

VOL. XV---NO. 122.

WILMINGTON, N. C., TUESDAY, FEBRUARY 20, 1866.

WHOLE NUMBER 4,228.

THE DAILY JOURNAL.

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ENGELHARD & PRICE, Proprietors.

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All letters on business connected with this office mus be addressed to the proprietors.

Rates of Advertising :

ADVERTISEMENTS will be inserted at the rate of \$1 per square for the first insertion; \$3.50 per week; and \$8 per month.

Ten lines or less are counted as a square. Longer Advertisements in proportion. Advertisements inserted every other day are charged as new at each and every insertion. No publication reflecting upon private character will be allowed in our columns, either as advertisements or other-

ar No publication made without a responsible name.

Miscellaneous.

E. F. Coe's Super-Phosphate of Lime, BONE MANURE.

WABBANTED GENUINE.

BEING MADE OF THE BEST MATERIALS, AND IN JOHN S. DANCY. D the most approved manner, it is recommended to the public as superior to any other in the market. All who have used it speak of it in the highest terms of praise, and those engaged in its manufacture will continue their best endeavors to advance the high reputation which it has acquired.

has acquired. We guarantee the Phosphate to be well manufactured, and recommend it in preference to any other artificial manure in the market. We consider it nearly equal to the best Feruivian Guano, although furnished at half the

Messrs. R. H. Allen & Co., the well known manufactur-

ers of agricultural implements, say of it: "We take pleasure in stating that we have sold E. F. Coe's Super-Phosphate of Lime for four years. It has given universal satisfaction to our customers. We most

cheerfully endorse it as an article worthy of the confidence of the public, and the purchaser may rely upon securing an article honestly and carefully manufactured. "We would state that, after careful examination, we believe this Phosphate has been improved each year since its introduction in this market, and that it will continue to maintain its present high atauding. maintain its present high standing. Very respectfully, R. H. ALLEN & CO.

"No. 191 Water street, New York."

5.35

E. FRANK COE, ESQ., Annexed please find result of my analysis of sample of your Super-Phosphate of Lime left with me. This being such a superior article in every respect, I cannot refrain from congratulating you upon such manu-facture, which undoubtedly will meet with great success. Wishing you every success, I am, Respectfully yours, G. A. LEIBIG.

	ALL THE REALEMENTS
BALTIMORE, August 3, 1864.	
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Of Free Phosphoric Acid Hyd	
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capable of producing Ammonia.	3.76
Of Animal Coal and Sand	
Phosphoric Acid soluble in Water	
Phosperic Acid insoluble in Water.	4.86
THEFT ALL AND ALL AND ALL AND ALL MALOT.	CONTRACTOR OF THE OWNER.

J. M. TATE, OF CHARLOTTE, NORTH CAROLINA. WITH

New York Cards.

WM. SMITH BROWN & CO., Manufacturers of, and Wholesale Dealars in, BOOTS AND SHOES

OF EVERY DESCRIPTION FOR BOTH SENES AND J all ages. SEWED WORK of enr own manufacture, for Ladies ad Gentlemen, unsurpassed for style and durability.

and Gentlems NO. 53 CHAMBERS STREET, New York.

e3*A faw doors in rear of A. T. Stewart & Co., and op-osite the new City Court House. Feb. 7, 1866 111-tf

SOUTHERN HOUSE.

HARRIS, GAINES & CO.,

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20 BEAVER STREET, New York, KEEP CONSTANTLY ON HAND all kinds of GROCE-RIES, LIQUORS, SEGARS, TOBACCO, FRUITS, Ac. Prompt attention given to orders.

W. HOOPER HARRIS.

M. HOOFER HARMS. Late of Nashville, Tenn. JAMES L. GAINES, Late of Asheville, N. C. E. R. & R. M. BEARDEN, Late of Macon, Geo, 111-2w

Feb. 7, 1866. JOHN H. HYMAN,

(Of Tarboro', N. C.) (Late of Scotla F. M. HYMAN, (Late of Warrenton, N. C.) (Late of Scotland Neck, N. C.

DANCY, HYMAN & CO.,

GENERAL COMMISSION MERCHANTS,

OR THE SALE OF ALL KINDS OF SOUTHERN Produce, and agents for procuring and forwarding White Laborers to the South.

Office No. 80 Cedar street, NEW YORK. .## Dr. JOHN ARRINGTON, late of Warrenton, N. C., can found with us, where he will be pleased to serve his

old friends. All Produce consigned to us will meet with prompt ship-ping attention by the following

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W. H. McRARY & Co., Wilmington, N. C. WHITFORD, DILL & Co., New Berne, N. C. GEORGE H. BROWN & Co., Washington, N. C. RICKS, HILL & Co., Norfolk, Va. Jan 29 103-tf

SPENCER D. C. VanBOKKELEN, GENERAL COMMISSION MERCHAN'I

58 PEARL ST., NEW YORK, 58 PEARL ST., NEW YORK, Stores, and other Southern produce and Manufactures, and will fill orders for Merchandise, all of which will re-ceive his prompt personal attention. Consignments insured from point of shipment in al cases, unless otherwise directed. A. H. VanBokkelen at Wilmington, N. C., will arrange advances, attend to shipment, pay taxes, freights and all other expenses on Consignments to me when desired. Nov. 1. 30-1y

0.28

CO-PARTNERSHIP NOTICE.

THE UNDERSIGNED HAVE TO-DAY FORMED & CO partnership under the name and style of

JAMES L. HATHAWAY & UTLEY, (formerly Hathaway & Co., Wimington, N. C.,) for the transaction of a Shipping and general Commission Busi-ness, in the city of New York, at 171 Pearl Street. JAS. L. HATHAWAY, WM. R. UTLEY. New York, Oct. 9, 1865

New York, Oct. 9, 1865. Oct. 19-6m* MES L. BATHAWAY. WM. H. UTLEY.

THE DAILY JOURNAL.

WILMINGTON, N. C., FEBRUARY 20, 1800.

Morning Edition.

NORTH CAROLINA LEGISLATURE.

[REPORTED EXPRESSIV FOR THE FOURNAL] SENATE.

FRIDAY, Feb. 16. Prayer by Rev. A. Smodes, D.D., of the Episcopal church. STATE DEBT.

Mr. Wiggins from the committee on Finance submit ted a minority report in response to certain resolutions in reference to the public debt. [We shall publish both the reports of the majority and minority in full.]

FELONS FLEEING FROM JUSTICE. Mr. Morehead's bill ontlawing felous fleeing, from jus-tice, passed to its engressment. [The bill applies the old law, on the subject to whites.]

PRESS TERIAS CHUNCH. Engrossed bill to incorporate the trustees of the Generat Assembly of the Presbyterian church in the United States, passed its third reading and was ordered to be enrolled.

TAX ON PERVATE ACTS OF INCORPORATIONS. Mr. Pitchford's bill concerning private acts of incorpration, passed to its engrossment. [The bill taxes all are sets \$100.]

SOLICITOR FOR 6TH DISTRICT.

The senate declined to go into an election for solicitor of the 6th judicial district. CAPE FEAR NAVIGATION COMPANY.

CAPE FEAR NAVIGATION COMPANY. Engrossed resolutions authorizing certain proceedings against " the Cape Fear navigation company" passed their second reading. The substitute reported by the committee on the judiciary, directing the beard of inter-nal improvements to impuire into the proceedings and operation of this company was voted down upon a call of the yeas and navs—yeas 17; mays 24. Messrs, Hall, and Jones of Columbus, warmly advocated the adoption of the original, and Messrs. McLean and Leitch of Robeson, uged the passage of the substitute. [The final action on this matter will be reported in full.]

BATES OF INTEREST.

BATES OF INTEREST. Mr. Bymm's bill to establish the rate of interest and repeal chapter 114 of the revised code, was, after most able speeches in its favor by Messis. Bymm, McKov and Carter, laid on the table at the request of Mr. Morelscal, who was too unwell to discuss the question to-day. He desired to oppose the passage of the bill. If t provides for eight per cent, interest, by special contract, for the lose of money—the excess not to be recoverable at law or in equi-ty.] ty.]

SALARIES AND FEES.

The house bill to regulate salaries and fees was read and filed.

Leave of absence, until Tuesday, was granted to Menars Wilson, Boner and Harriss of Franklin. The Senate adjourned.

HOUSE OF COMMONS.

FRIDAY, Feb. 16th, 1866, Prayer by the Rev. Dr. Smedes,

The provided for the committee on finance, Mr. Smith of Hert/ord, for the committee on finance, to which was referred Mr. Holderby's resolution relative to paying the traveling expenses, to and from Baleigh, of making to be discharged from its further consideration, as the several railroad companies, would doubtless give free transportation in such cases. Committee, reported, a sub-stitute for sundry homestead bills referred to said com-mittee. STAY LAW. Mr. Waugh, for the joint select committee on the stay law, reported "a bill to change the jurisdiction of the courts and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. Ordered to be printed and made the special order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects and made the special order for 18 collects or the for the for the collect or the for the for the collect order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects. An on Tuesday the special order for 18 collects and made the special order for 18 collects. An on the special order for 18 collects. An on the special order

and made the special order for 12 o'clock, M., on Tuesday

ernor has had a report as to the number required from only one county, to wit: Alexander, in which six arros and five legs are to be supplied. If this county be taken as an average, the whole number required for the state would

be about 1009. It is believed that the cost of supplying this number must be about \$60,000. If this estimate as to number and cost, he correct, the expenditure required would be greater than the treasury could nicet out of the means now pro-

vided. From all the information we can obtain, we believe the artificial arm is rather orminential than metro, and we therefore, recommend that legs only be supplied at the expense of the state, to those states and confiderate sol-diers, citizens of the state, who lost their limbs while in active, - and that arms and legs be furnished to any other citizen of the state, whether they lost their limbs in mili-tary service, or not, they paying actual cost. We recommend that the governor be authorized to sup-ply the limbs by contract with some manufacturer; or to buy a patent, and have them made in the state, as he may down best, after full examples in the state, as he may down best, after full examples in the state, as he may

down best, after full enquiry in reference to the most in ful linds and the least expensive mode of furnishing it.

To find and the least expensive mode of furnishing it. To carry out these views we recommond the adoption of the accompanying resolution : Resolved, That the general assembly doth concur in the report submitted by the joint select committee appointed to inquire into the expectioncy of medifying or smeending the resolution for supplying mained soldiers with artificial junks, ratified on the 25d day of January last—and doth berefy direct the coverage to act to continue with and

finite, ratified on the 25d day of January fast—and doil hereby direct the governor to act in conformity with and report, in executing said resolution. Under a suspension of the rules, the resolution passes to its engressment; and was transmitted to the bonae.

FEGITIVES FROM JUSTICE.

tion with the demonstration augurs well for its Mr. Carter introduced a bill to amend the till section 35th chapter, revised code, relative to fugitives from justice success. In this city the Roberts party is but a small minority of the organization, but they rep-resent the best brain-work in its ranks. An inci-—(Provides that the governor be authorized to offer the reward therein provided for, for the approximation of capi-tal felons, who have fled from justice to parts unknown, whether within or without the jurisdiction of the state.) dent transpired a few nights ago which shows something of the character of the other side. A Referred to the *indiciary*. Mr. Carter also introduced a resolution in favor of Ed

delegation of the O'Mahony Fenians, some three hundred in number, marched to the residence of ward Sanders, executor of Isaac N. Sanders, late schator from the county of Onslow. (Allows him to draw the pay and mileage due to I. N. Sanders.) The resolution passed Mr. O'Rorke, the former treasurer of the Brotherhood, for the purpose of compelling that gentle-man to pay over \$5,000 which he is alleged to have

and mileage due to I. S. Sanders.) The resolution passes its several readings. A sindlar resolution, in favor of Mrs. Sarah Hanrahan, widow of Mr. Haurahan, late commoner from the county of Fitt, which was transmitted from the house, passed its readings and was ordered to be enrolled. Several mimportant private bills were passed. One other of Mr. Gash the rule were auxiended, and man to pay over 85,000 which he is alleged to have retained of the funds when the split occurred. Mr. O'Rorke was not at home when they arrived, so they became extremely demonstrative to his wife, and might have caused a disturbance in the neighborhood if a police force had not arrived in time to prevent it by dispersing them. I do not know that Mr. O'Mahony was aware of their ob-ject, but the affair has been talked of and depre-cated by all available men since.

On motion of Mr. Gash, the rules were suspended, and his resolution instructing the secretary of state to publish the acts of the secret sessions of 1864–65, was placed upon

the acts of the sector sector and the opposed the pas-its several readings. Measure, Wiggins, Hall and Pitchford opposed the pas-sage of the resolution, and Measure. Carter, Arendell, Leitch, of Robeson, and Jones, of Columbus, advocated cated by all sensible men since.

Mr. Arendoll moved to amend by adding the secret sec sions of 1862–63, which was adopted and the resolution passed. Ordered to be engrossed, The senate adjourned.

HOUSE OF COMMONS.

SATURDAY, Feb. 17. The house was called to order at ten o'clock, A. M. The johrnal of yeaterday was read and approved. Leave of absence was granted Measrs. Chadwick, Hol derby, Fester, Coates, Fotter and Houston.

BILLS INTRODUCED.

fied with his speech to the Virginia delegation on Saturday, but some exception is taken to his re-marks about the South sending loyal men to Con-gress. If by loyal men, Mr. Johnson means these who were called Union men during the war, he is supposed to have made a mistake. We have just seen a specimen of this class of loyalty in Vir-ginia, where such Unionists as Judge Underwood and Lewis McKenzie have petitioned for a Pro-visional Governor for the State, because the pres-ent Governor, who, during the war, was the confi-dential friend of these gentlemen, will not now play into the hands of the Summer radical. The real Unionists of the South, so far as they have Mr. Waugh introduced a bill to repeal so much of the revised code, chap. 68, sec. 2, entitled " marriage," as re-quires the clerks to take a bond. Referred to the judi-

Ciary. Mr. Stilley, a bill for the relief of the president and di-rectors of the Washington Toll Bridge company. Passed its several readings under a suspension of the rules. Mr. York, a resolution that the two houses adjourn size die on the 5th of March next. Laid on the table on the motion of Mr. Gidney. been developed, are the men who fought against

that to me they seem fraught with a great deal of evil and but little good. It is now about three years since the first was made in the United States, and the net result of all is, disturbance and une siness in Ireland, the conviction and imprison ment of many imprudent men in that country. and crimination and quarreling in the brotherhood here. Sincere and honest men may say, "But we have built up a powerful organization, and can liberate Ireland when the time comes." Perhaps they can, when the time comes, but it has been coming these fifteen years, and it now seems to be as far off as ever. And while this country remains at peace with England, that time will not come; for the government is determined to prevent its citizens from committing any hostile to prevent its citizens from committing any hostile act against a power with which it is at peace. Col. Roberts and his friends are industriously preparing for the Congress summoned to meet in Pittsburg on the 19th inst., and I am informed they intend to have a grand demonstration on the anniversary of Washington's birth-day. Gen'l John A. Logan has consented to deliver an oration on the life and character of Washington, and the

respectability of the names mentioned in connec-

President Johnson's friends are very well satis

fied with his speech to the Virginia delegation on

real Unionists of the South, so far as they have

Manufactured by ENOCH COE, Hunter's Point, L. I. THE UNDERSIGNED HAVE BEEN APPOINTED Agents for the State of North Carolina, and will sup-ply this superior fortilizer at manufacturers' prices. Put up in barrels of about 300 pounds weight. 700 Barrels Now in Store, and for sale by O. G. PARSLEY & CO. Dec. 16. THE GREAT SOUTHERN PAPER. THE GREAT SOUTHERN PAPER. THE GREAT SOUTHERN PAPER THE RICHMOND EXAMINER. THE BICHMOND EXAMINER. THE RICHMOND EXAMINER. THE DAILY RICHMOND EXAMINER was revived on the 9th of December, and has already attained a circula tion and popularity that places it in the front rank of the

public journals of the South. The people everywhere seem to recognize in its columns the same bold and fearless spirit that ever distinguished it in the past. The EXAM-INER is peculiarly the paper of the South.

INER is peculiarly the paper of the South. During the war it exercised an influence which probably no other single newspaper ever had in so large a country, and at such an important functure of affairs. It was no-toriously the favourite of the army, and accompanied it everywhere. In Virginia, during the Peninsular cam-paign, Gen. A. P. Hill had read in general orders, at the head of his command, the editorials of the *Examiner*, as incidements to his soldiers. In Texas, General Magruder complained that he was deprived of the daily entertain-ment and stimulation of the Richmond *Examiner*. No one can appreciate the history of the recent war without ad-mitting the inspiration and influence of this remarkable journal. journal

THE EXAMINER'S CORRESPONDENCE-DAILY LETTERS FROM WASHINGTON.

LETTERS FROM WASHINGTON. The Examiner has organized a full corps of correspond-ents, and will have regular letters from all the important points of intelligence in the country. By special good fortine it has secured, at great expense, the services of the oldest and most intelligent of all the Washington correspon-dents ; the same gentleman who, for a great many vears, wrote for the Baltimore Sun under the signature of "IOS," and whose letters were better known and more extensive-ly comed into the papers of the country than any letters ever sent from Washington. He will write regularly for the Examiner, and send a letter from Washington zveay DAY.

TO BUSINESS MEN-THE EXAMINER AS AN AD-VERTISING MEDIUM.

The attention of the merchants and business men is re-The attention of the merchants and bunnages in our start spectfully called to the unequalled advantages it offers as an advertising medium. At the time of the evacuation of Richmond, and for a long time before, its circulation was-greater than that of all the other Richmond pa-pers combined. We declare without any affectation of modesty about it, that the *Examiner* is unequalled as an elemetricing medium. dvertising mo

TO ITS OLD SUBSCRIBERS.

The undersigned calls upon the old subscribers of the Examiner, from Virginia to Texas, to rally to its support, to renew their subscriptions, and to assist in the revival of a paper endeared to the South by many memories of the past.

E. Martin Ball	TERMS OF SUBSCRIPTION.
Six months, in	advance \$8 0 a advance \$0 b in advance \$0 H. RIVES POLLARD, Ptoprietor and Editor of "Ezaminer."
Feb. 7.	Bichmond, Va. 111-3t*

OWNER WANTED.

THERE IS AN IRON FIRE PROOF SAFE IN THE South office of the Journal Building. The owner is urgently requested to come forward, prove property, pay charges and take it away. If not removed within ten days the SAFE will be sold for storage. Apply at JOURNAL OFFICE. Jan. 13.

ANDERSON, THE DATES AND ENDERSON, AND ENDERSON, THE DATES AND ENDERSON, AND ENDERSON, THE DATES AND ENDERSON, Dec. 29

JAS. L. HATBAWAY & UTLEY, (Formedy Hathaway & Co., Wilmington, N. C.,) SHIPPING AND COMMISSION MERCHANTS.

171 Pearl Street, New York. E SOLICIT CONSIGNMENTS OF COTTON, W VAL STORES, SHEETINGS, YARNS, TOBACCO, and other Southern Products, to the sale of which our prompt personal attention will be given. We will make liberal advances upon receipt of Invoice

we will make there a advances upon receipt of invoice and Bill of Lading. All Merchandiso and Produce shipped to us is insured from point of shipment, with or without advice. Invoices should always accompany each shipment. Both of us, having had over 20 years experience in bu-siness in the South, and our J. L. Hathaway three years in New York, field could don't we can secure full prices for

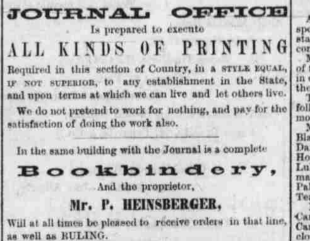
in New York, feel confident we can secure full prices for our friends, who will favor us with their consignments. Oct. 19. 19-6m*

Miscellaneous.

JOB PRINTING, BINDING, RULING!

We advise everybody to have

THEIR PRINTING Done where they prefer, but at the same time we ASSURE THE PUBLIC THAT THE



Orders for PRINTING OF BINDING received by either the Journal or by Mr. Heinsberger, will be promptly attended to.

February 5, 1866.

ACADEMY OF OUR LADY OF MERCY.

SUMTER, S. C. SCHOLASTIC YEAR from SEPTEMBER 1ST to JULY IST, comprising two Sessions. The Exercises of this Institution were resumed Sept. 1st, 1865. No distinction of creed made in the reception of pupils, provided they will observe the general rules of the Institution, nor will any undue influence be used on their religions trainciples.

their religious principles. Each pupil should be furnished with comforable cloth-ing, dark Alpaces or Silk aprons, dark skirts and strong shoes, fit for wearing or running in the grounds of the Academy. Pupils will also furnish their own silver cup, spoon, fork, plate, cup and saucer, finger-towels and ring marked with name in full, and a tin or pewter wash-bow

if convenient. A bulletin of application and conduct sent to parents or guardians at the close of each Session. The correspondence of pupils is subject to the inspec-tion of the Superioress of the Academy, but in no case prohibited as regards parents or guardians. Sant 20th. 2-Sept. 29th.

Banking Office of James Dawson.

THECKS ON THE MARINE BANK, New York, for CHECKS ON BANKEES in Baltimore and Philadel phia, for sale at par. Feb. 2, 1866.

ANDERSON, THE BAGAGE MAN. 14.31

BILLS INTHODUCED.

Mr. Moore of Alamance, introduced a bill to incorpor

ate the North Carolina mining company. Mr. Smith of Cumberland, a bill to authorize the county court of Cumberland to appoint inspectors for naval

On motion of Mr. Jenkins of Warren, a message was sent to the senate proposing that the two houses proceed forthwith to an election for a solicitor of the 6th judical

circuit. The senate by message refused to concur. Mr. Yellowly presented the credentials of Lewis Hilliard, Esq., commoner elect from Pitt county to fill the vacancy occasioned by the demise of W. S. Hanrahan,

hard, Esq., commoner elect from Pitt county to fill the vacancy occasioned by the demise of W. S. Hanrahan, Esq. Mr. Hilliard appeared and was qualified.
Mr. Yellowly introduced a resolution in favor of Mrs. Sarah Hanrahan, relict of the late W. S. Hanrahan, which passed its several readings under a suspension of the rules.
[Pays her the mileage and per diem due the deceased.]
Leave of absence was granted Messrs. McEachen, Mnr-phy, Paschall, Moore of Chatham, and Smith of Guil-ford.

ON CALENDAR.

The following bills passed their second reading, viz : A bill to renew the charter of the Hiwasse Turnpike Company; a bill to punish vagrancy; a bill to prevent per-sons enticing servants from fulfilling their contracts or harboring them; a bill to secure to agricultural laborers their pay in kind. A bill to secure more effectually the maintenance of basiard children, and the payment of times and costs on

conviction in criminal cases BANKS.

At 11 q'clock A. M., the house proceeded to consider the special order, viz : a bill to authorize the banks of the state to subscribe for stock in the national banks, on se-

cond reading. Mr. Smith, of Heriford, addressed the house in support of the bill. Mr. Caldwell, of Guilford, and Mr. Thompson, in opposition to the bill. Mr. Smith rejoined in defence of

in opposition to the bill. Mr. Smith rejoined in defence of the same. The question recurring, the bill was rejected by the following vote, the yeas and mays having been ordered on motion of Mr. McDonald. Messrs. Allison, Ashworth, Barnett, Baxter, Elackmer, Blair, Blythe, Bonner, Burton, Cowan, Cox, Craige, Dalby, Dargan, Garland, Gidney, Hamilton, Harper, Hawes, Hoke, Hohmes, Hyman, Kenan, Lee of Gatas, Luces, Luke, Manly, Marler, McAden, McIntosh, Moore of Ala-mance, Moore of Martin, Mott, Murphy, Niven, Newsum, Palmer, Shaw, Smith of Cumberland, Smith of Hertford, Teague, Wheeler, Williams.-Yzas, 44. Mosars, Beasley, Black, Bryson, Burgess, Caldwell, Cameron, Chandler, Carson, Coates, Crawford, Davis of Cartaret, Davis of Halifax, Diekery, Dunn, Everrett, Fair-eloth of Wayne, Flythe, Foster, Furr, Gaines, Henry, Hod-nett, Holderby, Horton, Houston, Hutchison, Jenkins of Gaston, Jenkins of Granville, Jenkins of Warren, Jones, Jovner, Judkins, Kinney, Logan, Lyon, Matthews, McDonski, McGuire, McNair, Melson, Murrill, Nicks, Page, Potter, Rayner, Bosebro, Smith of Columbras, Smith of Guilford, Stilley, Scoggin, Thigpon, Thompson, Trull, Wangh, Wilson, Yellowley, York.-Nars, 58 A bill to incorporato Union Mining Company passed its second reading.

nd reading.

CITY OF WILMINGTON.

A bill to incorporate the inhabitants of the town of Wilmington, passed second and third readings under suspension of the rules.

A bill anthorizing the appointment of a Tax Collector for the county of Jackson, and a bill to prevent obstruc-tion to the free passage of fish in Caney river were reject-ed on second reading.

Mr. Nicks, (by leave) introduced a foill to re-enact the th section of the 10th Chapter Revised Code. Mr. Wilson, a bill concerning debts contracted during

REVENUE BILL

Mr. Smith, of Hertford, from the Finance Committee eported a Escenne bill. Ordered to be printed. The House then adjourned until 10 o'clock A. M. to morrow.

SENATE.

SATURDAY, Feb 17. Mr. Arendell submitted reports from the committee

SECRET SESSION FOR 1864-65.

Mr. Morchead from the Judiciary committee, reported back the resolution instructing the secretary of state, to print the acts of the secret session of 1864-65, recommend-ing its pressor ng its passage.

DESABLED SOLDIERS. Mr. Jones of Columbus, from the joint salest committee in reference to supplying disabled soldiers, with artifl-cial limbs, submitted the following report and resolutions,

After some discussion, in which Messrs. Smith of Hertford, Cowan, Blackmor, Luke and Hutchison advocated a reconsideration, and Messrs. Thumpson, Caldwell and Waugh opposed, Mr. Waugh moved to lay on the table the motion to reconsider. The yeas and nays were called, and the House refused to lay on the table by the following

vote : yeas, 34 ; mays, 48. On motion of Mr. Thompson, the motion to reconsider was made the special order for 12 o'clock, M., on Wednes

was made the special order for the close, and an order day next. Mossages were received from the senate announcing the refusal of that body to recede from the amendments to the bill further extending the operation of the statute of limitation, and the bill regulating the terms of the supreme court. The house assented to the senate's action, as to the first of these, and asked a committee of conference or to the latter. as to the latter.

The senate, by message, assented to the proposition to raise a committee of conference.

raise a committee of conference. Sundry engrossed resolutions in relation to the collec-tion of taxes in Beaufort county, and a bill to authorize the clerk of the county court of Chowan, to administer the oath of office to the shuriff elect, passed their several readings under a suspension of the rules. A bill to incorporate Mystic Tie Lodge, A. Y. M., in the town of Marion, McDowell county, and engrossed resolu-tion in favor of Edward Sanders, executor of Isaac N. Sanders, deceased, late senator from Ouslow county, also passed their several readings.

Sanders, deceased, late senator from Onslow county, also passed their several readings. The following bills on calendar passed their account and third readings, viz: A bill to incorporate Transylvania Seminary ; bill to amend the charter of the town of Le-noir ; bill to re-enact the 4th section 102d chapter of Revised Code ; resolution concerning Cherokee Indians ; bill to authorize certain Cherokee Indians to remain per-manently in North Carolins ; bill to authorize wardens of the poor, in case any indigent person becomes chargeable to a county possessed of an catate, which is insufficient for the support of such indigent person, to institute pro-ceedings to subject the same to the indemnity of the county, whose duty it is made by law to provide for the maintenance of the peor thereof ; a bill to punish seditions language, insurrections and rebellions in the State ; a bill to authorize the court of pleas and quarter messions of to authorize the court of pleas and quarter messions of Comberland county to appoint inspectors of naval stores, and a bill to authorize the county courts to empower administrators, guardians and executors to sell for each. The House then adjourned until 10 o'clock A. M. o Ionday next.

OUR NEW YORK CORRESPONDENCE.

Fenian Demonstration-Fernando Wood and George Francis Train on the Rostrum-Preparations for in Fort Lafayette. A writ of habeas corpus was the Pittsburg Convention-President Johnson's issued about three weeks ago, directing Gen. Hockthe Pittsburg Convention-President Johnson's Speech to the Virginia Delegation-How it is Criticised-Wendell Phillips on the "Dulies of the to the return, and time was granted to amend it. Honor"-He will not Trust the President_Release of a Fort Lafayette Prisoner, Etc.

From Our Own Correspondent.

NEW YORK, Feb. 13, 1866.

The O'Mahony wing of the Fenian organization had a grand political demonstration at Cooper Iustitute last night. I don't quite understand why its chief engineer, Mr. B. Doran Killian, said it ago.

was one, and added that its significance would probably have an early and important effect on our relations with England. This may sound like Thursday, noticing the action of the house foolish talk to some persons, but a great many of the bill fixing salaries and fees, stated that the those who were present viewed it in the opposite house had agreed to fix the Governor's salary at light, and applauded it with great enthusiasm.— S6,000. It will of course correct this mistake.— There were three Americans on the list of speak-ers—Fernando Wood, George F. Train and Chas. The war was \$3,000 and a house furnished. That S. Spencer-and they were apparently as enthusi-astic in the Fenian cause as any Irishunan present. Unit. Besides this, the executive mansion is ce-Of Mr. Train's speech, it is sufficient to say that it was extravagant to the verge of absurdity. That gentleman has an exceedingly fertile imagination. If it is deemed advisable for the Governor to re-if it is deemed advisable for the Governor to re-

and whatever cause he espouses is sure to receive all the aid that his peculiar eloquence can give it. Ex-Mayor Wood is well known as one of the ablest speakers in the United States, cantious, caustic and eloquent. His plea for suffering Ire-land was the most powerful ever made by an Ame-rican at an Irish meeting, and his denunciations of her unpresent were remonded to as a more but tial limbs, submitted the following report and resolutions, riz : The committee to whom was referred the resolution of inquiry in relation to artificial limbs, report, that the gov-of her oppressor were responded to as mone but

with the Sumner and Stevens factions in Con-

wendel Phillips loctured on "The Duties of the Hour" in Brooklyn last night, and repeated many of his strange notions about the duties of the North to the Southern negroes. Phillips aims at being a great financier, and he seems to be in dread of a terrible calamity to the treasury unless we (I mean the North) compel the South to accept negro suffrage as a condition procedent of reconstruction. He says the negro has his hand on the jugular vein of the treasury, and will choke it if we don't coax him off with votes. The South, he says, should be admitted into the Union to be converted, but not to govern. He illustrated his point by saying that if Mr. Beecher were asked to admit into his church a Five Points sinner he would say "certainly, into the church, and I will preach at him; but into the church to govern it, no, because he is not fit." So you see Wendel would give you as many sermons as you want, but you are not fit to have anything else at present. Of course no Boston orator could finish a lec

ture without saying something about the Presi-dent. Wendel wanted to know whether the President should be trusted or resisted. He would rather resist, because he does not like the President's bearings. He thinks it was vory impertinent in the President to tell the negro that freedom has its responsibilities. He cannot acknowledge the right of the President to tell any class that it is their duty to work. That is for them to determine ; the President has nothing to do with it. He does not like the President's reconstruction policy, because under it the Southern States are allowed to reorganize their militia. There is danger in that-serious danger. Wendel talked in that way to the end, and tried to make his au-

dience believe that the President is not to be trusted. But he refused to trust Mr. Lincoln, and therefore it is not strange to find him distrusting Mr. Johnson. Chas. H. Coles was released from custody yes

terday, after an imprisonment of sixteen months er to produce him in court. Hooker denied that Coles was in his custody. Exception was taken Two weeks later, Hooker made another return, again denying that he had Coles in custody. This return was traversel by the counsel for Coles. They proved that Hooker had him in custody, in Fort Lafayette. This seemed to bring Gen. Hooker to his senses, for yesterday morning two of his officers came into court with Coles, and being unable to explain why they detained him, the judge or-dered his release. Lest your readers do not understand this case, I will say, that Coles was held stitute last night. I don't quite understand why it should be called a political demonstration, but attempted on Lake Eric, about eighteen months

Salaries and Pees.

One of our city cotemporaries, the Progress, on \$6,000. It will of course correct this mistake.

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