Carolina Watchman.

FEBRUARY 15, 1877.

strange as it may seem. Congress, accord- of his fellow countrymen, many of whom ing to the ruling of the Grand Commis- would be glad to have a portrait of him. sion, may accept a fraud perpetrated on His fellow citizens of South . Carolina are to correct or reject one. Why then spend ly paying their taxes to the Hampton so much time and money in investigating government. alleged frauds ? Why imprison men for

refusing to gratify the useless curiosity of Congress, since there is no power to go behind the certificates of returning boards wrong ?

Torhe Democrats lost Florida by a strict 8 Republicans and 7 Democrats.

As will be seen in another column they are now considering the Louisiana returns, and we suppose that State with her 8,000 Democratic majority will also be given to Hayes." Having stolen two States before reaching Oregon, the country will stand on tip toe for a day or two to see what they will do with that. We look for them to fill up the measure of their iniquity and take Oregon also, by a strictly party vote, for to that complexion it has come, notwithstanding the reputed purity of judicial robes.

And yet it is a relief to see reported that Mr. Tilden does not despair of success, but believes "the final decision will be in our (Democratic) favor." Hurra for and into the waste basket it goes. him,

WHAT THE PEOPLE SAY.

It is interesting, though not very satisfactory, to note the expressions of the a good display of men in them ? people on the proceedings now being had at Washington on the Presidential question. One says-

"I have had my doubts about the su cess of Mr. Tilden ever since the appoint ment of the Commission. It looked to me very like a compromise, and I have gen erally found when a party submits his just claims to an arbitration instead of boldly defending them, he yields a strong

Our thanks are due the publisher for an larly certified by the Governor of elegant likeness of Gov. Wade Hampton. State of Florida in and according to the It meets a public want, for the grand determination and declaration of their appointment by the board of State bearing of this noble son of the Palmetto sers of said State prior to the time required State during the last twelve months has for the performance of their duties had Florida has been passed over to Hayes, won for him the admiration of millions been appointed electors, or by counter-

Dr. Columbus Mills having retired from the office of Master of the State Grange, Capt. S. B. Alexander of Mecklenburg was commissioner on the day when the elecand make that right which is proven to be elected by the recent meeting at Golds- tors were appointed. The Commission has boro', to succeed him. D. W. C. Benbow, of Greensboro', was made Treasurer, and party vote, the Commission consisting of Joseph E., Porter, of Tarboro, Secretary. There are 548 Granges in the State with cates of the electoral votes of said State of a total membership of 17,000.

feat of eating one partridge a day for 30

days in succession, and gained three pounds while performing it. He now offers to bet a thousand dollars that he Morton, Fred F. Frelinghuysen, Jas. A. can eat one a day for 365 days in succes- Garfield, Geo. Hoar, Commissioners. sion

Contraction of the second

"Induced by the urgent solicitation many country newspapers we offer you the following terms for clubbing with our popular illustrated weekly," &c., &c.,

"Pin-back Stores."-The Southern Home is responsible for this idea. What kind are they-stores without goods but

TELEGRAPHIC NEWS.

The Presidential Question.

FLORIDA DECLARED FOR HAYES.

THE GRAND COMMISSION.

proof to show that they had not, and that all proceedings of the courts or acts of the Legislature or of the executive of Florida a State and the country, but is powerless still enthusiastic over him, and are glad- tors on the prescribed day are inadmissa- of his stomach on the gage. ble for any such purpose.

As to the objection made to the eligibility of Mr. Humphreys, the Commission the question of the effect of the vote of an ized a recommittal of the question back tion. ineligible elector, the evidence does not to the commission. The response of the show that he held the office of shipping House must be aye or nay. After two going and upon the grounds stated, neith- to separate the two houses, on which two er of the papers purporting to be certifi-Florida, numbered 2 and 3 by the Commission and herewith submitted, are by the to-day. The commission is not in sescertificates or the votes provided for in the sion The Bird Eater at Concord, Mr. Mark constitution of the United States, and that Ritch, has completed the gastronomic they ought not to be counted as such. were present, but no business whatever Done at Washington the day and year first above written. (Signed) : Sam'l F. Miller, W. Strong,

Joseph P. Bradly, Geo. Edmunds, O. P. The objections was then read and the joint session broke. The House without session in the counting of the votes.

further business took a recess to 10 d'clock Monday.

In the Senate, the President laid before that body the following: Washington. D. C. Feb. 9, 1877 .- Sir, I am directed by the Electoral Commission to inform the and the two houses separated. Senate that it has considered and decided upon the matter submitted to it under the act of Congress concerning the same, touching the electoral votes from the State of Florida and herewith by direction of said Commission, I transmit to you the said decision, in writing, signed by the members agreeing thereto, to be read at the meeting, and to be read before the two Houses according to said act. All the certificates and papers sent to the Commission by the President of the Senate, are herewith returned.

NATHAN CLIFFORD, President Commission.

W. Ferry, President of Senate. The Senate then repaired to the House read the objections submitted. The mo-

tion for recess to Monday argued by the pect to the vote of Florida, the House de-

HOUSE DISCUSSING THE THE FLORIDA CASE. The Count Proceeds,

objections to counting the vote of George WASHINGTON, Feb. 12.-Matt Carpen- D. Chaffee. Springer says he has com-plete evidence that Chaffee held office ter claims to have the Louisiana case when he cast his vote, but was informed that a case equally as clear from Louisdished up in a way that will defy the iana would be presented to the Commis-Commission's deglutition. It will be too sion and would thus obtain a decision by subsequent to casting of the votes of elec- nasty. He offers to wager the coatings the Commission and afterwards by the two houses. It was feared that the Sen-House.-After various propositions, ate might refuse to sustain the objection, and thus influence the Commission, hence Speaker Randall ruled that there was Mr. Springer by the advice and appro-

in them.

is of the opinion that without reference to nothing in the electoral law that author- bation of his friends withheld the objec-

The Electoral Commission was called to order at 4 o'clock and received certifihour's discussion, which commenced at a Louisiana case. Messrs. Field, Campbell, also decided and does hereby decide and quarter pass eleven, all the committees Trumbull, Carpenter, Merrick, Hoadley report that as a consequence of the fore- adjourned to 3 o'clock. It is determined and Green are counsel for the Democrats, and Evarts, Matthews, Shelbarger and Houghton for the Repeblicans, appeared. Senator McDonald and Representative hours will be allowed outside of prologue and epilogue, which will not be reached Jenks, will appear as objectors on the part of the Democrats, Senator Howe and Representative Shellabarger on the part of the republicans. Commission adjourn-By 12 o'clock, nearly all the Senators ed to 10 o'clock to-morrow.

> was transacted, and the Senate having affirmed the decision of the electoral com-Telegrams from Char. Observer, 13th. mission in the Florida case on Saturday,

A Republican Congressman Declares the Tilden Electors that body was ready to resume the joint Fairly Elected.

them, and faithless to the trusts confided

Representative Springer had prepared

Applause,

The Democrats at the last moment con-Further Evidence of Well's Rascality. cluded not to make any objection to the

WASHINGTON, Feb. 13 .- The Commission met at 11 o'clock. Clifford announc-Louisiana was reached, objections made, ed that two hours only should be allowed for each side, and that the Commission The commission meets at 10 o'clock to was ready to hear objections to the Hayes' Electors certificates.

AFTERNOON SESSION.

The House' was engaged all day in de-

87

In the Senate, President Ferry decided Senator McDonald opened, claiming no legislative business in order, pending that the Hayes' Electors were not legally the decision of the electoral commission. elected, quoting from the statutes of Lou-At 124 o'clock the Senators repaired to isina, showing two sets of Electoral laws. the House and returned at 41 o'clock and Whether one law was repealed by the resumed legislative business. other, or whether they should run together, A resolution was offered for an attach- the proceedings of the Louisiana Returnment against Conrad C. Jordon, Cashier, ing Board were alike irregular and unlawwas laid over under objection. ful

The executive session adjourned. The Secretary of the Treasury has called ten millions, five-twenty bonds of the act of March 3, 1865 .- dated Novem-

awaited notification from the House that

vote of Illinois.

morrow to hear arguments.

bate on the reports of the Florida Invesber, 1865. tigating Committee, the majority report In the House, after a spirited and eardeclaring the Tilden Electors to have been Strict Party Vote, to refer. Upon returning the Secretary nest debate this morning upon the decisfairly elected and the minority the Hayes ion of the electoral commission with res | Electors,

There was but little interest in the de-



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point and in the end loses his cause. Another says-

"Sold, by thunder! Our friends, either through timidity or corruption, have surrendered the rights of this great country to the plunderers."

Another-

"I believe our friends acted in the inter- reason attracts great attention. est of peace in voting for the Commission, but I fear it was a great mistake. They not sufficient proof that he held office on relied, no doubt, on the Constitution, the the 7th of November." laws, and the eternal principles of truth It may be held that elections by the and right for success ; but omitted to re- college of Lonisiana cured the ineligibility convened by the art entitled an act to This having been done, the President member that the contest was with a party of Watts, of Oregon, the revised statutes votes for President and Vice-President, decision of the commission of the vote of which impiously trample everything un; declare him postmaster when he cast his der their feet, however sacred."

Another-

"What's the use, then, to hold elections. The verdict of the ballot box is set aside who produced from the files in his depart- The decision determined that the vote when Louisiana was reached. by returning boards and commissioners ment, all the papers bearing on Watts cast by C. H. Pearce, F. C. Humphreys, The President of the Senate handed to and a decision made directly against the resignation, which show that Watts' W. H. Holden and T. W. Long, as elec- the tellers three certificates, two of which will of the people. What becomes of our resigned by telegraph, Nov. 13th and a tors of President and Vice-President of the layer of the layer electors, and the United States, in and for or on behalf one signed by McEaery, as Governor, in peculiar form of government, in which Postmaster General Nov. 14. Watts' of the State of Florida, is the true and favor of the Tildea electors. the people is recognised as the law of the written resignation to the special agent legal electoral vote of the said State, when There was also a certificate, which the land !"

And still another-

the people that I cannot believe they will 23rd. Hill's bond was forwarded to him men to their profoundest depths, and they Jan. 3rd, 1877, on which day his commis-sion was sent him. The Special Agent will call for vengeance and seek it at any took charge of Watts' office November to be sold like sheep in the shambles, that

they will voluntarily relinquish their ancient rights and liberties to political cor- graph the President for advice of a party morants is a fool. Even the poor Mexican character. wrath will burst like a volcano, and deso- States.

late the whole land.

And yet another-

There is nothing more certain than that The crowed galleries are listless. Tilden is the choice of the American peocalamity-the beginning of sorrows,

for the speedy completion of the West, aged 74 years. N. C. R. R. passed its final reading in the the Senate ordered the following to be House. Takes away stock given to stock: | read : holders. Provides for one Director from each Congressional district, and one from

the State at large. Must yet be ratified by the Senate. This bill provides for not less than 500 convicts on the work, and

House on the redemption of their pledges State will be defrauded in this work.

and papers, purporting to be certificates refused to recognize the rights of the courts publicans, governed by republican in-

A RADICAL MACHINE.

WASHINGTON, D. C., February 10-The ommittee to draft a report of the decison of the Commission, with a brief state- mission upon the electoral votes of the ment of the reasons therefore, was Ed- State of Florida stand as the judgment of muds, Bradly and Miller. The third the Senate, the objections made thereto purpose of proceeding with the count.

gibility of F. C. Humphreys, there was

nation and its acceptance.

Underwood was not received at the de-

partment until Dec. 9th. The records of the department show that Henry W. Hill R. Bullock, is the true and lawful vote of Louisiana for Cooper and Cary. 11 "It is such a stupendous wrong against was appointed Watts' successor on Nov. submittoit. It will stir the hearts of free- Dec. 11th, and was returned approved, dence tending to prove that C. H. Pearce named John Smith, distinguished from lution and to purge the nation of the discost. The men or party who supposes 14th, receipted for all government proper- the State of Florida, but were designated The Vice President asked and obtained

building. Gov. Stearns is on the Stand. Q .- Why did you as Governor, tele-

won't do it. Sooner or later the pent up A.-Because I knew that the had acted in such a way in regard to other

The joint session has convened, and the result as reported last night announced.

After the reading of the report, Representative Field presented objections, ple for President, and I still believe he signed by the required number of Senators will be. But if he should be fraudulently and Representatives. This involves a kept out, it will prove a great national separation of the Houses for consideration. and will delay the progress of the count. All interest in the case has ceased for to-

RALEIGH NEWS, Feb. 13-Senate bill Rear Admiral Theodore Bailey is dead,

ELECTORAL COMMISSION.) Washington, Feb. 9, 1875. Congress ;

Dr. Howerton, late Secretary of State,

party vote. Mr. Sherman offered the following :

Resolved, That the decision of the Com-

the decision made by the Commission mission.

of Levissee and Brewster, but in the case approve and regulate the counting of the not having concurred in setting aside the vote for Hayes, notwithstanding his resig- and the decision of questions arising there- Florida, it would be counted for Hayes on, for the term commencing March 4th, and Wheeler.

in truth and in fact the vote cast by Wilkin- Vice President said he had received, by son Call, J. E. Younge, Robt E. Hilton and mail, purporting to cast eight votes of said State for that said Commission refus- The reading of this certificate created

a manner prescribed by the Legislature of her rip.

gard of law, and with the intent to defeat a burlesque. the will of the people expressed in the Objections having been made to the oth-E. Hilton and Robt Bullock, who were referred to the commission. legally and rightfully appointed electors. The Senate then withdrew and the

prescribed by the Legislature thereof. Frow,

eligibility of T. C. Humphreys, one of the tors,

electors.

regularities committed by the persons, House has no right to complain that this o'clock. whose certificates are taken as proof of Commission has rendered a partisan de-

their due appointment as electors. certificate of Stearns, Governor, as also, the facts and contrary to the will of a

appropriates \$70,000 to pay their expenses. act to provide for, and regulate the count- procured or given in parsuance of a fraud- States, yet I as boldly assert that the tion between Wells. Anderson and Little-We congratulate the members of the ing of the votes for President and Vice- ulent and corrupt conspiracy to cheat the wrong is chargeable to a cause further field. He heard Wells say in reply to the President, and the decision of the ques- State of Florida out of its rightful choice back than the Commission. The wrong question of Littlefield : "No matter if tions arising therein, for the term com- of electors and substitute therefor those rests upon the shoulders of those who es- Tilden has a hundred thousand majority to the people on this subject. We hope tions arising therein, for the term com- of electors and substrate inervior those rests upon the subject. We hope mencing March 4th, A. D. 1877, and who had not been choosen as appointed tablished this partian tribunal, when the in the State, the vote would be given to the term com- of electors and substrate inervior in the subject. no way will be left open by which the approved January 29th, A. D. 1877, the electors by said State in the manner Democratic majority of this house adop- Hayes, and that he (Wells) did not care Electoral Commission, mentioned in said act, having received certain certificates Sixth—For that, the said Commission majority of the Commission would be re-

Democrats was lost, by 26 to 44. A strict ing of the commission was not correct, censured his party associates in the North bate until Furman, of Florida, rose and and that the Tilden electors had been for the indifference which it had shown to elected in that State.

The Clerk of the House was directed to inform the Senate of its action, and that it was ready to receive that body for the States Senate from Loaisiana. He declarto the contrary notwithstanding. Adopted Ferry caused the Secretary of the Senate had been duly elected in Florida, and he "Third, In regard to the alleged ineli- by a strict party vote. Recess to Monday. and the Clerk of the House to declare characterized the Canvassing Board of An objection is interposed by the under- what action the respective Houses had that State as a bold unscrupulous, fraudsigned Senators and Representatives to taken in regard to the decision of the com-

The Committee on privileges and pow- A. D. 1877, as the true and legal elector- Iowa, Kansas and Kentucky were also The States of Georgia, Illinois, Indiana, ers, examined Postmaster General Tyner, al vote of Florida, on the following grounds: counted for the respective candidates,

ed to receive competent and material evi- much amusement. The electors all being it. No, we want to clear out all this pol-F. C. Humphreys, W. H. Holden and T. each other by the numbers, 1, 2, 3, 4, 5 W. Long, were not appointed electors in and 6, and by letters, A and B, and let

the free people of American will submit ty, and removed the property to another as electors by the returning board of said unanimous consent to suppress this cer-State corruptly and fraudulently in disre- | tificate, which was manifestly bogus and

choice of Wilkinson Call, J. E. Younge, er three certificates, the objections were

by the State of Florida, in the manner House took recess till 10 o'clock to-mor-

Third-For that the decision of afore- The objections to the Hayes electors said, upon the resolution and order of said assert foulness of the returning board, Commission previously made, as follows: two electors being federal officers. The "Ordered that no evidence will be receiv- certifying Governor, a creature of comed or considered by the Commission, promise and barely defacto, not by any which was not submitted to the joint con- construction dejuce, and that half of the vention of the two Houses by the Presi- electors were state officers, whom the con- he have any office. The fact being setdent of the Senate, with the different cer- stitution of Louisiana forbid exercising thed that Kellogg is the only lawful exectificates, except such as relates to the functions like those of Presidential elec-

Mr. Carr of Mr. Kerr's old district in the Fourth-For that, said decision excludes course of his speech, said . "Florida State. He read from the laws of Louisall the evidence taken by the two Houses should have been returned for Tilden and of Congress by the committees of each Hendricks, but Sir, at the same time I House, considering frauds, errors and ir- hold that the Democratic majority of this side. The Commission adjourned at 6

To the President of the Senate of the United Fifth-For that, said decision excludes of Florida for Hayes and Wheeler. While States, Presiding in the two Houses of all evidence tending to prove that the I assert that this decision is contrary to

Under the act of Congress, entitled an that of the Board of State Canvassers, was large majority of the people of the United

the results of the election in the South, and for the blander it had made in refusing to admit Piuchback into the United ed though a staunch Republican he felt it AUTHORIZED CAPITAL ulent body. His speech elicited much applause from the Democrats, who gathered around him and paid close attention to his remarks.

With the understanding that a vote should be taken to-morrow upon the resorecess to 10 to-morrow.

Conrad A. Jordan has been arrested for refusing to produce Tilden's, Pelton's and Hewitt's bank accounts.

THE COMMISSION .- Mr. Jenks concluded you do," said he, "there can be but one single result. The wisest of men, the strongest of men cannot make the false true. No false god should be set up. Solomon set up a false god to his cost. If you attempt to blind the eyes of this mighty nation your edicts will be void. for history will know the truth and record grace of the fraud of this Returning Board."

Mr. Hurlbut, one of the objectors to certificate number 2, of the Tilden papers, after briefly reviewing the history of Louisiana for several years since, claimed that the Kellogg government has been officially recognized by the President of United States, and by both Houses of Congress. John McEnery had not attempted to exercise the functions of Governor since 1874, and now comes forward and attempts to give certificates to the men who claim to have been elected Tilden electors. Mr. Hurlbut read one of the certificates to show its peculiar phraseology, and that McEnery did not sign himself as Governor, but used the great seal of the State. He had no seal, nor did utive of Louisiana, he would ask the commission whether they had the right or time to investigate the election in that

iana to prove his statements. Howe followed Hulbert on the same

Jas. Pelleties, of New Orleans, testified cision in reporting the four electoral votes before the committee on powers and privileges, that he was a waiter at the restaurant, where on Suuday, Dec. 3rd, the members and clerks of the returning

Innumerable stories are told of Judge



the Senate, though the News seems to expect it.

congratulations of the members on his re- and by said State of Florida. turn. There was a similiar report about Marshall Clement, Esq., and the livest lows: man we met after hearing it, was Mr. C. himself!

Maj. A. W. Burton, of Lincolnton, is reported as dying from a paralytic stroke.

has withdrawn his \$50,000 suit against and papers accompanying the papers of Fiorida to review and revise the judg states, by republican biases, and moved of the electoral votes of the State ment of the Returning Board, or Board of warped by republican biases, and moved the Raleigh Sentinel-costs entered up of Florida, and the objections thereto, Canvassers, rendered through fraud, withsubmitted to it under said act, now reports out jurisdiction and rejected and refused abandoned every claim which the Demothat it has duly considered the same, pur- to consider the action of said courts after cratic masses assented to the control of teristic: When asked by a client once,

The House bill reducing the number of suant to said act, and has decided, and decision, that Pearce, Humphreys, Holden our national affairs. The Commission who was very anxious to have his case directors of the Insane Asylum from 15 to does hereby decide that the votes of Fred- and Long were not elected to cast the has done no more nor no less than what pushed against Bradley's advice, whether 9 has passed that body and gone to the Senate. This reduction was made at the William H. Holden and Thomas W. Long, which said decision was rendered by a quired of them. You erected a political "Yes," cried he, "hell and chancery are Senate. This reduction was made at the named in the certificate of M. L. Stearns, court of said State, lawfally brought be- tribunal, invested it with political attrib-"Yes," cried he, "hell and chancery are suggestion of Gov. Vance in the interest Governor of said State, which votes are fore said court, which court had jurisdic- utes and gave them political questions to always open."

of "economy and efficiency." We see no certified by said persons, as appears by tion over the subject matter thereof, and determine which they have settled from a Both Russia and Turkey are eagerly reason why this bill should hang fire in the certificate submitted to the Commis- whose jurisdiction over the Pearce, political standpoint, Being republicans buying up American revolvers and rifles. sion as aforesaid, and marked No. 1 by Humphrey, Holden and Long had attach- they believed that the republican candi- By the Colt machinery bought by Gensaid Commission, and herewith returned, ed, before any acts were done by them as dates for the Presidency was and ought eral Gorloff already 3,000,000 rifles have are the votes, provided for by the Con- electors, to be elected. In making their declara-

stitution of the United States, and that Seventh-For that, said decision ex- tion they have been true and faithful to been turned out; Russia has imported Judge Cox and Judge Schenck are win- stitution of the United States, and that seventh-ror that, said decision ex- tion they have been true and lattice to be counted as cludes all evidence tending to show that their political sentiments education and 100,000 Smith & Wesson revolvers and ning laurels, the one in Randolph and the therein certified, viz: four (4) votes for the State of Florida by all the departments associations. No legal wrong can attach 20,000,000 cartridges, to say nothing of other in Wake. We are getting into the Rutherford B. Hayes, of the State of Ohio, of its government, legislative, judicial and to them for this, but when you as demobig house of the old home, and our eyes for President, and four (4) for William A. executive, had decided, as manufact, and erats denotrately part of a tribunal forst on the provide and and our eyes wheeler, of the State of New York, for the certificates of Gov. Stearns, as well as such questions in the hands of a tribunal such questions in the hands of a tribunal for President, and four (4) for William A. executive, had decided, as fraudulent, all crats deliberately put such power over the 400,000 cartridges manufactured daily in Russia from American machines:feast on the venerable and good. Amen. Vice-President. The Commission, also, that of the State Canvassers, upon which so constituted, you committed a bald and Meanwhile, Turkey has contracted in

has decided, and hereby decides and re- certificates the said Commission has acted daring wrong to your pretended political So far from being dead Mr. J. G. Marler ports that the four persons, first, the four and by means of which the true electoral convictions and assuredly to your politiis back in the Assembly, receiving the named, were duly appointed electors in votes of Florida have been rejected, and cal associates whose political sentiments rifles, of which 250,000 have already been and by said State of Florida. The ground of this decision, stated false ones substituted in their place. The ground of this decision, stated false ones substituted in their place. Eighth—For that, the count of the votes to your political adversaries. I arise to xport.

into evidence alimode, and the papers op-ened by the President of the Senate, in and Representatives Knott, Field, Holman, ing responsible for the wrong and recreant, the presence of the two Houses, to prove Tucker, Thompson, Jenks, Finley, Sayler, ignorantly or corruptly recreant to the Syrup, I hesitate not to say, it is the best that other persons than those regu- Ellis, M. C. Carson, Hewitt and Springer. | confidence which has been imposed in remody I have ever used in my family," | Salisbury, Jan. 19, 1877. (15:4t.)

Foreign Paints, OF ALL KINDS. SALISBURY M. C. Olls. "Pagead orders made from Photographs in our flice will be supplied. Also Agents for the Remington Sewing Machine. the most perfect and light ronning Machine in the market. They have never try mins, cog wheels or car arms to make a non- run hard, or get out of order. We war interery Machine. If they dou't rease we take them back and return the money. 16.14 att befice buying a dissection.

19:19

DISSOLUTION NOTICE.

The co-partnership heretofore existing between J. C. Hooper & A. G. Halyburton Rhode Island for 800,000 Martin-Henry is this day dissolved by mutual consent. A.G. mers. Halvhorton having purchased the entire interest of J. C. Hooper in said co-partnership. A C HOOPER. A.G. HALYBURTON.

That it is not competent, under the be a violation of the Constitution of the Constitution of the Constitution and the law as it existed at United States. A. G. Halyburton will continue the business the date of the passage of said act, to go Signed by Senators Jones, Cooper, Bar- cision of that tribunal. He concluded : I "Having had an opportunity to test the & Co., and all claims due said firm must be excellent qualities of Dr. Bull's Cough settled at once, as the old business must be A G HALYBURTON

Nails, Glass, &c. We are still at the old stand, and will be pleased to see our friends and enste-P. N. HEILIG & SON. 14:1 Jan. 25, 1877.

Raleigh, N. C.

Hardware

Castings,

Belting,

Machines,

Cutlery,

N. HEILIG & SON,

American

-DEALERS IN-

and

Iron,

strel.

P.

Attention FARMERS. GRASS SEED. Just received a fresh supply of Clove

Seed, Orchard Grass. Blue Grass. Red Top and Timothy, which I will sell cheap. As ENNISS'