Control of the second second The Sunday School Convention, recently in session at Atlanta, was a grand thing, comprising among the delegates many of the most distinguished men in this country and Canadas. Among them were Rev. John E. Searles, Rev. Geo. A. Colquitt, of Ga., Rev. Dr. John Potts, of Canada; Gen. Clinton B. Fiske, of New York ; Rev. Dr. Pritchard, of Raleigh, N. C.; Prof. W. C. Doub, of Greensboro, N. C.; Dr. W. S. Plummer, of S. C.; Rey, Warren Randolph, D. D., of Indianapolis; Rev. John Hall, D. D., of New York Rev. J. H. Vincent, D. D., (Bishop of Chautaugua), of New York; Rev. John A. Broaddus, D. D., of Kontucky; Prof. L. Baugher, D. D., Pennsylvania; Rev. Richard Newton, D. D., Penn.; and a great many others also distinguished for their great ability as Divines or men of learning. The Convention was marked by a fervent zeal in the Sunday school work and characterized by having for its friends and helpers many of the greatest men in the country.

Surrender Them .- It will be a good thing if the Democrats in every county of the State shall give up their local preferences in respect to candidates for Judges, and instruct their delegates to the State Convention to go for general harmony first, and active zeal second. There ought to be, and we hope will be, careful fairness in all the proceedings of that body in order to prevent division and loss of strength. If all will tote fair the political work of 1878 will be as grand a success as that of

There was a very destructive fire at Clarksville, Tenn., on the 14th, destroying 15 acers of buildings -some of large from the race. value. Supposed to be an incendiary fire, and probably by the negroes, who are represented to be in very bad humor with the whites on account of the lynchsubsequent killing of another while re- different impression. sisting a policeman.

early on urgent calls growing out of unpersonal attention.

An old colored woman who was kidnapped from Cincinatti, Ohio, 25 years ago, by a man in Kentucky named Zeb

Another Novelty.-It has been practically demonstrated in New York, according to the World newspaper, that rail road cars can be successfully run by compressed air. Trains can be driven by itat the rate of 30 miles an hour; are easily time than the horse cars.

Mitchell County,-with a population of 4.705-233 colored- has 30 Baptist and Chief Justice. 19 Methodist churches. No other denomination has a showing in this county She has 31 Baptist preachers, all told, according to Branson, ten of whom are "Free Will," and one Methodist. There is hardly another county in the State of no larger population can boast of so great a number of preachers.

PAUL B. MEANS, Esq., of Concord i out in a lengthy reply to Mr. Shotwell on Judge Schenck. It is a very cool and dispassionately written document, and as local mention of the fast that there is Tombigbee and Black Warrior \$40,000 a reply is pertainly able. It contradicts many of Mr. Shotwell's statements, and leaves the general reader in suspense as to the merits of the case.

CONCORD PRESENTERY .- This body met at Bethpage church, Cabarrus co., Thursday of last week, the 13th inst. There was a full attendance both of ministers and elders, and the members engaged carnestly in the Rev. P. P. Winn, was elected Moderator .-Mr. Charles W. Robinson, a grandson of Dr. John Robinson, of Poplar Tent, was licensed to preach the Gospel. The Presbytery ples—male and female—who, for the inanimously, after choosing between the alternative propositions embodied in it. The Commissioners elected to the General Assembly are as follows:

Culbertson, of Unity, principals; and Rev. Alexander, of Bethel, alternates.

he 4th Sabbath in September, 1878. "CLERK."

Congress .- Mr. Harriss of Tenn., intro-Committee on Finance.

We hope this bill will pass. There is Charlotte Observer. probably nothing which would more speedily relieve the financial troubles of the country than this very measure. With gold, sil ver and greenbacks at par, and a competi tion between local and national banks, we see no reason why the money demands of trade should not be met, and the financial condition vastly improved.

The proceedings of Congress given in another part of this paper are of more than ordinary interest.

A counterfeiters den has recently been discovered on Craggy mountain, Buncombe county, N. C. They manufactured paper the place were out when it was found.

save his life.

WITHDRAWAL OF THE NAME OF JUDGE SCHENCK FOR CHIEF JUS-

When it was supposed and believed by large number of neople in the Western section of the State and elsewhere that the present Chief Justice, Hou. W. N. H Smith, entertained the opinion that the trial of Revenue officers and others who violated our State laws could legally and Constitutionally have their cases removed from a State Court to the United States District Court, they determined never to section 3,412 of the revised statutes, which support Mr. Smith for a seat on the Su- provides for a tax on the notes of State preme Court Bench or submit to having banking associations. Referred to the him forced upon the Democratic party as its nominee; and they felt confident that he agreed to allow \$50,000 for New Orleans could not be nominated if he entertained harbor, \$100,000 for Red river and \$10,-

such views. Therefore it was that Judge | 000 for Bayon Lafaniche. we think we ought to state just here that leans mint. not hesitate to say that we would have propriation. supported him heartily for that position others) supposed he entertained.] But, as soon as it was made known, by good Judge Schenck and his Western friends did not then have the same good and sufficient cause for running in opposition knowing his strength and his good quali-

We know that when the positive information was communicated to Judge before for an attempted rape; and the clared that he had been laboring under a

Judge Schenck is not at home, and is The Hon. Philo White, who has been Western part of the State) for his friends spending some few weeks with his friends to communicate with him and act with judgment of the Senate, be inopportune, here and in the vicinity, took the cars his explicit authority at an early day, but would needlessly derange the business yesterday morning for Whitestown, his under the circumstances, and considering interests of the country, and would serhome in N. Y. His health has improved the erroneous impressions heretofore ensince in this State, and he leaves thus tertained by him and many of his friends forseen events in which he is interested justified in saying that his friends will no government to so maintain our tariff for and which demand his immediate and longer press his name for the office of revenue as to afford adequate protection to Chief Justice, but will support him for Associate Justice of the Supreme Court.

We know he is thankful for and warmly appreciates the support and nominations tendered him by several counties Ward, having returned from Louisiana, and newspapers for Chief Justice, but whither she was sent off and sold, brought | we are a uthorized, after consulting suit against Ward, laying her damages at several of Judge Schenck's most intimate passed under a suspension of the rules, \$2,500. She recovered her suit, and the friends, to say that his name will be yeas 162, nays 66. Cox desired to prebest of it is, will get her money, as Ward used hereafter only for Associate Justice.

We have written the above at the re-Schenck's most intimate friends, and we adjourned. believe it has been in contemplation for the past three weeks to have such an announcement made; at least that was the intention when Judge Smith's views on controlled, and can be stopped in less the Federal jurisdiction question was first correctly understood; and we fully concur-in the action of the Judge's friends in | Hall at Atlanta, Ga., passed. withdrawing him from the contest for

> We respectfully request our Democratic cotemporaries, whether they prefer Smith or Schenck, to copy the above article so that their readers may see all we have said on the subject .- Char. Dem.

It will be interesing to our colored peoof the land and the civil rights bill and some other things in Baltimore. The "cake walk" is institution is peculiar to the work of the meeting. The opening sermon colored resple and one of which they are below city of Chattanooga, \$30,000 Coosa was preached by Rev. J. H. Colton, and the extremely fond. It means—and here we river \$75,000. New Orleans harbor \$50,are speaking to our white readers-a contest between two or three hundred couadopted the Book of Church Order, almost pound cake which is put up as a prize, promenade around a hall for several hours, the couple which does the most "gallus" walking being awarded the prize, and Rev. J. Rumple, of Salisbury, and Mr. R. bearing for the time being the distinction of being the creme de la creme of colored P. T. Penick, of Mooresville, and Dr. J. B. society. The results of those rivalries is to meet in Statesville, on Thursday before | verdict. This has been the case in Balti- tant provisions :

For Campaign Purposes Mercly.

(Wilmington Star.) There has been a good deal of quie caucusing among the Democrats as to certificate or judgment of the board or what shall be done with the bill to re-op- tribunal empowered by the Legislature of en the Presidential dispute and the Mont- for electors and certify or declare the regomery Blair resolutions. It seems to be sult, shall be conclusive evidence that the the opinion of a great many members that persons so certified or declared to have the judiciary committee, to whom the bill been appointed were lawfully appointed has been referred, will take action on the subject and make a report. This will such electors, and shall govern in the count of electoral votes as provided in the money, and did it well. The occupants of subject and make a report. This will re- Constitution and as hereinafter regulated. cite that the scating of President Hayes If but one set or returns come from a was a fraud; that he was not elected; State the adverse vote of both Houses of Thos. Beckham, a little boy in Alexander county, came very near losing his life, as we that Tilden was elected, but that in the Congress, acting separately, shall be relearn from the Statesville AMERICAN, by interest of peace and harmony they re- quired to throw out such returns. If there WEEKLY, one year, playing circus tricks on a hank of yarn fas- commend that no action be taken. Of are two or more sets of returns, that set

will be its sole object,

WASHINGTON.

PROCEEDINGS OF CONGRESS.

Bill to Remore the Tax from State Banks \$75,000 for the New Orleans Mint-Specie Resumption Repeal-Blaine In veighs Against the New Tariff Bill-Riper and Harbor Bill Passes the House.

GENERAL NEWS AND GOSSIB,

WASHINGTON, April 22.-Harris, of Pennessee, introduced a bill to repeal

The House committee on Commerce has

The committee on Weights and Meas-Schenck permitted his name to be used, ures has unanimously agreed to report by some of his friends, in connection with the Senate bill appropriating \$75,000 for the nomination for Chief Justice. [And putting in working order the New Or-

The Louisiana delegation will vote for we were not one of the number who put the river and harbor bill in its present his name forward for that position, or shape, but will appeal to the Senate comthought it prudent to do so, but we do mittee to increase the Southwestern ap-

Voorhees, of Indiana, submitted an amendment to the substitute for the House if Judge Smith had entertained the anti- bill to repeal the specie resumption act, States-Rights views that he was accused reported by the committee on Finance on of entertaining and which we (with many Wednesday last, so as to strike out that time when United States notes shall be significant utterance. receivable for imports, so as to read that authority, that Judge Smith did not en- "from and after the passage of this act tertain the objectionable views attributed United States notes shall be receivable in to him, but, on the contrary, agreed with the payment for 4 per cent bonds now authorized by law to be issued, and for duposition taken by Judge Schenck against ties on imports." He also moved to an-Federal jurisdiction over State cases, nul the substitute so as to strike out "October 1st, 1878," as the time when the volume of said notes in existence shall not be cancelled nor hoarded, and insert in | if the vigilantes move one solitary step to lieu thereof "the passage of this act." A break up the Workingmen's party of Calto Judge Smith's nomination for Chief further amendment repeals immediately Justice; still, Judge Schenck's friends, all that part of the specie resumption act authorizing the retirement of 80 per cent | Francisco." of United States notes, instead of on Oc

fications for Chief Justice, did not think it necessary to speedily withdraw him Gordon, of Georgia, moved to make the bill the special order for Wednesday, May

Ferry, of Michigan, who reported the bill, said he hoped an earlier date would Schenck that Judge Smith's views about be fixed for its consideration. The Fin-Federal jurisdiction were the same as his ance committee would meet to-morrow ing of one of their number some weeks (Schenek's), he was surprised, and de- and would probably take the bill up in the Senate.

After some further discussion Gordon withdrew his motion. Blaine, of Maine, submitted the follow-

ing resolutions: our present tariff laws, would, in the iously retard that which all should earn-

eastly co-operate. Resolved, That in the judgment of the in regard to Judge Smith's views, we feel Senate it should be the fixed policy of this American labor. Ordered that it be printed.

NIGHT DISPATCHES.

House.-Butler's bill for the issue of

The river and harbor appropriation bill sent a protest against the bill signed by a night, more than half the population rouse number of the members of the House, but pending a decision on a point of order quest and advice of some of Judge raised against its reception, the House

Nominations-None. Confirmations-Merely military pro-

SENATE.—The Pittsburg chamber of

The bill for the relief of the Masonic On motion of Mr. Bailey, of Tennessee, t was ordered that the Senate bill for the relief of the book agents of the Methodist Episcopal Church, South, be taken up as soon as the unobjected cases on the calendar should be disposed of.

In the House the river and harbor apof the rules, and amid turbulence. It MOVEMENT AGAINST THE CAKE gives James river \$70,000, Appomatox ple to know, and for their benefit we make bor \$5,000, Cedar Keys \$20,000, Chatta- Post. weepin', wailing, gnashin', of teeth, and a ship channel, Galveston, \$7,500, Missisprobability of an appeal to the organic law sippi and Arkansas rivers \$18,000, entrance to Galveston harbor \$125,000. Sabine Pass \$30,000, Matagorda (Texas bay \$25,000, Yazoo \$25,000, Red river cause of the trouble is a formal ntioce by raft \$25,000, mouth of Red river (Louisthe mayor of that city that hereafter he iana) \$50,000 Quays of Red river \$25,000 will license no more "cake walks." The Cumberland river, above Nashville, \$60,-000, Memphis harbor \$46,000, Mississippi

The bill leaves it discretionary with the

The Senate Committee to consider the perty is said to be over \$10,000,000. generally a score or two of heart-burnings subject of the election of President and After a harmonious but busy session the and so many affrays, the disappointed Vice-President, have reported a bill, of Presbytery adjourned late Saturday evening couples rarely being satisfied with the which the following are the more impor- have a rosy, bright complexion when

more, and so many noses, ears and throats | Sec. 4. Each State may by law provide have been slashed as the result of the for the judicial determination of any "cake walks" that the mayor has resolv- controversy concerning the appoint- system. ed that either the "cake walks" must ment of electors, before the time fixed duced a bill for repealing the tax on State cease or the colored population cease to banking associations. It was referred to the carry razors. The "cake walks" electors, shall be conclusive evidence of the lawful title Hack Line to Albemarle. ment of Charlotte will take notice of the electors whom such Court shall have so decided to have been appointed, and shall govern in the counting of the electorial votes, as provided in the Con-

stitution and as hereafter regulated, Sec. 5. In all cases of a disputed ap pointment of electors not judicially passed upon as hereinbefore authorized, the any State to canvass the returns of votes

tened to a joist. He got it twisted around his neck in such a way as to hang him. He course such a report would be used for received from the board or tribunal menwas discovered and relicyed just in time to campaign purposes, and, if made, that tioned in Section 4, above given, shall be accepted; but if returns are received from

more than one board or tribunal in a State, the House shall separately consider the matter and only those returns shall be

counted which both Houses agree upon. These features are, in the main, similar to those of the bill introduced by Senator Merrimon, some months ago. As the Committee, consisting of Edmunds, Conkling, Howe, McMillan, Teller, Davis, of Illinois, Bayard, Thurman and Morgan, were unanimous, the bill is likely to pass ; and a reputation of the electoral frauds of 1876, become impossible.—Raleigh News.

MOB VIOLENCE IN SAN FRANCISCO A pretty state of affairs must exist in San Francisco when a ruffian like Kearney can defy the authorities and alarm all decent people by his threats of arson. He is doing this exactly. At an agitators' meeting the other evening he made an harangue full of violence, among other things saying: "I hope to God they will get up the vigilantes again. I just want the authorities to lay low and let us alone, and you will see the biggest fight you ever heard of. Pixley said to me that the narrow-faced Yanks in California would clean us out, but I just wish they'd try it. I would drive them into the sea or portion naming October 1st, 1878, as the die." He concluded with the following

"I tell them they are standing on magazine. I would rather see San Francisco sink beneath the wave than become the home of Chinese lepers. San Franeisco is a proud city; so was Moscow; but she was marked for destruction and laid in ashes. Our city is built of wood, and ifornia, I predict a similar fate for San

This must be delighful reading for "the narrow-faced Yanks" whose capital is invested in goods and buildings in the City of the Golden Gate. One of them writes to the San Francisco Bulletin saying that he and many of his friends have engaged passage in the next steamer for Centra America, for "this howling gang of Mile sian devils have turned the city topsy turve" and made it unsafe for peaceful Americans. He adds:

"To my certain knowledge these labor Resolved. That any radical change in agitators are well armed; in fact, you can see plenty of them in the streets daily carrying muskets and guns, having pro bably bought them with money begged in the name of charity. On the other hand the Chinamen are well armed and will fight like devils if forced to. The militia may be able to take a hand in it, so that altogether there will be a terrible time when the word is given. This is a city of wooden buildings, wooden streets and wooden sidewalks, so that if a series of fires were started in different sections of fractional currency and treasury notes of the city when the wind was high, it would small denominations was deferred, year be a second Chicago fire. Things look pretty blue for San Francisco, and the and when the fire alarm bell peals out at up at once, trembling lest the fatal hour

It is a fact that San Francisco to-day is really in the hands of these agitators, and even the State Legislature bows before their mandates. They have spies everycommerce presents a protest against where. What the end will be is fearful Collector of Internal Revenue at Statesville, oridging the Mississippi river at Mem- to contemplate. This correspondent declares that they only wait for the word to commence a scence of carnage unparalleled by anything ever known on this continent. In the face of this alarming state of affairs it is pitable to see the timidity of the local press which, if it had done its from Raleigh, has taken and fitted up the old duty at the outset, might have sent the whole gang to State's prison. Not one of propriation bill passed under a suspension | the journals of the city had the courage | Call and see him over Plyler's Book Store. to publish in full Kearney's villainous \$30,000, Great Kanawha \$22,000, Cape harangue from which we quote, and noth-Fear \$85,000, Norfolk harbor \$20,000, ing has been done so stop his incendiary Savannah harbor \$7,000 Charleston har- exhortations in the future .- Washington

> A WINDFALL OF \$10,000,000. (Washington Star.)

Mr. Elias Weutworth, of Elizabethport, N. J., has fallen heir, it is reported, to an estate of colossal proportions. His father, many years ago, settled a large tract of land, on which the city of Little Rock 000, below Nashville, \$45,000. Tennessee Ark., was afterward partly built. Twenriver \$14,000, Chattanooga river \$15,000, ty years ago suit was brought by the heirs of the elder Wentworth against the city, to recover the property. The suit was rivea, at Vicksburg, \$40,000, Neuse (North contested step by step, and finally the Carolina) \$20,000, Currituck sound (N. heirs abandoned all hope of realizing any thing. On Sunday evening a gentleman Secretary of War whether the work shall arrived in Elizabethport from Little Rock, be done by contract or by hired labor. It and having found Mr. Wentworth, conalso appropriates \$150,000 for surveys of veved to him the information that the U S. courts had just tendered a decision in favor of the heirs. The value of the pro-

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U. S. INTERNAL-REVENUE

sober-minded people are very anxious, and keep conspicuously in his establishment or &c. They also keep an assortment of ginning May 1, 1878. Section 3244, Revised Statutes, designates who are liable to special also required by law of every person liable to special tax as above. Serere penalties are pre scribed for non-compliance with the foregoing requirements, or for continuing in business

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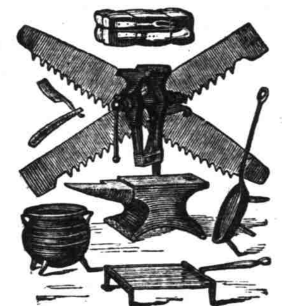
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NOTICE.

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Under the Revised Statutes of the United every person engaged in any business, avocaplace of business a STAMP, denoting the payment of said special tax for the special-tax year betax. A return, as prescribed on Form 11, is ofter April 30, 1878, without payment of tax. Application should be made to J. J. Mott,



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PHILLIP SOWERS. March 20th, 1878. 22:2m. pd.



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LAW SCHOOL.

The undersigned purposes to establish a school in Salisbury for the preparation of applicants for admission to the Bar.

The healthfulness of the place, and the cheapness of Board are some of the advantages, which young gentlemen who desire to read lay, will find by coming to this place. Students will not only be taught the course as prescribed by the Supreme Court, but will learn the practical details of the profession,

such as drawing pleadings, and other kindred

subjects, which daily arise in an Attorney's Fee for the course, one hundred dollars,

J. M. McCORKLE. Salisbury, N. C