Afternoon-Reports for November Received and Street Work Ordered.

the adoption of an ordimee regulating Sunday selling, as filth and intensify the stench. in another column of today's "The health department has fre-

orms of the proposition by building fly contamination for all food exposed one road to that end of the city. How for sale in nearby markets and stores. ever, it seems that the board did not

weapon, one white and 15 colored; 20 changes are made, Various infractions of the law made

ets ordered cleaned; 115 orders issued

endent of health, reported that he taken. made 68 visits to the homes of indi-

nembers of the Council:

arface wells are most numerous. of Sunday night. I've of these cases were among the

ince November 1st. Of the cases of and six cases were among children of over. school age. All cases of diphtheria "ere among the white. Of the eight surred among the colored. Three ass were less than five years of age and five were among children of school chool children further emphasize the nent for the compulsory medical inection of the pupils of the public chools.It also emphasizes the imortance of providing destructable rese cases can almost invariably be shool room or play ground, and these easures are most respectfully urged. n order to make more perfect the efat prophylaxis against these di- with the bondholders. ruses, I have furnished each physican in the city with printed copies of ing quarantine provided by the

COUNCIL extremely dangerous. I am reliably informed that it is the custom to assort the shucked oysters by hand. The appearance of the market men who are engaged in this work would suggest First Meeting of the Month Yesterday most strongly that this handling is not done under asceptic conditions. If the market was provided with a competent and vigilent officer, these abuses could be greatly modified. It is even more important that the entire market building should be remodeled The City Council was in regular ses- and revonvated. Under existing confor nearly two hours yesterday ditions it is practically impossible to It being the first meeting keep this structure clean and free

the month reports were received in sand and the underlying ground has this week, has been granted a respite which, he claimed was the various departments for No- become saturated with the solution of by the Governor of the State, the date unlawfully detained by James Rackember and a number of matters of filth which is formed each time the for the electrocution having been post. ley, the second day of the present nterest were considered, floor is flushed. Stallkeepers habitually keep live fowls in the market

Mayor Joseph D. Smith presided placed in a sanitary condition. It has yet be hope that he will escape the mule case alone furnished probably all members in attendance; also had plans prepared for this work, and Thos. D. Meares, city clerk and again we desire to state that the rereasurer; Geo. L. Peschau, Esq., as- modeling of this market is of the most stant city attorney; Dr. Chas. T. serious sanitary importance. The sitvesbitt, city superintendent of health, uation and the appointments of the the Chief Chas. Schnibben, of the fire fish stalls are wholly bad. These tenartment. A communication was stalls should be placed on the wharf received from the Wilmington Subur- and should be arranged so as to drain Co., Mr. M. S. Willard, secretary, directly into the river. I would most with reference to an offer made oral respectfully urge that water closets out of sentiment regarding the elec worn out proved by witnesses that it Mayor Smith some time ago that be provided for the market men and trocution of a human being so near was worked for several weeks during certain streets in the southern part that accommodations for the horses the holiday season is a matter of con- the Summer to a city cart at \$1.25 the city were improved the compa- and mules belonging to these market jecture. y would give the city 25 acres of men he provided by the city. At presand for a park. Mr. Willard stated ent these animals are tethered in the day that E. M. Koonce, Esq., an claimed that the mule was so old and withdraw the proposition inasmuch as blocks bounding the markets on the he Council had not taken action. May-north and east. In the absence of Smith suggested that the matter other accommodation the market and never been before the Council and men and countrymen who, with their he offer had never been formally families, bring produce for sale, use sition was made to the Board of Al- years of this practice has transform; dermen some three years ago, and the ed the soil in these blocks into a bog poard endeavored to comply with the of indescribable filth which furnishes

"I would suggest that accommodato all that was expected, for the deed tions for these horses and mules be or property for the park was never provided by the city in some location more remote from the market, and License was granted to J. W. Capps that as soon as the fish market can to open a private meat market at the be removed to the wharf, the space northeast corner of 11th and Market now occupied by the fish stall be fill- Mr. Grant or Mr. Koonce, or pos- now occupied by the fish stall be fill- sibly both, will leave within the next good condition when Rackley got it, at the number of the fire departing the replied that the mule could stand ment showed 14 alarms during the for the use of truckers and country- few days for Raleigh for the purpose he replied that the mule could stand nonth of November, causes being as men. These to be provided by the ollows: Sparks from chimney, 6; de- city at a small rental fee. In this way ective flues, 3; carelessness, 2; chim- Front street could be kept entirely ney burning out, 2; accident, 1. The free from market carts and the filth

olored. There were 49 for drunken fort to make the market house and its the Fall term of Superior Court. Judge sion of the animal, which, it was evi-

nent showed that during the month of the case reported in October appeared. November there were 47 deaths, 15 We have succeeded in maintaining an whites and 32 colored; 42 births, 17 effective quarantine at this house. The whites and 25 colored; 14,790 inspec- quarantine at this house will be disions of premises; 4,062 surface clos- charged during this present week.

The report of Dr. Nesbitt was disor disinfectants; 113 orders filled cussed, particularly that portion with omagious diseases remaining Uo reference to the market house and re ember 30th: diptheria, 4; scarlet fe- moval of carts from in front of the market house to a side street in the Dr. John Thames, assistant superin- vicinity. However, no action was

Mr. Chas. N. Evans, president o gent poor and had 15 office calls; is the Southern National Bank, and the ued 50 permits to the James Walker Atlantic Trust & Banking Company Memorial Hospital; received report purchasers of the \$400,000 worth o of 13 cases of typhoid fever in the water and sewerage and street imcity, and report of two deaths result provement bonds, suggested at if ng from the disease during the the city wanted the money for the bonds by the first of January next it neat and dairy inspector, showed that treasurer and city attorney to acduring the month he made 42 inspec- company him to New York next Monions of dairies and dairy farms and day so that the details could be arplaces where milk is sold and found ranged without any delay, such as conditions and health of cattle and at-satisfying the purchasers' attorneys, He made 1,533 post- Hawkins, Dellafield & Longfellow, of sale grocery business, the order for the lithographing of the ed by Dr. Chas. T. Nesbitt, the super- weeks to do it, with the result that for The W. B. Cooper Company. ntendent, and its reading was listen the 1st of January would be here and ed to attentively and with interest by the city not in possession of the To the Council of the City of Wil- will merely certify as to certain rec-"Thirteen new cases of typhoid fe- that the details were arranged by er, D. O. Westbrook and R.

Eight cares of scarlet fever and he secure bloodhounds to aid the offi- other enterprises which quite take up cases of dophtheria have developed cers in running down the persons re all his time, and the active manageliphtheria, one occurred in an adult, are occurring nightly. The matter shift to other shoulders. It is the

Mayor Smith Councilman Perdew day of this week and organ.ze. The stated that the test well which is be- business will be taken over immeding drilled by Mr. J. D. Lowery, north of the city, is now down about 40 feet. Upon the success of this well Chesnut; thence east on Chesnut The occurrence of these cases will probably depend the question of Second; thence south on scarlet fever and diphtheria among whether the city will attempt to se- Princess; thence east on cure its water supply from deep Tihrd; thence south on Third to Marman Perdew stated, also in reply to ond; thence south on Second to Ora question from the Mayor, that he ange; thence west on Orange to Wilmington Sewerage Company, were thence west on Ann to Water; thence naced to contact infection in the city for the transfer of the existing Red Cross to Nixon streets. The that the Council recently adopted a respective streets named save and ex-

of the Streets and Wi. rves Dapart | east side of Front, from Orange to he Public Health Laws of the State ment, asked only as a matter of cour-North Carolina and regulations gov. tesy to the Council, that he be given permission to improve 15th street, late Board of Health. In addition I from Market to Rankin, a distance of limits will be brought up at the next we written each a personal letter four blocks, and to cost about \$5,000 alling attention to the necessity for Mr. Moore said that the citizens liv- An ordinance requiring the use of fire omptly reporting the preventable diling in the section affected had signed proof roofing within the fire district ases as required by State law and an agreement to pay \$2,000 of the cost will probably be introduced at the ordinance, and have notified them of the improvement. The permission

The City Market

Now that the city ordinances are form of a legal notice all ordinances

The city market continues to be being put in intelligible form and codof general interest adopted by the serious menace to the public health lifed and such of those which are out ordinance regarding Sunday selling ter of changing the fire limits came will be published as an advertisement

the handling of foods exposed for Schnibben, of the fire department, rective, the conditions are still found to ommended that the district be now news columns this morning. dangerous. This is particularly made as follows: "Commencing at the total of the method in which oysters the total of Cowan street, thence east to handled. Oysters are extremely to Nutt; thence south on Nutt to Harnett; thence east on Harnett to the putrefaction process, they are Front; thence south on Front to Theatre today.

M. SANDLIN GETS RESPITE MULE BONE OF CONTENTION COMMO BOOK OF COMPORT OF BOOK OF CONTENTION COMPORT OF COMPORT OF CONTENTION COMPORT OF COMPORT

cution Until December 29th-Rumors That New Evidence Has Been Discovered

L. M. Sandlin, the convicted wifemurderer of this city, condemned to wherein die in the electric chair on Friday of sought electric chair.

L. Clayton Grant, Esq., Sandlin's than any other case heard in Superior attorney, received a telegram last Court in a long time. light from Governor William Walton cember 29th, but whether the Gov-him; that Rackley merely took the ernor's action is based on the alleged mule through a misunderstanding, and discovery of new evidence or merely to show that the mule was not entirely

n his letter that it was desired to open lots and in the sheds in the attorney of Onslow councy who rep- worn that Dr. Bellamy told him he resented that county at the last State might have it merely for taking it Legislature, had found new evidence away; that after spending some monrelative to traces of insanity in Sand- ey for medicine and doctoring it for lin's family and it is known that Mr. several weeks he brought the animal fer had never been formally families, bring produce for sale, use Koonce and Mr. Grant held a confer-Upon motion the matter was these sheds and enclosures as public ence a few days ago. Mr. Grant did vice; that six weeks after he got the referred to the Mayor. A similar prop- conveniences. The result of many not care to divulge the nature of the mule, Dr. Bellamy made a claim for it, rumored new evidence, nor would ne or its equivalent in money. Rackley state definitely that such had been claimed that he would not give up the discovered, but it is believed that mule unless he was paid something there is some foundation for the ru- for the amount he had expended for mor and it is likely that the Governor's medicine and the time spent in docaction was taken on this account. Mr. toring the animal back, to health. Grant admitted that a request for a Rackley secured the mule some time hearing and a respite and been filed in April. with the Governor and now that the request for the respit has been grant- the mule on a doctor's bill and when ed, it is more than likely that either asked by K. C. Sidbury, Esq., counsel Mr. Grant or Mr. Koonce, or post for the plaintiff, if the mule was in of a conference with the Governor up. Rackley admitted on the stand relative to the matter.

Sandlin was tried, found guilty of times. the murder of his wife here during the month of June, convicted and jury used some rather slurring terms police department reported 188 argories and offal at all times.

ests for the month, 68 whites and 120

"After five months of continuous effects for the month, 68 whites and 120 of refuse and offal at all times.

"After five months of continuous effects for the month of June, convicted and juny used some in referring to Dr. Bellamy's possession of the animal, which, it was evitable to be a sentenced to pay the death penalty at sign of the animal, which, it was evitable to be a sentenced to pay the death penalty at sign of the animal, which, it was evitable to be a sentenced to pay the death penalty at sign of the animal, which, it was evitable to be a sentenced to pay the death penalty at sign of the animal, which, it was evitable to be a sentenced to pay the death penalty at sign of the animal, which, it was evitable to be a sentenced to pay the death penalty at sign of the animal, which, it was evitable to be a sentenced to pay the death penalty at sign of the animal which, it was evitable to be a sentenced to pay the death penalty at sign of the animal which, it was evitable to be a sentenced to pay the death penalty at sign of the animal which, it was evitable to be a sentenced to pay the death penalty at sign of the animal which it was evitable to be a sentenced to pay the death penalty at sign of the animal which it was evitable to be a sentenced to pay the death penalty at sign of the animal which it was evitable to be a sentenced to pay the death penalty at sign of the animal which it was evitable to be a sentenced to pay the death penalty at sign of the animal which it was evitable to be a sentenced to pay the death penalty at sign of the animal which it was evitable to be a sentenced to pay the death penalty at sign of the animal was a sentenced to be a ness. 29 whites and 20 colored; 36 for disorderly conduct, 14 whites and 22 partment has concluded that this resoluted; 16 for assault with deadly weapon, one white and 15 colored; 20 whites and 25 colored; 20 whites and 25 colored; 20 whites and 20 colored; 20 whites and 20 colored; 36 for death to superior court. Judge dent, did not please Dr. Bellamy even named October 23rd as the date for superior court. Judge dent, did not please Dr. Bellamy even named October 23rd as the date for superior court. Judge dent, did not please Dr. Bellamy even named October 23rd as the date for superior court. Judge dent, did not please Dr. Bellamy even named October 23rd as the date for superior court. Judge dent, did not please Dr. Bellamy even named October 23rd as the date for superior court. man took an appeal and his case was given much to have had his hand in "I desire to report that but one new carried to the Supreme Court, which Mr. Sidbury's collar and finally did various intractions of the law made the remainder of the number of arther month of November. This case of smallpox was reported during the appeal served as a respite and the two appeared in mass meeting toshould die.

> committed and this new development will doubtless be a matter of general

Granted Charter by the Secretary of State Yesterday-Will Have \$100,000 Paid in Capital

Finding his interests multiplying to examinations of slaughtered meats as the legality of the transaction, from largest in this section, incorporated ollows: 142 cattle; 1,316 hogs and 75 the legislative enactment down to the the to dispose of the stock among his heep, with four condemnations, two councilmanic proceedings, and giving employes for the most part. As will The following is a supplemental re- bonds. This could be attended to by of today's paper a charter was grant port from the health department, sign- mail, but would take turee or four ed yesterday by the Secretary of State The authorized capital stock money. The city clerk and treasurer business with \$100,000 paid in. Pracords. Heretofore it has taken about subscribed. The incorporators are: four months to get the money after W. B. Cooper, D. H. Bryan, I. W. the sale of bonds, owing to the fact Cooper, W. R. Surles, W. H. Schaefver have appeared since November mail. Council voted unanimously to Francks, all of whom have had a hand ty. After the lawyers finished their These cases without exception send the city attorney and the city in making the business what it is toare located in the outskirts of the clerk and treasurer to New York and day. Other employes of Mr. Cooper ity where surface closets and driven they will leave either Saturday night in the store will likely take stock in the enterprise. Mr. W. B. Cooper Councilman P. Q. Moore suggest is president of The American National ed to Councilman B. C. Moore that Bank and is interested in a number of ns ble for the many robberies that ment of the wholesale business will six cases were under five years of age. was discussed briefly and then passed purpose of the new company to considerably enlarge the business.

The incorporators will meet Satur iately by the new company.

wells instead of the river. Council- ket; thence west on Market to Secunderstood that the bondholders of the Front; thence south on Front to Ann: endeavoring to get together on anoth- south on Water to Nun." It was later el proposition to be submitted to the decided to include Fourth street, from sewerage system. It will be recalled above will include both sides of the resolution calling off all negotiations cept the east side of Second street, from Dock to Orange; the south side Councilman P. Q. Moore, in charge o' Orange, from Second to Front; the Ann; the south side of Ann and the

east side of water from Ann to Nun. The recommendations as to the fire meeting in the form of an ordinance.

this department will observe was granted. The street will be Upon motion the city clerk and brickly the State quarantine regulabrick with asphalt binder and 200 feet treasurer was instructed to have published in The Morning Star in the

Governor Postpones Date of Electro- Case Involving Ownership of Animal Much in Court Yesterday-Other Matters Disposed of Dur-

poned until December 29th. Rumors term of Superior Court was in strikhouse and in this way increase the were in circulation yesterday of the ing contrast to the first day, when discovery of new evidence as to the there was scarcely anything to claim alleged insanity in the convicted man's the attention of court and less to inquently urged that this building be family in the past and there might terest and amuse the spectators. The more amusement for the spectators

> The value of the mule in controver-Kitchin stating that he had granted sy was placed at about \$50. The plainthe doomed man a respite until De- tiff claimed that the mule belonged to day and recently has been pulling a It was talked on the streets yester dray. Rackley, on the other hand

> > It appears that Dr. Bellamy took that he had been in court several

Mr. Sidbury, in his argument to the the plaintiff. Following argument of TREASURER'S ANNUAL REPORT. interest here since the murder was counsel for the plaintiff the case was given to the jury, which was out only a short time, returning a verdict in favor of Dr. Bellamy, This means that he will regain possession of the mule and that the costs of the action must be paid by the defendant. It was said yesterday that very likely the defendant's bondsman will have to pay the

> In the case of T. H. Robbins against . J. Merriman a judgment was given for non-suit, and a judgment for dis-Wessell against Alex. Newton. Judgment for \$40 and costs was given the plaintiff in the case of W. C. Arnold, administrator, vs. American Life & Benefit Insurance Co. In the case of Sloan & Sweeney vs. E. B. Pleasants, Parker was given a verdict against . H. Krahnke for \$15. The jury refendant in the case of the Standard ing a bill of \$14.37. Judgment was given in favor of the Tidewater Power R. Smith, and in the case of Lizzie ance of \$1,067.87. Of the special coun-\$20.83, against Hankins, administratrix of Wm. Gil- ty fund the balance on hand was

ment for dismissal was given. The case of C. McD. Jones vs. L. N. tically all of this amount has been den ending. It was a detinue proceeding for store fixtures, valued at more than \$50. Jones, the plaintiff, claimed that the party who sold the fixtures had no right to dispose of the properexamination the plaintiff was taken in J. E. Farrer as was erroneously stathand by Judge Ward, who brought out the fact that the man who sold the property had shared in the profits of the goods sold, which his attorney rec-

. Rowe, involving wharfage rent judgment was given for \$40, the am-

ount asked for. When court adjourned for the day and argument of counsel will begin plaintiff is suing for an amount alleged to be due for screens shipped here and which were refused by the defendant company. Woodus Kellum, Esq. appears for the plaintiff, and W. P. Stacy, Esq., for the defendant.

To Lecture at Southport Thomas' Pro-Cathedral, this city, wil in the Court House at Southport to morrow evening at 8 o'clock. public is cordially invited and it is expected that a large number of Southport citizens will be on hand to hear the interesting talk.

"The Spur of Necessity" Sensational story of the triumph of a woman's will in motion pictures at The Grand Theatre today.

_ THE SOUTHERN NATIONAL BANK.

Invites you to become one of its customers. Every banking facility is yours at This bank.

The Southern National Bank

442.05

Will be the amount to your credit in this strong, old Savings Bank in ten years, if you deposit \$3.00 each month.

We invite you to start a Savings Account with Us.

THE PEOPLES SAVINGS BANK OOORNOR OFROND O & OPRONOFSS

\$14,169.32

paid out in interest to depositors at our Quarter ending December 1st. Did YOU receive any of this amount?

Why not open an account with this Bank (the oldest in Wilmington), and let compound interest work for you?

THE WILMINGTON SAVINGS & TRUST CO.



Oldest Bank in Wilmington. Largest Savings Bank in North Carolina.

With Board of Commissioners

Wednesday Afternoon. County Treasurer H. McL. Green has filed with Mr. W. A. Williams, clerk of the Board of County Commissioners, his annual report of the county finances for the fiscal year ending Monday submitted the report to the board at their regular Thursday meetcommittee and at that time the report will be formally audited and filed in

the county records. A brief summary of the report is as follows: General county fund, includreceipts during the year, \$77,325.55; \$33,164.19. The county road sinking 331.54, while the James Walker Me-John morial Hospital fund showed a bal-

> \$52.63. The Polarine Exhibit Mr. E. W. Haselden is in charge of three months on the county roads. the Wilmington exhibit instead of Mr. ed yesterday morning.

THE RECORDER'S COURT. Several Road Sentences Imposed Yes

terday Morning.

road and farm sentences were meted out in the Recorder's court yesterday morning than at any one session of age, was found guilty of assaulting Five unfortunates received sentences and totalling 42 months all told. However, one sentence of six months was dant's good behavior for that period

Georgia and Minnie Clark and Aring balance on hand Dec. 1st, 1910, and telia Blank, colored dames, were found guilty of larceny and receiving stolen tracted, a balance of \$5,995.92 on hand Georgia and Artelia drew 12 months December 1st, 1911. The road fund each, while Minnie fared only half as for the year was \$76,497.27, which, bad, getting six months, on the counwith \$43,333.03 disbursements sub-1 ty farm. The women were arrested were continued until today on account tracted, leaves a balance on hand of in connection with the theft of a large of the absence of several witnesses. quantity of bed clothing and other Several other cases were continued. fund showed a balance on hand of \$12,- household articles from the residence Green street, some time ago. Along structor Holden A. Evans has resign with them six negro men were on trial ec his commission in the naval seryesterday, charged with larceny. They Pvice to become vice president of the were J. L. James, Walter Green, Lee Moran Shipbuilding Co., Seattle, Mose Washington, all of whom were structor Evans' resignation is attribut-The Polarine exhibit was again the found not guilty. However, the first ed to the curtailment of authority named, J. L. James, was found guilty brought about, it is declared, by artisof carrying a concealed weapon and ans at the Norfolk navy yard, thwartlarge number of people are working was given the alternative of paying a ing his efforts to install a new me to explain the strange phenomenon. fine of \$25 and costs or spending chanical system at this naval station.

Up until late yesterday afternoon the

working force, as he had not raised with a deadly weapon upon William county roads. small negro boy, about 11 years of

the county tribunal for some time, one of his companions with a deadly weapon and a sentence of six months ranging from six to twelve months on the roads was imposed, judgment being suspended, however, on condition that the defendant be on good suspended conditioned on the defen- behavior for six months. A nol pros with leave was taken in the case charging William Moore, alias "Grippie," colored, with an assault with a deadly weapon. Frank Wilson, colored, charged with larceny, proved to be the wrong man and was dismissed.

A case charging "Son" Darling, col-

To keep clothes from running where indications were that the negro would the colors are not fast, use a cupful of probably re-inforce the county road salt to each gallon of washing water.

the goods sold, which his attorney recognized constituted a partnership and took a non-suit. L. Clayton Grant, Esq., represented the plaintiff and Walter Gafford, Esq., appeared for the defendant. In the case of J. W. Harper vs. J.

Pneumonia Salve

Checks a cold and prevents PNEUMONIA, GRIPPE, BRONCHITIS and all the ills that develop from a bad cold. DON'T let a cold develop into PNEUMONIA. Prevent it today. Get a 25c jar of ASTYPTODYNE CROUP and PNEUMONIA SALVE. It is guaranteed to do the work. Remember, the only SURE CURE for PNEUMONIA is PREVENTION. For sale by all druggists.