The Charlotte Observer. SATURDAY, FEBRUARY 22, 1879.

THE LEGISLATURE.

(Ralench Observer.) 1 Lit 1

SENATE.

mal and for some the February 19. Mr. Nicholson presented two peti-Mr. Micholson presented two peti-tions from citizens of Iredell county praying for the passage of a stock law. Mr. Alexander, a petition of citizens of Paw Creek, Mecklenburg county, praying for an act the prohibit the sale of spirituous liquois within five miles of of Paw Creek church.

On motion of Mr. McEachern, the vote by which the bill for the creation of the new county of Scotland was postponed till Wednesday next was re-considered, and the bill put on its pase age

SALARIES AND FEES BILL.

The discussion of the pending ques-tion was interrupted by the announce-ment of the special order for 11 o'clock, the bill to regulate salaries and fees. On motion of Mr. Graham, of Lincoln, the bill was again considered by sec-tions, the question being on the third

reading of the bill.

SEC. 1. Governor \$3,000, with a pri-

Mr. Graham moved to strike out \$800 and insert \$500. This would make the salary of the private secretary about \$500, which he considered low enough. Mr. Erwin objected. The salary as it

now stood in the bill was the same as

in 1860. Mr. Scales favored the amendment.

Mr. Henderson concurred with Mr. ales, band, budT costal a cir oT Mr. Graham's amendment was adopt-

d by a vote of 25 to 16. 0781 Mr. Dortch moved to make the salary

of the Governor \$3,500. Up to 1860 the Governor received \$3,000 and a furnished house, and he thought it but fair to ed house, and he thought it jout fair to give that officer \$3,500 without a house. Mit call well opposed the salaries paid to the forwarnots of other States to show the forwarnots of other States to show the sources of oppared two rally with them. Besides, he said the reduc-tion would not affect, the present in-cumbent, and could be no hardship to

Mr. Hoyle also objected to Mr. Dortch's amendment, as also did Mr. Austin, both Senators adopting the views of

Mr. Caldwell. Mr. Dortch's amendme if yas rejected -yeas 9, nays 34:

The first section was then agreed to

as amended with 50 \$3,000, chief clerk 53,000, chief clerk \$3,500, assistant clerk \$750—the Treasuner to be ex officio treasurer of the asy-him for the insane, the institution for the deal and dumboand the blind, the ricultural department, and the peni-

Mr. White moved to make the assist-Rejected. 10. In seals? Of

srs. Mebane and Redwine advo-

by Mr. Bull. Mr. Hoyle was opposed to it, desiring the combined duties to be performed by the keeper of the capitol. Mr. Ormand moved to strike out \$600 and insert \$750, and strike out \$400 and insert \$225.

On a division of the question the Sen-ate agreed to strike out and insert the amendment of Mr. Merritt, and then Mr. Ormand's amendment was rejected

by a vote of 27 to 9. mont inplant The fourteenth section, as amended

was then agreed to. SEC. 15. Watchman and servant hire for capitol square \$600, with a provision that none of this sum shall be used for servants miside the capitol, except in the Supreme Court room. Agreed to.

SEC. 16. Repealing clause. Mr. Graham, of Lincoln, offered the

flict with the provisions of this act are hereby repealed; and all laws and clau-

ses of laws allowing clerks, or compen-sation therefor, in the office of the Gov-ernor, treasurer, auditor and secretary of State; or treasurer, or compensation therefor, in the penitentiary, insane asylum, institution for the deaf and dumb and blind, or the Agricultural Department, except as herein, provided for, are hereby repealed." Adopted SEC. 17. The Tatifying clause was

then adopted.

The bill then passed its third reading as amended, unanimously, and was or-dered to be engrossidated on the first Mr. Graham, of Lincoln, moved to reconsider the vote on the third, reading, of the bill, and to lay the motion to reconsider on the table. Agreed to.

STATE DEBT.

The special order, the bill to compromise, commute and settle the State debt was postponed till this evening at 7.30 'clock.

Under a suspension of the rules Mr. Williamson called up his bill to define the duties of sheriffst acting as county reasurers.

Mr. Mebane moved to amend by al owing such sheriffs one per cent. on such additional monics as they may have to handle.

Mr. Williamson explained that no more money could come into the hands of the sheriffs by reason of this law. It was merely intended to cure a defect in the present law.

Mr. Mebane's amendment was reject-ed and the bill then passed its several readings and was ordered to be engrossed. -----

COUNTY OF SCOTLAND.

The unfinished business of the morning hour was now resumed, the bill to cated. establish a new county to be called Scotlanded private in tall statem Mr. McEachern again took the floor in advocacy of the bill, and stated that the Republicans had marshaled their forces against it because it was going to be a staunch Democratic county. Mr. Ormand moved to leave the matand Richmond.

Mr. Bryan, of Pender, moved to

debt; but he disagreed as to the plan of the committee. He then went into an examination of the bill, and concluded by offering his own bill, heretofore mb-lished in the Observer, as a substitute for that before the Senate, also hereto-fore published in the Observer.

The substitute was rejected by a vote of 18 to 10.

The question then recurring on the passage of the bill of the committee, it was adopted by a vote of 25 to 20. COUNTY OF SCOTLAND.

The unfinished business this morning was taken up, the question being on the second reading of the bill 10 erect the new county of Scotland. After some little discussion the bill passed its seve-ral readings and was ordered to be engrossed. af ereland avtaulour

HOUSE OF REPRESENTATIVES. HUOFI to child short of February 19. CALENDAR. Bill to pay teachers of the first grade \$2.00 per day, of the second grade \$1.50_x and third grade \$1.00. Tabled. Bill to repeal the law providing for the maintenance of invatics outside of

the insane asylum. The committee offered a substitute reducing the amount paid for outside lunatics to \$50. Mr. Mebane moved to strike out \$50 and insert \$5. He said the State would be, bankrupt if something was not done to stop the leak caused by outside luna-

tics Mr. Clarke favored the \$50 side. Mr. Mebane spoke again in favor of his own amendment, and Mr. York-

thought \$5 about the right figure, but Mr. Lewis thought it was bad enough luck for a man to be crazy, without being put on starvation figures, and Mr. Foard

took the same view. Mr. York next again took the floor in advocacy of Mr. Mebane's amendment. During his remarks he was asked by Mr. Norment if Wilkes county had not one year drawn from the treasury more

for the support of outside lunatics than she paid into the treasury. Mr. Tork reglied that under Republican rule there were 18 to 20 outside lunaties for

which Wilkes county drew support, but Democratic rule had brought them to their senses. Mr. Clarke next again took the floor in advocacy of the committee's amendment, and then Mr. Carter, of Buncombe, argued in support of the origi-nal bill introduced by himself and against all amendments.

Mr. Cooke next had the floor, and spoke in favor of the amendment sub-mitted by the committee, and then Mr. Carter, of Buncombe, finished the dis-

cussion, taking the ground above indi-Mr. Mebane's amendment was weted

down. The substitute offered by the com-

mittee was adopted. Mr. Foard moved to amend so as to provide that the bill shall apply to person previously adjudged insane, and Mr. Jones moved to amend by exceptter to a vote of the people of Robeson ing accounts already due. Both of these amendments prevailed. Mr. Richardson, of Columbus, moved

Are Savings Early 5, 0122 This is a question or vive importance to the in-custrial thrift of our country, and while our log S-latines are pondering the question, drivenild enro-estly advise every one to take Hall's Balcan for doughs and colds. Warranted to due 07-31 feb10 10

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 Dear Sit. Since several reats f have got a sore and very paintin toos. I had some threaters, but they couldn't three me. Now I have heard of your vegetine them a lade who was sitk for a long time, and became all well from your Vegetine, and I went and bound the bottle of vegetine and after F had used one bottle the pain left me, and it began to head and ther though one of their bottle, and so f lake it yet. I thank God tor this remited and yourself, and wishing every sufferer may pay attention to it. B 2000 and 10 of the former of the first several for the sole of the several for the sole of the several for the sole of the first several for the sole of the first several for the sole of the several for the sole of the several for the several for

R. L. BOWDEN

STOP TOWN COUR MOSTMONT HEAVEGETINE.

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In 1872 your Vegetine was recommended to me, In 1872 your Vegetine was recommended to me, and yielding, to the persuasions of a filend, I consented to try ft. At the time I was suffering from general debility and nervous prostration, superinduced by overwork and irregular habits. Its wonderful strengthening and curative proper-ties seemed to affect my debilitated system from the first dose; and under its persistent use I rapid-ly secovered, gaining more than usual health and good feeling. Since then I have not hesitated to give Veretine my most unqualified indorssment, as being a safe, sure and powerful agent in promot-ing health and pattering the wasted system to new life and energy. Vegetine is the only medicate I use; and as long as I live. I never expect to find a better. Yours truly w. H. OLARK. 120 Mentacey Street. Alleghany, Penn.

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Yours respectfully, MRS. A. A. DINSMORE, MRS. J. 19 Russell street,

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VEGETINE.



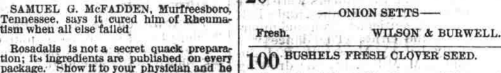
It is published simultaneously in Londor and TO BUILDERS AND CONTRACTORS — Bids for The construction of the following buildings will be received until the 6th of March, next: One Brick Block, first floor containing two store houses, mayor's and police offices, with an opera house above. One Brick Block, containing nine store houses, with two stories obove for a hotel. Thus and specifications for first named block may be seen at the office of G. L. Norman, archi-tect; also, for hotel block at same office on and af-ter the 24th inst. Buildings to be completed by 1st of October next. Contractor to give bonds. Bight to reject any or all bids reserved. H. E. HEINITSH, R. L. BOWDEN, W. C. CANNON, Committee for Town Council. new Lorg, and the transatiantic recognition is al-most as general and hearty as the American. Al-though the progress of the magazine has been a steady advance, it has not reached its editor's ideas of best, because her ideal continually outrans it, and the magazine as swiftly follows after. To-day ST. Nicholas stands

Committee for Town Council. R. L. BOWDEN, W. WASH THOMPSON, H. E. HEINITSH. 1.41

Committee for Building Association, feb13,1m,eod Spartanburg, S. C. SPLENDID LINE OF

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mends it to all persons suffering with dis-eased blood, saying it is superior to any preparation he has ever used.

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M. E. Conference South, says he has been so much benefitted by its use that he cheerfully recommends it to all his friends and ac-

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stood. The change occasioned by the transfer of the additional duties to the Treasurer, whilst effecting a large saving to the State, imposed unnecessary burdens upon that officer, and he de-served the pay and clerical, force proposed.

The second section was agreed to: SEC. 5. Justices of the Supreme Court

\$2,500 per annum. of the busy notion and pr Mr. Alexander moved to strike out Senate \$2,500 and insert \$3,000, and urged the settle adoption of the amendment, on the provid that the number of justices hav-ing been reduced from five to three, re was a corresponding additional labor thrown upon the incumbents.

the question, and the Senate refused to strike out by a vote of 40 to 3.

The third section was then agreed to. SEC. 4. Judges of the Superior Court \$2,000 per annum in full of all judicial duties, and \$90 per week for special

Mr. Everett moved to strike out \$2,-000 and insert \$2,500, and spoke at some length in support of his amendment. Mr. Davidson offered a substitute for

the entire section as proposed to be amended by Mr. Everett, giving \$2,500 per annum to the judges, with no pay for extra courts, and requiring the Governor to divide the extra labor imposed upon the judges as equally as possible. This amendment was ably advocated, and at much length, by Messrs. David-

on, Caldwell and Alexander, and op-Mir. Davidson's substitute was adopt-

ted-21 to 19, and section four was then agreed to.

SEC. 5. This section provides the machinery for section 4 in regard to the mode of payment of the judges.

Mr. Graham moved to amend by providing for the payment of judges when, as in cases of sickness, they are unable to procure the certificate of the clerk of the Gourt Adopted, and section 5 was

agreed toror samaso SEC. 6. Salary of Secretary of State \$1,000 and fees not exceeding \$1,000, no clerk.

Mr. Davidson moved to amend by making the Secretary's salary \$2,000, with no fees, and giving him a clerk

Mr. Dortch moved for a division of the question, and a vote was taken on a motion to strike out with the following result: yeas 8, nays 84, na, asila

the sixth section was then agreed to SEC. 7. Auditor \$1,500 and no clerk

Mr. Hoyle moved to strike out \$1,500 and insert \$1,750. This latter amount had been recommended by the commit-tee but was reduced by the Senate yes-

Mr. Henderson explained that by law the salary of the Auditor was fixed at

cated the adoption of the section as it amend by leaving the question to a vote to amend by providing that the solicitor shall represent the state in inquisitions change. Not agreed to; yeas 16, noes of lunacy. This amendment also pre-Pending the question on Mr. Ormand's time.

amendment the Senate adjourned till 714 p. m.

NIGHT SESSION.

The Senate assembled at 71/2 o'clock, and proceeded with the special order, Senate bill to compromise, commute and

THE STATE DEBT.

The question was on the second reading of the bill reported by committee in the State debt.

Mr. Mebane, chairman of the committer, explained the provisions of the bill. It appeared that the debt the committee considered the State justly liable for amounted in the aggregate to \$12,727,-045, as follows: Old debt issued prior to May 20, 1861 war for the Western N. C R. R. (secured)1.774,000 Bonds of the Wilmington, Charlotte & Rutherford Railroad Compa-Bonds on account of same road, under acts of Bonds for the Western (coal fields) R. R., under acts of 1860-'61..... Bonds issued to West'n N. C. R. R., dated Oct. 1, Registered certificates 8. Bonds issued to the Wilmington, Charlotte & Rutherford R. R., un-9. To ids issued under the

\$12,727,045 . It was proposed to cal-culate these bonds at 40 BE TO DOLL OF UT&- COLTRON & ART file.888.88 inth, douting the Spring and Simula Mr. Mebane offered sundry amend-ments. The most important was to transfer (8) the bonds for the Wilmington, Charlotte & Rutherford Railroad from the 15 per cent. classification to

that of 25 per cent., to correct an error in the published statement. The amendments were adopted. In regard to the special tax bonds. Mr. Mebane said the committee considered them of no binding force, and they were thrown entirely out of the estimate

The bill of the committee provides for the revenue to pay the amount here provided to settle the State debt, and

vailed and the bill passed a second

The bill was read the third time. Mr. Carter, of Buncombe, moved to amend so that the bill should only ap-

ply to indigent insane, and argued in favor thereof, as did also Mr. Clarke, but Mr. Jones thought it unconstitutional, and so opposed it, and then Mr. Clarke said that he forgot the constitutional

difficulty and would be forced to vote against it on that ground, and Mr. Vaughan found the same objection to the amendment, while favoring its spirit.

Mr. Carter next took the floor in sup-port of the constitutionality of his own amendment, but it was not adopted. Mr. Lindsay moved to amend the bill so as to pay \$25 instead of \$50. Lost. Mr. Scott offered an amendment which was lost, and Mr. Turner one which was adopted. The bill then passed the third time. The motion to reconsider the vote by which the House refused to pass the

bill to amend the constitution in relation to the support of lunatics came up as the special order, and prevailed. The question then recurring on the passage of the bill on its second reading, it passed by a vote of 80 yeas to 25 nays.

NIGHT SESSION. Bill to incorporate Brevard Station. Bill to amend the law in relation to laving off public roads. The bill provides for the laying out of roads by

three commissioners, and applies only to Ashe, Alleghany, Richmond and Wa tauga counties. It passed. On this bill the House went into committee of the whole, with Mr.

Vaughan in the chair. In the committee the bill was ably discussed by Messrs. Carter, of Buncombe, Blocker and Norment in favor of the bill, and Messrs. Moring, Cooke

and Taylor in opposition thereto. Mr. Taylor moved to amend the title of the bill so that it will read: "An act to remove the terrors and re-

strains of the law, to encourage crimes and misdemeanors, and to bulidoze and bring the justices of the peace into contempt."

The committee of the whole rose and The committee of the whole rose and reported progress, and the House resum-ed the consideration of the bill. Messas, Mebane, Carter, of Buncombe, Atkinson, Norment and Bernard spoke in favor of the bill, and Messrs. Lock-bart, Ellison and Eluiadall aminet it.

hart, Ellison and Blaisdell against it. Sundry amendments proposed by the committee were then adopted.

The House then voted down all other amendments and passed the bill. In reporting the discussion of this

bill it is impossible to do more than in-dicate the position taken by the various gentlemen who discussed it, for the reasons that the arguments were based to great that at one time Mr. Reid, of Macon, moved that the lobbies be cleared.

thing to restore them to perfect health. Respectfully yours, U. L. PETTINGILL, Firm of S. M. Pettingill & Co., No. 10 State styeet, Boston. THTYOM PICTUM

Wo ALL HAVE OBTAINED RELIEF. larg wor South Berwick, Me., Jan. 17, 1872. H. R. Stevens, Esq. + di41 hoot 71 TedHORA

w Pare

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DAIN in the right side, under the edge of the ribs, increases on pressure; sometimes the pain is in the left side; the patient is rarely able to lie on the left side; sometimes the pain is felt under the shoulder blade, and it frequently extends to the top of the shoulder, and is sometimes mistaken for rheumatism in the arm. The stomach is affected with loss of appetite and sickness; the bowels in general are costive, sometimes alternative with lax; the head is troubled with pain, accompanied with a dull, heavy sensation in the back part. There is generally a considerable loss of memory, accompanied with a painful sensation of having left undone something which ought to have been done. A slight, dry cough is sometimes an attendant, The patient complains of weariness and debility; he is easily startled, his feet are cold or burning, and he com-plains of a prickly sensation of the skin; his spirits are low; and although he is satisfied that exercise would be beneficial to him, yet he can scarcely summon up fortitude enough to try it, In fact, he distrusts every remedy Several of the above symptoms attend the disease, but cases have occurred



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Date, Nov. 10, '78.	No. 2 Daily	No. 4 Daily	No. 8 Dally ex.Sun,	
Leave Charlotte, "Greensboro, "Raleigh,	8.45 a m 8.20 a m 3 00 p m	5.30 a m	4.10pm	
Arrive Goldsboro,	5.25 pm	9.30 a m	1	BUIST'S GARDEN SEED.
No. 2—Connects a all points in Wester Sundays At Green	n North Ca sboro with I	rolina, dai R. & D. R.	ly except R. for all	A large supply of these popular seed, just received, by WILSON & BURWELL, jan22
points North, East and West. At Goldsboro with W. & W. R. R. for Wilmington. No. 4- Connects at Greensboro with R. & D. R.				Liquors.

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No. 1-Connects at Greensboro with Salem Branch. At Charlotte with C., C. & A. R. R. for all points South and South-west; at Air-Line Junction GO TO with A. & C. A. L. Railroad for all points South and South-east.

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