THE PATRIOT.

PUBLISHED EVERY FRIDAY NY. A. W. INGOLD. EDITOR AND PROPRIETOR.

PRICES FOR ADVERTISING.

Advertisements will be inserted in THE PATRIOT at the price of ONE DOLLAR per square of ment lines out these for the first insertion, and FIFTY CENTS for such continuance.

A liberal is luction will be made in favor of these who may desire to advertise quarterly of

For announcing candidates for office THREF

as would enable them to acquire the larg is as follows, viz: est amount of information relative to the ablest of their appointment, and with the least means none to the authorities and officers of the Book, they adjourned to meet as the Company Shops on the 515 day of Justice's following, and in the mean time instance, it their Chairman, to address mary hits when hy some supposed to be en in the well the management of the Reading they them to appear before the condition on the day following, that

the state of the second

ing fiscal year are stated at post of the principal actors, and the made for the Road had it been paying more of him or his doings, till in July fol- against which he is represented by Mr. same year at 8948,240.52, leaving a bal- accountability could have been established, estimate of the value of the land and the travel? Very Respectfully,

Price, Three Dollars per Annum. ance against the Company for that year, would have been rendered wholly ineffi- wood on it, the Committee refer to the of only \$8,564.99, and yet they learn that cient." Of the amount of stores which annexed paper, marked (3.) This will be \$200,000 of claims have come against the course, when the store keeper Mr. Moore, Mr. Strickland.

remains last and organized and in order the winch for the reasons and the reason to believe were familiar to prosent their inquiries in such manner is pre-hably much under the entire amount, "break bulk," weigh and measure every such papers belonging to the Company. Have yielded to the Road, had they paid to render some mistakes to be expected. When the past history of the North Caroli-

Bonded debt created March, 1857, and due March, 1867. 34,640 00 of December last. Componialite on same, 976 00 Dividencis prior to 1860. Bills payable. 189 197 192 Temporary Loan. Pay Rolls to November 30, 1866, Of this amount about Si,500 is due for previous years. Individual accounts (about one-half for fermerycars.) Other Companies.

8.167.637 70 Who have adopted \$2 as the basis of his esti- ment, have been prevented from obtaining sixes." On the journal of the Board of and the Directory, in regard to the policy the literal streng hand, I pract cable, for negro hare for the years, 1864-65, to the Shops and the different points on the mate upon which Mr. Wilkes acted is a any information further than any one can Directors of that day, the following record of the Road. To be the Bender Directors on the the amount of \$88,530,67. (in Confederate road, than any other person. With a view problem that we do not feel ourselves call- obtain from the statement itself. Learrency.) To accurately estimate the to this, your Committee inquired of the ed upon to solve.

The following day. The following

The Committee, after reflecting upon hands and \$100 for mechanics; but how stores without much additional trouble, New York On the night of the 24th of counted to the Company for but \$1,783.14, duced by the July meeting, 1864, to \$58,the committee, but feel ching up to hands and crosses without much additional trouble, 1865, a car load of these leaving a balance unaccounted for of 000 What became of \$10,000 of \$58,000. them by the resolution under which they bir of when the for going bonds were ted in rationing such employees of the yarns, amounting to 12,500 pounds was \$9,052.65. From which, had he account- your committee are not advised, but of the desire to pass or have freight transported were appointed, soon perceived that it was given, your committee are not advised.- road as are rationed by the Company. impressible for them theroughly to exame And the amount of outstanding claims. Your Committee as pleased to know passed out of the North deducted something for his expenses and have ascertained the following : George the opinion of such of your Committee as ine the books of the Company, and invess both notes and accounts yet to be present that movements toward providing against Carolina Rail Road Company. tighte, satisfactority, and with any considered and paid, it is impossible for your cometable minuteness, all the matters which mittee to form even a corjecture in the bave hitherto existed on the road, have the 27th day of the same month, made the Aggregate of No.7, a cracel to be con capleted in their ap face of such precedents, as is presented by recently been made, which movements are following order, viz:

M. S. ROBINS, Ch'mn.

company, for previous years, and the lar-company, for previous years, and the larthe preparation, and it should be forthcoming The Committee deem it due to Mr. may be said of the binding force of the and which were not embraced in that re-but they have met with no one who has that he interrogated Mr. Wilkes in regard at least by the 1st Thursday of your pres-Wilkes to state, that there is one conside-contract in January, 1865, after the order and which were not consider the other in a trade in last month, before the ent session. This was awaited as a basi ration which may excuse some mistakes of the Board of Directors on the 12th day ort for the company contained no account of dollars, (850, 00) An amount of value, Committee in a body had had an interview for further examination into particular in on his part. While they have no positive of that month, on the grounds that Mr. of the company contained no account of quarks, (so, of) An allowing through the hands of one with him, when he, Mr. Wilkes, stated stances of alleged abuses, till the 13th inst., evidence of the fact, it seems to be gener- Swepson was to have time to procure the the continets of bongarious on a new bonds, and that the company had not purchased the when the Chairman was directed to ad- ally conceded, so far as they know, that new bonds, and that the contract was were presented, some time since the re- plication, and not responsible for his dis- land in question. One of the Directors dress Mr. Wilkes a note, requesting him when Mr. Boyden accepted the Presiden- made before the order of the Board to diswere presented, some time since the resident in the resident in the before the order of the Board to dis-port alladed to. The case quence of position of it, presents a greater tempta- strted to the Committee, that Mr. Wilkes to hurry forward the statement at once.- cy of the road, he did it with the general continue further exchanges, it seems to boll Alls, to be paid in integrity Beport of the Joint Select Committee Committee Committee Committee Integrity Beport of the Joint Select Committee Committee Committee Integrity at one time made the same statement to books of the company contained account, books of the company contained account of the company contained acco books of the company contained on the company contained of the complete the surrender, and is that the mancial condition of the com- Committee, however, deem it their duty the Committee interrogated him on the had been absent about three weeks, and terests of the road. However that may that to complete the contract after that on the North Carolina Rail Road. Is that the maintain condition of the contract after that The Joint Select Committee "to example pany never has been and never can be ex-to state, before quitting this branch of the formation in record to the date of the formation in record to the date of the The doubt Select Communities to example of the date of the anount of the amount of the amount of the amount of the date of the meth books, inquire into the alleged and activate of the line and con- to bind the company are required to be enses, and the general management and con-dition of the North Carolina Rail Road," tered on the books of the company. The by President Webb and Superintendent who it seems, had kept possession of the dition of the North Carolina Rail Road," tered on the books of the company. The data of the North Carcona Rail Road, dered on the books of the company, so far as Wilkes, to take an inventory of the amount less to that times while the Source of the company, so far as Wilkes, to take an inventory of the company, so far as Wilkes, to that times while the Source of the company. They net in this city on the 221 of De year committee have been able to ascer of stores on hand and charge himself with Mr. Stores on hand and charge himself with the motor of the committee have been able to ascer. They not in this city on the 224 of De voir committee have been and officials, and persons who of revenue which these Dead-heads would took charge of it, were sufficiently onerous they had reason to believe were familiar to be the mount, and from that time forth the amount, and from that the amount, and from the amount, and from the amount, amount

> keep an account of his disposition of the deed, by the fact that his clerk was wit- in this statement, while the rate of fare on with the interests of the road, to which fluence on the Road, and were uniformly sand which has been done since the 1st ness to it, and it had been retained to the Road has never, since the surrender, your committee have directed their atten- informed, that the Directors, on the part

"Mr. Mebane moved that said commit- to what they have aiready said, so far as the target which they adjoints upon which they can rely. They have additional clerical force, receive and disind is a sing to the indemnercy of the been simply informed, that up to about tribute these supplies. They were infor n- ber, 1865, the late lamented Gov. More- by which, first and last, he ran up on ac- North Carolina Bonds into new sixes as other respects, they deem it their duty to

counsumed at Raleigh, before they had ed properly, there would have been to be disposition of the other \$48,000, they over the country it traverses. Indeed, in

the Finance Committee of the road con ing that "a great many things came into road side, and \$1.30, the estimated cost of are of each of the several classes. How whom Parmenter made the accounts Mendenhall's testimony in regard to this the Finance Committee of the road con the road con the formation of the company during and af-tained in the printed report of the pro-the hands of the Company during and af-the cutting and hauling it there, gives \$1,715 many and what classes have the liberty of the hands of the Company during and af-the hands of the Company during and af-the hands of the cutting and af-the markable transaction, marked (12.) We tained in the printed report of the print and, 1800, that remarkable transaction, marked (12.) We at that interview, Mr. Rice expressed a append this testimony, more to show the stockholders of the road, held July 12th, hibit of the purchase by the Company, land, a sum short of the price paid for the miles traveled by Dead-heads, within such desire to have the services of Parmenter, remarkable obliviousness of Mr. Mendenstockholders of the road, head July 1210, must of the parentase of the parentase of Mr. Menden-1860, wherein the receipts of the preceed-and with the possession of which he (Mr. land by \$585, more than Mr. Bilbro thinks period as your knowledge extends to, and to which Mr. Wilkes assented, and noti-hall, in regard to this transaction, in which 1866, wherein the receipts of the preceded and with the possession of which he wood on it, was asses how much revenue this travel would have fied Parmenter of the fact, and thought no he was one of the principal actors, and how much revenue this travel would have fied Parmenter of the fact, and thought no he was one of the principal actors, and lowing, when the first of these accounts Swepson as protesting so earnestly in

current, run up by Parmenter, came to January, 1865, than from any light which Mr. Wilkes afterwards verbally inform- hand, which struck him with astonish it thows on the transaction itself. Viewof only second and yet in y learn that of ed your Committee, that it would take ment; and he went to work assidiously ed in any light in which your Committee some time to prepare a full and complete to get Parmenter to return and settle ; all have been able to place it, it seems to

them wholly without excuse. Whatever

thing which came into his hands, and also Mr. Moore explained the custody of this regular fare, is made at 21 cents per mile Among the various matters connected na Road, in regard to the controlling inawait a convenient opportunity for regis- been less than 5 cents per mile, they are tion, the management of the sinking fund of the State, and the Stockhelders had al-As the bulk of these stores consist of tration. Your Committee, before closing at a loss to perceive. That it is proper to has had a share. The only subject in con- ways got along harmoniously, and never supplies for the shops and the road, it oc- the remarks upon this transaction, deem it permit some persons to pass over a Road nection with this fund which has specially divided, as such, except in the single in-1-2,427 02 supplies for the shops and the road, it does not the shops and the road it does not the shops and the road it does not the shops and the road it does not the road it does not the shops and the road it does not the shops and the road it does not th Machinist, if properly qualified to perform that this land was ever offered to him at a less stances, they suppose, will not be ques- the "old," or ante-war North Carolina Boyden, President: that all the Presiall his duties, would be better able to de- price than he paid for it. He further states tioned; but as to whether it has been re- bonds for "new," or " war bonds." The dents of the Road, except Nathaniel Boytermine what supplies were needed at the that the Company was at that time pay- strained within proper bounds on this committee of the sinking fund, in their re- den and Paul Cameron, had been elected 20.244 30 termine what supplies were needed and rad Cameron, had been elected 9.856 22 Shops and the various points on the road, ing \$3 to \$4 per cord for wood in that vi-9.856 22 Shops and the various points on the road, ing \$3 to \$4 per cord for wood in that vithan any other person could be, and could cinity. If such were the facts, why it is statement refers your Committee by the 9th, 1863, showed that there was then be- uniform harmony has always existed bedistribute them in a more judicious man- that his agent, Mr. Strickland, should late arrival and meagre detail of the state- longing to the fund \$100,000 in "old tween the various Presidents of the Road

occurs : "Mr. Mebane moved that Messrs. In regard to the condition of the Road, There is still another unfortunate trans- Davis, Mendenhall and Flanner be appoin- the last branch of inquiry imposed upon of your Committee were amount to be paid on these honds for ney Master Machinist. Mr. Wade, who now The Committee regard it ted committee on sinking fund. Agreed to, your Committee, they have nothing to add

> to merit the patronage of those who may have been accustomed to travel on it fre-\$ 8,963 13 | ted with the sinking fund committee to is a subject of some congratulation, that exchange them new bonds for the old to admidst the profuse expenditure of money which has characterized the man the amount of \$25,000 of the old, he giv-

time. For particulars see the annexed W. Swepson in the latter part of the sum-Aggregate of No. 5. To this add.

1,572 66 360 00

pointment, in time to report to the press past practice. For example, the company in part, as they believe, if not wholly, due and session of the General Assembly - hared various slaves of Dr. C. J. Freeland to the diligence in performing their duty, paid for one car of cotton yarn, burned re-They were, nevertheiess, anxions to per- for the years of 1863-64, for which they by the present Financial Committee of cently at Raleigh Station, at the same form the statics devolved upon them, if secured to him bonds of the company; the Road,

directed. And, supposing that " the alles 1863, for which no bond was given .- of December last, passed the following But before the Rail Road Company had 30th, 1866. For his credits see annexed ged abuses," mentioned in the resolution. These bonds it seems, were paid off in resolution : under which they were appointed, while January, 1865, and an account for three "Resolved, That no contract shall be the Atlantic & Mutual Insurance Compa- The facts in regard to this unfortunate not innited entirely, and especial reference and a half months live for the year 1865, made or debt contracted by any officer of ny came forward promptly, and paid off transaction, your Committee understand toalases, alleged to exist in a memorial was paid off in October of that year, and the Company, unless the same shall - be Gov. Morehead's demand. The matter to be these : In the latter part of August, presented to the General Assembly ask mothing said up to that date, so far as authorized and approved by the President rested so till April 1866, when James 1865, in the language of Mr. Wilkes, he ing a modification of the charter, they your Committee are advised, of any furth- or Board of Directors." came to the conclusion that the best mode or account against the Company. Yet, in It might, perhaps, have been well for ny, came out to North Carolina, called on go North for six weeks." "In going," they could adopt, in order to determine the spring of 1866, as it scens, Dr. Free- the above order to have gone further, and Mr. Wilkes, and received from him on the he says, "he gave him a letter of credit to the existence of abases in the management hand presents an account against the Com- prescribed that all contracts for more than 21st day of that month 61 cents per pound be used in the purchase of some material, of the Read, their character, and at the pany tor \$418,00 for medical attendance a given amount, say \$500, sanctioned by for the yarns, amounting to \$7625 00 which the Road was immediately in want since time properly fix the responsibility on these slaves while hird to the Compa- the Board of Directors, before it should And as interest from 7th Nov., 1865, 208 41 of It was a full one owing to their want for such abuses, if any existed, was to add by, and for the line of which he had some have any binding force, as is the case on dress a sories of inquiries to a portion of tone previously, received the money, some of the reads of the country. But the memorial sts, officers of the Road, and without then mentioning any thing of his the above recited order, if strictly adherothers who might be supposed to be most claim for medical attendance. This, ne- ed to, will probably put a stop to the matandiar with the management of the count was favorably endorsed by E. king of many unwise contracts, and fix Renal.

The persons to whom such inquiries received \$200.00 on it. June 14th, 1866. the future, as well as furnish the means of for the value of these yarns, further than to that Mr. Wilkes, in one of his talks with to cach of the Commissioners. The conwere addressed, are Thos. Webb, Presi- For said account, see exhibit marked (1.) determining the liabilities of the Company suggest, that, if so, they are at a loss to them before the giving of this full letter of tract with Mr. Swepson had not yet been dent of the Road, Edmund Wilkes, So- It will be perceived, that in the state- on contracts hereafter entered into. perintendent, Hon Nathaniel Boyden, for- must of the indebtedness of the Compa | In this connection, the Committee take mer President, Geo. W. Mordecai, Wm. uy, which showing is to December 1st, occasion to mention a land trade, which A Cardwell, Jam's G. Moore, Store-keep- 1866, of the amount due on pay rolls, they regard as of too dubious a character affidavit of Mr. A. M McPheeters, hereto pany in New York, and entrusted him luctance in ratifying the contract, but was er, and su dry others, whose statements, about \$45,000 is due for former years. to be passed over in silence. They allude appended, marked (4.) that it was the cusso faces the Committee doem them impor. How due, or to whom, your Committee to a tract in the county of Guilford, purthat in throwing light on "alleged abu- are unable to say; but they are informed chased by Superintendent Wilkes, of J. ses," or " the condition and management by President Webb, that it is the habit of G. Moore, or P. H. Bilbro, for the North of the B ad," will appear in the coarse of the Company to pay the officers quarterly Carolina Road. For the particulars of this report.

As some of these inquiries and answers Voung, Agent at Concord, and Mr. Scott, Jestimony of Messrs, Filbro and Strickinformation obtained by your Committee, of facin two, the other one draft for a "3." From the testimony of Mr. Bilbro, it had not been done. He might have ad- him a fire engine and hose, which he de- states that he purchased some of these may increase to the public, and others surrender, and presented them for pay- Moore, a house and lot, some time in the ded that the Road had given no receipt sired to purchase for the Shops ; Mr. Boy- new bonds, he thinks about \$30,000, after relate to notice probably of importance ment against which he protested. But year 1862, for the sum of \$1200. This for the sum of \$1200. This for the surrender. For the evidence on which Feb. 11, to the table in the theorem and the protested. But year 1802, for the sum of \$1200. This copy of a letter from Gov. Morehead to rience in such matters. Mr. Boyden fur- these statements are based, see the an-Contractors and allowed against in the town of Greensboro IIe owned a the at a second arrive at or warrant his carnest prot stations. The evil arise tract of land of one handred and five acres in a density of the state of the second persons permit- near Bilbro's Turnout, in Guilford county, masser it may them get re; but only ted by the present regulations of the Com | which he offered to the North Carolina | suchers Is on his mas they deem import. pany, to make contracts hinding the Com- R dirond Company, in October or Novem mut is break spon the parts cubraced pany, of which the books make no show- ber, 1865, for one thousand dollars, while lease, I was unable at the time and got Parmenter to handle, and he had no idea Virginia, but subsequently he stated to

And the was made, according to and go with them to Raleigh, and no re- thority to receive a dollar of the Compa- that soon after the surrender, fearing that January het, p to as precise preating condition, but these his testimeny, by Jas. Anderson, Section ceipt was taken or given." The sta ements of the President of the posed he never drew a dollar, for any pur-pose without an order from Mr. Wilkes, change altogether, he borrowed of Hon the back and and wars averally to brought forward at a time tome. The land, he thinks, was assessed tend to show that he had little confidence specifying the purpose and application. ions matters which they regard it is which unexpected and when no arrange- for taxes at \$30%. Subs. quently a propois a searchery and to the interest of the ments ave been made to meet them,-- sidon was made by Mr. Bilbro to Mr. Some that they should pursue further, and Your committee find, whether from this Moste, to exchange the house and lot buy min he prove anthonized ary in the press cause even of a Locomotive for Aden then deemed it probable, that these ext session to administer oaths, they have control ath day of August last, Presal at had surply persons before them have, and Webb neg thated a ban in N w York, Wich Mr. Moore assented, provided he which Mr. Moore assented, provided he beer d ligently presenting their inquiries for the sum of \$50,000, on thaty and could sell the land for such price as he was thit the inivanced stage of the session ad- nurty days time, at one and a half per willing to take for his house and lot .-monishes them now to report, without be- cent. per month, to meet, as he alleges, So a after, Mr. Strickland was sent up to ing able to push many of the subjects of pressing demands that would admit of no view the land, and after his return, Mr. inquiry to definde results.

tofou my four distinct duties, viz: 1st. "To examine the books" of the no remark from us.

agreement of the Road." And

not fully, as far as possible, and report as they also hared of him slaves for the year. The Board of Directors on the 12th day shipped on or about the same time"

Amounting in all to

and the hands monthly, and yet, that Mr | this transaction, they would refer to the

ig, do not stop with the fact that it is he would have tak n seven hundred and Mr. Coleman to attend to loading the cars. at that time that Parmenter had any au- them that, on reflection, he remembered,

delay The policy of negotiating a loan Moore sent to Mr. Bilbro his clerk, Mr.

The Resolution under which they were at such a rate of interest, if nan-cessary, C-atchileld, with a deed signed by him appointed so in to impose upon them the, or the straits to which the road must have (Mr. Moore) for the house and lot, and a been reduced to render it necessary, needs deed to be signed by Mr. Bilbro to the North Carolina Rad Road Company for If anything further were wanted to il the land, which was signed accordingly ;

"To anquire into alleged abuses." Justrate the loose manner in which affairs | each doed reciting a consideration of \$2300. ad, "To enquire into the general man- of the Company are managed, and the to- This transaction occurred on the 16th day North Carolina Road, Board of Internal

" Ordered, That Gov. Morehead be

rates his other yarns nett him, which were long account current of Fowle & Co, with made the payment directed in this order, Account, marked (9).

Parker, Agent for the Insurance Compa- "gave Mr. Parmenter leave of abs nce to

Wilkes, Eng. and Supt., and Dr. Freeland the responsibility for such as are made in ny was bound to the Insurance Company strange to your Committee, is the fact, retary, Mr. Stagg, forwarded a copy of it perceive why any one should be at the ex- credit to Mr. Parmenter had been spoken exceuted by delivery, and in an interview pense of insuring any goods which are of expressed his surprise that Mr. Boyden soon after, b-tween Messrs. Swepson and shipped by Rail Road. It seems from the should have made him Agent of the Com- Mendenhall, the latter expressed great re-

tom of the Company at that time, to take when he Mr. Wilkes, knew Mr. Parmen- none of the old bonds were delivered to a release of all parties shipping over the ter to be one of the best engineers he ever Swepson, and, perhaps, very few, if any, Road from responsibility by fire, and that saw, but at the same time to have no of the new ones to Mr. Mendenhall, who Mr. Wilkes, on the morning after the knowledge of the value of money. Mr. at this time was the custodian of the bonds burning of the yarns, was disposed to lay Boyden, they learn, did meet with Mr. till after General Johnston's surrender, much stress on the question, whether such Parmenter in New York, where he had when the new bonds had become almost Mr. McPheeters in regard to this matter, ther states that he gave Parmenter a check nexed paper marked (11.) In a verbal dated October 2nd, 1865, from which the on funds he had deposited with Riggs & statement to the Committee, Mr. Swep- June 8,

'following is an extract: Co., for \$1200, with which to pay for the son informed them that he purchased the "I have no receipt from the Rail Road for the goods, nor have I given any re- sum of money he ever authorized Mr. exchange of Branch & Sons, Petersburg, ny's money from Fowle & Co., and sup- if he did not deliver the new bonds at

in securing anything like the entire value Mr. Boyden further stated to your McAden was unwilling to sell for such of the varns. It will be perceived that Committee, that he called into requisition prices as he, Mr. Swepson, could buy oth-Mr. McPheeters declares, that he inform- the services of Mr. Parmenter in negotia- er new bonds, for the reason that Mr. Mc- May 20 To visit and med. H. Stray-Your Committee, understanding that of the Road of a quantity of iron which he, which he owned and loaned to Mr. Swepgreat abuses are believed to exist in the Mr. Boyden, had contracted for on condi- son were issued in the early part of the dead-head system of the Road, entered in- tion, that Parmenter should decide that it war. Mr. Swepson said that he took the to an in juiry in regard to this matter, and would suit the purpose for which it was new bonds thus borrowed and delivered find that the following persons are permit- wanted; but that in neither of these them to Mr. Mendenhall, in pledge for ted to pass over the Road free of charge, transactions was Parmenter authorized to other new bonds which he purposed to June 1 by order of the Board of Directors, viz; handle a dollar of money. These transac- buy, and received of Mr. Mendenhall the "Governor of the State, Secretary of tions all turned out, says Mr. Boyden, to old bonds : that he, Mr. Swepson, subse-State, Treasurer and Comptroller, State be advantageous to the interests of the quently purchased of Branch & Sons, Pe-Geologist, Adjutant General, Officers of Company, except the purchase of the iron, tersburg, Virginia, new bonds at \$30 or connecting Roads, Officers of other Roads which was confirmed on the judgment of \$33 per 1,000, in gold, which he gave to who extend passes to Officers of the Parmenter, as had been previously agreed Mr. Mendenhall in exchange for the bonds North Carolina Road. Board of Internal Parmenter, as had been previously agreed borrowed of Mr. McAden. The reason

ing them two of the new for one of the of the Road, for a considerable portion of \$ 10,835 79

old. They stipulating to give him time to the time since the close of the war, the This \$300 consists of two items in : the North Carolina Road, dated Nov.

one is undoubtedly true. For a copy see Your Committee are not disposed to en- annexed paper marked (10.) And what ter into the discussion of the legal ques- makes the giving so full a letter of credit Company." tion, as to whether the Rail Road Compa- to Mr. Parmenter by Mr. Wilkes, seems Upon the passage of this order, the Sec-

procure the new bonds. These it appears Road has come in for a considerable share, were procured and the exchange made, in which it so much needed. the latter part of November or first of In conclusion, your Committee beg leave December 1864, when there remained in to say, that they have had under consider-

the hands of the committee \$23,000 of ation various subjects, to which they have made no allusion in this report; amongst "old sixes," unexchanged. others, the disposition of cotton which had Mr. Swepson then contracted with Messrs.

Davis and Mendenhall of the Committee been bought by the Company during the tor this \$23,000, upon the same terms as war, large amounts of property that came before, with a like stipulation as to the into their possession about the time of the time to procure the new bonds. On the surrender, and various alleged speculations 12th day of January, 1865, the Board of made about and before that time, and have taken some testimony in regard Directors made the following order, viz : " Ordered further, that said Commission- thereto; but the complex nature of these \$ 7,833 41 of credit at that time." That it was a full ers (i. e. Commissioners of the Sinking transactions, and the limited time within which your Committee were required to Fund) be requested and directed to dispose of no old six per cent bonds of the report, have prevented them from arriving

at a conclusion sufficiently definite and de cisive to warrant them in reporting upon them. They deemed it their duty to make these statements, and heave it to the wisdom of the General Assembly to determine whether the investigation shall now cease, or be continued by the present Committee, or entrusted in the future to other and abler-hands. All which is respectfully submitted.

M. S. ROBINS, Chairman, PETER ADAMS, H. M. WAUGH, C. F. LOWE. STATEMENT (1.) N. C. R. R. Co., Dr. To C. J. Freeland, for Medical Services. Jan. 20, To visit and med, boy II. \$ 3 10 Freeland " Thomas, -37003:04 Henry. 3.00 3.00Thomas. engine and hose, and that this is the only new bonds to meet the demands for this Nov. 19. \$ 21.03 I certify this is is correct. C. J. FREEMAND, M. D. Correct E. WILKES, Eng. and Sup. N. C. R. R. Co., Dr. R. Y. McAden the new bonds, which Mr. To C. J. Freeland, for Medical Services. 830 4 3.0.) 4 23 6 01 ** 24 " 26 Boy Ben, 6 29 " Jerry

To visit and med. boy Jerry.

	ich a This sum of \$2300, we	e North Carolina Road, Board of Internal	on; but subsequently decided to be too borrowed of Mr. McAden. The reason		44 44	2.15
	4th. "To inquire into the condition of the action of many of the officials on the learn from Mr. Moore, was secured to him	Improvements and Literary Board, Uni-	light by Mr. Wilkes, and re-sold at a loss why your Committee have only the verbal		42 44 4	SAC 1/N
	LINE ANTIMAL CONTRACT IN CONTRACT IN THE RECEIPT AND A LOCAL AND A	tod Staton Pass () Guang mith milians the	of some thousands to the Company. Be- statements of Mr. Swepson in regard to	" 12 " "	"J. Strayborn,	Stile 14
			yond these transactions, Mr. Boyden says, these last stated facts, is that Mr Swepson		a a a	3 100 1
	The second	for the the characteristic the second state of the second state of the	Mr. Parmenter never had any authority alleged that he was then unable to give	1 14 0 0 1 15 0 0	ei 44 14 1	3. Q. T.
	A A A A A A A A A A A A A A A A A A A	TINT TOTAL STORE AND AND ADDRESS AND ADDRESS ADDRE	from him. They have already stated that dates and amounts, which he had data at	. 16	44 44 44	·홍선/ = - 1
	the many in the massen that to enter pilo 3 quite, from the fine the road went into vious office of the land to the	of other Roads on the business of their	Mr. Wilkes gives as a reason for furnishing home that would enable him to fix with		44 . 44 . 45	
			Parmenter with the letter of credit, that it more certainty. The Committee reques	" 18 " "	44 44	Sales 11
	THE REPORT OF ALL ALL ALL ALL ALL ALL ALL ALL ALL AL		was "to be used in the purchase of some ted him to return to Raleigh as soon as	. 19	44 44 44	3 10 - 71
	THEFT IS HERE IN ANTA MULTIPLE FORTING VIEW PROPERTY AND A STATE OF A STATE O	1 the North Canalian Dead Communication	material that the Road was in immediate practicable, with these data, and give them	1 10 9T 1 1 1	14 A. 4 A.	용목 김
	THE PROPERTY PROPERTY FILTER FOR THE AVERAGE AND AVERAGE AVE	of the bulling the 1 (1) and A month of	want of." Yet it will appear from the first the additional information. They awaited	u 221 u u	44 - 44 - 44	3 100
	A summire man to devote to the chefre his amount of value of the stores which cance haulad to the read side, it mould for most	leach Christian denomination in the State	and only account presented by Parmenter, his return till the 12th inst., when they in-	Nov. 2 4 " "	54 - 64 - 64	3 1.8
	The second		a copy of which is hereunto appended structed their Chairman to address him a	" 3 " "	54 49 H	\$ DR
	AND ADD PARTY AND ADD ADD ADD ADD ADD ADD ADD ADD ADD	ID O TATABA AN ALL A LABOR TO THE MERINA AND A LABOR TO THE	marked (9,) that the first payment he note reque-ting him to appear before them			S 1/1
			marked (9,) that the mist payment ne mote requesting min to appear before them made to meet the "immediate wants of with these facts on the next day, if possi		42 42 44	3.04 5.1
	A WAS ADDRESS CANSE AND DEDUCTIVE VALUE AND DEDUCTIVE AT THESE AT THESE AT THESE AT THESE AT THESE AT THE ADDRESS AT THE ADDRE	Lawrenced that wanter and an increasing and the	the Company," was not till October 2d, ble, and if he could not appear on that		18	14.00
1	A REAL PROPERTY AND A REAL	The second s				1.1
S	AREA WARE ATTRACT AND	the Common of H. All and another day to	atter his departure in the latter part of day, to do so as soon thereafter as possi August. The letter was written accordingly	- Correct, E. WILKES, Eng. and	Sunt	45.4.5
dia and	A A MARKET PERSON AND ADDRESS	Dood or a the Dood from working some	August.	D. WILKES, Dug. and	Supr.	1.1
	ANY A MARKE HERE INVESTIGATION AND DAY STATEMENT TO THE AND AN AND AN	a contract has do allo may no matering	Again, the reason assigned by Mr. but he has failed to appear to this date Wilkes for making the letter of credit to Your Committee have before them a let	N. C. R. R. Co., Dr.,		
	AND SAMA THE ADDING NO. DEP 38, STOLES DEED NOTIFICATION FOR A LOCA AT NO. 1.	Inter Ducaid and Wall to Construction damage	Wilkes for making the letter of credit to four Committee have before them a let	To C. J. Freeland	I, for Medical ST	vince
	A A A A A A A A A A A A A A A A A A A	William to million Committee of	Parmenter a full one, that it " was owing ter from Branch & Sons, Petersburg, Vir	From Marsh	s to April 2 ser-	
	REAL ADDITE TRUE THE FILL FILL FILL FILL FILL FILL FILL FIL	dranged the fell survey we to a		vices rep	dered John, of	243
	went into operation, it is almost, if not al- ed, or expected, from the agent to whom Messrs Wilkes and Strickland that th		time," is at least, a novel one in financier- 1"65, bought of them \$44,000 of new	Gilgan Se	ection,	24-142
	together impossible to fix the responsibility the goods were shinned. And yot when some thus altering mostly 0	e COMPANY SHOPS, Jan. 19, 1867.	ing. Your Committee do not well com- bonds at \$30 in gold per thousand, which	July 31 To August 1	10, for services,	
	together impossible to fix the responsibili- tw for n any insunces of had management. Use committee indicated a little surprise short of the sound fall considerable	y E. WILKES, Esq.: Dear Sir:-The	prehend the charm, by which, an offer to they take it, are the new bonds bough	Phore Io	day and night.	
	by for n any instances of bad management war committee indicated a little surprise short of the sum paid for the land	- Committee to examine into the condi-	use one's credit to its utmost capacity, 18 in accordance with this verbal statemen	Gibson's	dur and Squire, section, 1	Ref of the
				Aug. 20 To 27 M. forse	ervices ren ler-	
	WHEN FILLEN AND A REAL PROPERTY AND A REAL PRO	to product the second second beaution	Leave that has had had not support write out the fourth of the	Del treas St.	toner, Mebane's	21.00
	most, they would refer to the report of attempt at a system of checks on him, say- 82, the e timat d value of the wood at th	e there are on the road. How many there	Mr. Rice, of the firm of Fowle & Co., with Appended hereto will be found Mr	. section,	1990 (M. 1997)	
				19 A.		1.1.1.1.1.1

If you want fresh and genuine Garden, Grass and Clover Seed, call at Porter & Eckel's Drug Store.