fathers for the protection of the liberties of the people has been interpreted by our court of irresponsible judges on the supreme bench always so as to preserve intact the privileges of the few and visit tyranny and oppression on the mass of the people; and the time has come when, if we would preserve our liberties and make this country the abiding place of freedom for future generations, the constitution must be altered so radically that its own authors, if they were on earth to-day, would be unable to recognize it. It needs to be overhauled from top to bottom, and brought into harmony with twentieth century ideals of democracy. The political theory which permits the laws enacted by the representatives of the people to be overturned whenever, in the opinion merely of five irresponsible persons called justices of the supreme court, they fall to harmonize with the provisions of an instrument created for the government of four millions of people scattered principally along the Atlantic seaboard, in the days when the railroad, the steamboat, the telegraph, and telephone, the electric light and the electric railway, and, what is more important still, the syndicate, the industrial corporation and the trusts were unknown; when it took the traveler longer to go from New York to Charleston than it now takes to go from Portland, Me., to Portland, Ore.; when the localisms of the people were pronounced and their interests diversed; when all conceptions of life and all social conditions were so totally different from what they are at present-that theory is not a sound one for this day and age, from the standpoint of democracy. What have we in common with the founders of this republic, except our desire for liberty? Why should we consent to govern our social relations after ideas and methods laid down more than ,a century ago, by persons who, however wise and patriotic they might have been, could possibly have had the slightest conception of our needs? The theory is so farcical a one that the wonder is that an intelligent people has so long given adherence to it. I do not hesitate to express my belief that the people shall never be able to secure such legislation as they demand, bearing on the momentous social problems of the day, until this theory is abanbe replaced by one more rational. As long as our lawmakers confine their legislative energies to the regulation of petty details of governmental administration, the spoils of office, the giving away of the people's money through grants of bounties, subsidies, lands and franchises to syndicates, corporations and trusts, there is nothing said about constitutionalism or lack of authority, and the laws are not called in question. But let a law be enacted that is clearly in the interests of the masses, one which interferes with vested rights and cuts down the privileges of the rich and powerful, and there is at once a howl about the unconstitutionality of such legislation, the incompetence of the people's representatives to pass such laws; the host of privilege mongers hasten to bring the matter to the attention of our sapient and all but omnipotent supreme judges for the purpose of securing their opinion as to what George Washington and his compatriots would think about the matter if they were alive; and it rarely happens that these sapient authorities do not come to the conclusion that our revolutionary fathers never intended to invest the people's representatives with power

These Dogberrys on our supreme bench pretend to tell us the intention of our constitution makers concerning the solution of questions about which they could have had no more conception than the average man has of the attributes of the Deity; and once they have delivered their opinion, we, moved by the same superstitious reverence for the unknowable and the absurd which animated our idol-worshiping ancestors, bow our necks to the yoke in humble reverence at the words of our idol, saying: "It is kismet; our god has spoken his mind to his children; let us not disobey the will of our god." The Greeks had their Delphic oracle which, for a consideration, interpreted the wishes of the gods concerning the temporal affairs of men. The Americans have their supreme court which, for a consideration interprets the wishes of their god concerning the conduct of temporal affairs. We ridicule the absurd idea of the Greeks, but wherein is our own idea any the less ridiculous? In the language of a modern classic: "You pays your money, and you takes your

sufficient to make such laws, when-

once as ineffective as though it had

never been enacted.

We are told that we must abide by the intention of our fathers with respect to the conduct of our governmental affairs. Very good. We find that the Third ecngress passed the following resolution on the 23d of Decem-

"Any person holding any office or any stock in any institution in the nature of a bank for issuing or discounting bills or notes payable to bearer or house while he holds such office or stock." order, cannot be a member of the

This resolution was signed by Presi-

dent George Washington, and it is a Adams considered it a part of his duty to dispose of some shares of bank stock of which he was the owner before taking the oath of office as president. Does any person have the faintest suspicion of an idea that if the question were brought before the supreme court that a decision could be secured declaring bankers ineligible the intention of our fathers that they bank on December 12, 1891. should not become law-makers? I hardly believe so. Yes, you are right; the constitution must be changed, and the sooner the task is gone about and accomplished, the sooner will we escape from the quagmire of our political difficulties. We shall never be able to accomplish anything of moment; we are practically helpless in a political sense as long as the present regime continues. -W. P. Borland, in Locomotive Firemen's Magazine.

GOLD KNOCKED OUT.

Will the United States Supreme Court Decide the Matter in Gold's Favor? The supreme court of Ohio, in a decision rendered by Chief Justice Minshall, has affirmed it to be unlawful for a municipal corporation, and, by inference, any other body charged with disbursement of public money, to con-tract that its debts shall be payable

exclusively in gold.

The trustees of the sinking fund of The separator is a wreck. the city of Cincinnati are anxious to refund a 4 per cent. interest bearing debt of \$3,000,000. A syndicate of capitalists are ready to furnish money for the refunding on a basis of 3.65 per cent., provided that the new bonds shall be made payable, principal and interest, in gold. The strustees are about to accept the offer of the syndicate when certain citizens pray for an injunction in restraint of obligation to pay in gold only. The commom pleas court rules that the trustees are empowered to enter into such obligation, the plaintiffs appeal to the circuit court, and the decree in common pleas is overruled. The trustees now appeal to the supreme court, and by it the ruling of the circuit court is sustained. Thus, in so far as the highest court in Ohio can determine, it is made unlawful for a publie body to discriminate between silver and gold.

The decree of the supreme court being issued in vacation time, the text of this henceforth famous ruling will not be published until September. It will be read with interest and the arguments upon which it is based will form part of the material of that campaign of education upon monetary matters that now is in progress. It is, however, of itself a gratifying incident that the supreme court of a great state has decided that in the payment of public money the creditor of the public An Outing and Health at Small shall not be able to claim payment in gold. In payment of the public debt of Ohio the creditor cannot refuse sil- from the almost unbearable heat of the ver at a par with gold .- Chicago Inter

Maryland Democracy. Baltimore the other day adopted the following resolution:

praise the course of Grover Cleveland, under whose fearless, patriotic and conservative leadership prosperity and stability are assured the country, which, as the apostle of tariff reform, has brought a large measure of relief to our manufacturing and commercial interests, adding to the wages of labor while decreasing the cost of living; and who, by his determined stand for the repeal of the Sherman silver act. has saved the country from a cheap and fluctuating currency, a curse to rich and poor alike, but most of all to the poor, who most need an honest lar. His administration has done this for our people at home and has regained respect for the country and its flag abroad."

Growing Rapidly.

From everywhere comes the cheering news of the rapid growth of the people's party. The masses have become thoroughly convinced that the two old machines known as the democratic and republican parties are one and the same thing, hankering after the flesh pots. Spoils only is the one thing needful in the estimation of democratic and republican politicians. The people are aroused as never before, hence this mighty rush to the people's party. Ichabod, is written on the two old maabsurd spectacle!-the law becomes at chines. Rings, trusts and combines must be overthrown and completely crushed out and this can never be done through the agency of either old machine and the people now see it. Let the roll be called and move forward to the conflict. Victory awaits the patriotic. - Weatherford (Tex.) Leader.

> See our Campaign offer on first page. THE WEALTH MAKERS from now till November 1st for only 30c. Every voter in Nebraska should read this paper.

Errors of Youth.

Netvous Debility, Youthful Indiscretions, Lost Manhood, BE YOUR OWN PHYSICIAN. SUFFERERS FROM Many men, from the effects of youthful imprudence, have brought about a state of weakness that has reduced the general system so much as to induce almost every other disease; and the real cause of the trouble scarcely ever being suspected, they are doctored for everything but the right one. During our extensive college and hospital practice we have discovered new and concentrated remedies. The accompanying prescription is offered as a CERTAIN AND SPERDY CURK, hundreds of cases having been restored to perfect health by its use after all other remedies failed. Ferfectly pure ingredients must be used in the preparation of this prescription.

Erythroxylon coca, i drachm.
Jerubebin, i drachm.
Jerubebin, i drachm.
Helonias Dioica, i drachm.
Gelsemin, 8 grains.
Ext. ignatis amars (alcoholic), 2 grains.
Ext. leptandra, 2 scruples.
Mili
Glycerine, q. s. Mix. Mix.

Make @ pills. Take I pill at 8 p.m., and another
on going to bed. This remedy is adapted to every
weakness in either sex, and especially in those
cases resulting from imprudence. The recaperative
powers of this restorative are astonishing, and its
use continued for a short time changes the languid,
debilitated, nervelass condition to one of renewed
life and vigor,

and vigor.

to those who would prefer to obtain it of us, by
tilling \$1, a senied package contains \$0 pills,
tilling \$2, a senied package contains \$0 pills,
tilling compounded, will be sent by mail from
private laboratory, or we will furnish \$0 pack.

s, which will ture most cases, for \$5. 41 indees

NEW ENGLAND MEDICAL INSTITUTE, No.7, Tremont Row, Boston, Mass Gave a Chattel Mortgage.

LINCOLN, Neb., Aug. 20.-The Brown matter of record that President John Bros. Grain company gave a chattel mortgage yesterday in favor of the Citizens' State Bank of Council Bluffs, la., for \$14,156.66. The mortgage is on elevators, scales, warehouses, horsepowers and other property owned by the firm in Cortland, Pickerell, Beatrice. Blue Springs, Barneston, Holems, ville, Valparaiso, Raymond, Jamaica-Hanlon and Princeton. It was given to a seat in the house, because it was to secure a judgment obtained by the

Ord Livery Barn Burned.

ORD, Neb., Aug. 20.-At about 1 'clock this afternoon the fine livery barn of James Scott was discovered in dames. The barn is a total loss. The contents were all consumed, including fourteen horses, all first-class, also carriages, harness and all the livery The loss is estimated at \$3,000, outfit. insured for \$1,500. The origin of the fire is unknown. It is supposed to have been incendiary.

Thresher Exploded. FAIRMONT, Neb., Aug. 20.-News has ust reached here that the cylinder of Mr. Leshonkey's new threshing machine exploded Saturday afternoon while threshing at Mr. Lempher's farm three miles northeast of this place. The cylinder was blown into fragments, some of which struck the boiler, fifty feet away. The strange part of it is that no one was hurt.

The steamer City of Sheffield, from St. Louis to the Tennessee river, struck an obstruction in the Mississippi river below Cairo. Ill., and sank. No lives were lost.

Anniversary of the Franco-Prussian War Celebrated.

BERLIN, Aug. 20 .- There was splendid weather here yesterday for the celebrating of the twenty-fifth anniversary of the battle of Gravelotte, which had so decisive an influence upon the Franco-Prussian war. The anniversary was signalized here by the laying of the foundation stone of the national monument to the late Emperor William I. by his grandson, Emperor William II. in the presence of many of the German sovereigns and other dignitaries.

Good News!

Governor Larrabee's great work, "The Railroad Question," is now issued in paper covers. It is the standard authority on the subject and has just been adopted as a text book by Vasser College. Every reformer should have a copy. Price, cloth' \$1.50; paper covers, 50c. Address,

WEALTH MAKERS PUB. Co.,

Cost. time, to be cured of rheumatism and kindred diseases, to recuperate from sickness, overwork, nervousness, and the tourist to have a delightful time, the A democratic state convention in altimore the other day adopted the cursions to Hot Springs, S. D., July 19 which to reach these and all northern and which to reach these and all northern and and August 2d at very low rates. Get northeastern Nebraska places in a quick information at city office, 117 So. 10th and comfortable manner. Palace sleep-St., or depot, Cor. 8th and S Sts. 5t4

People's Independent State Conven-

The People's Independent electors of the state of Nebraska are hereby requested to elect and send delegates from their respective counties, to meet in convention in the city of Lincoln on Wednesday, August 28, at 2 p. m., for the purpose of nominating one candidate for judge of the supreme court, two candidates for regent of the State University, and to transact such other business as may properly come before the convention.

iness as may properly come constitution.

The basis of representation will be one delegate-at-large for each county and one additional delegate for each one hundred votes or major fraction thereof; cast at the general election of 1894 for Hon. H. W. McFadden for secretary of state, which gives the following representation by

. 15 Johnson.

Adams 10	30000000
Antelope 11	Kearney 1
Banner 2	Kelth
Blaine 2	Keya Paha
Boone 11	Kimball
Box Butte 6	Knox 1
Boyd 6	Lancaster 8
Brown 4	Lincoln 1
Buffalo 19	Logan
Burt 9	Loup
Butler 14	Madison
Cass 15	McPherson
Oedar 7	Merrick
Chase	Nance
Cherry 7	Nemeha
Chevenne 4	Nuckolls
	Otoe
And were the second	Pawnee
COMMENTER	
Custor 18	Perkins
Odnier	Phelps
Dakota 4	Pierce
Dawes 8	Platte
Dawson 11	Polk
Deuel 3	Red Willow,
Dixon 8	Richardson
Dodge 9	Rock
Douglas 40	Saline
Dundy 4	Sarpy
Filimore 15	Saunders
Franklin 9	Scotts Bluff,
Frontier 9	Seward
Furnas 12	Sheriden
Gage 16	Sherman
Garfield 2	Sloux
Gosper 7	Stanton
Grant 2	Thayer
Greeley 6	Thomas
Hall 13	Thurston
Hamilton 13	Valley
Harlan 9	Washington
Hayes 3	Wayne
Hitchcock 6	Webster
Holt 13	Wheeler
Hooker 1	York
Howard 10	
efferson 10	Total7

We would recommend that no proxies be allowed, but that the delegates present cast the full rote to which their respective counties are en-

We would also recommend that in the counties candidates for the various county offices be nominated by the same convention which selects delegates to the state convention.

J. A. EDGERTON,
Secr. tary.

Chairman. J. A. EDGERTON, Secr tary.

14th Judicial District Call

The People's Independent electors of the 14th Judicial District of the State of Nebraska are hereby requested to elect and send delegates from their respective counties to meet in the city of McCook, on Saturday September 7, 1895, at 2 o'-clock p. m., for the purpose of placing in nomination one candidate for judge of the district court of the 14th Judicial district, and to transact such other business as may properly come before the convention. The basis of representation will be one delegate at large from each county and one additional delegate for each one hundred voters or major fraction thereof cast at the general election of 1894 for Hon. H. W. Mc-Fadden for Secretary of State, which gives the following vote by counties:

llowing vote by counties:

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No. 101. The Chimes. By Charles Dickens. No. 94. A Christmas Carol. By Dickens. No. 96. The Haunted Man. By Dickens. No. 97. Two Ghost Stories. By Dickens.

No. 98. Three Christmas Stories, By Dickens. No. 100. Cricket on the Hearth. By

No. 95. The Battle of Life. By Dickens.

No. 59. The Courting of Dinah Shadd, By Rudyard Kipling, who is thought by many to be the greatest living story-writer. No. 60. A Bird of Passage. By Beatrice Harraden, author of "Ships that Pass in the Night." The book which has had such a phenomenal sale during the past year. This is a charming story, told in beautiful language. No. 64. The Greatest Thing in the World. By Henry Drummond. This book is on love as taught by Christ and the disciples; and if any one doubts that love is the greatest thing in the world, and if they want to be made stronger in their love for all things, they must get this book, by all means, No. 63. Changed Life. By Drummond.

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