VOL. 24.

Board from \$19 to \$12 50 per month.

I to enter the first day of the session.

SENATE.

Mr. Sweet arose to a question of privi-

headed "The Investigation Committee,"

LIE NO. 2.

LIE NO. 3.

LIE NO. 6.

ate and says that he can prove his charac-

ter in five minutes, "but prefers to wait!"

LIE NO. 7.

Sweet prefers to wait !"

punished,

that " Mr. Sweet prefers to wait."

proving the truth of his charges.

LIE NO. 9.

committee that if fraud exists it may be

LIE NO. 11.

Weeks have elapsed since the utterance

of those charges, and yet nothing has been

done to clear the General Assembly from

imputations which have been cast upon it."

I will state now, Sir, for the information

of the Senate, that a person high in au-

thority at the Standard office, from whom

the committee expected to get important

city. He cannot be found; consequently,

we are unable to reach him, and I will

state in the presence of the representative

article did it for a malicious purpose, and

he has a heart as black as the blackest

or any other means to accomplish his hel-

lish purpose. I will not attempt to follow

this author down into the cess pool of abuse

and infamy. The person who contends

with a pole cat will suffer, and not the pole

cat. I now wash my hands, and I hope

for all time in attempting to reply to these

REPORT OF COMMITTEES.

INTRODUCTION OF BILLS.

The House having refused to concur in

the Senate bill allowing certain counties to

issue bonds and asked for a Committee of

Conference, it was concurred in and the

President designated Messrs. Osborne and

A message was received from the Gov-

ernor, notifying the Senate of his appoint-

ment of W. J. Clarke, as Judge of the

Special Court of Newbern ; which was con-

Bill restoring to married women their

Resolution in favor of A. J. Johnson, of

Resolution proposing to raise a Joint

Mr. Respass said he could not see the

on this subject, unless it was to tram-

mel the action of the committee already

appointed, and hoped it would be voted

Committee to investigate the Penitentiary

common law right of dower. Passed

second reading, and, on motion of Mr.

Barrow, was ordered to be printed.

Onslow, passed its second reading.

Brogden as the Senate branch.

Mr. Brogden, from the Committee on

scurrilous attacks.

of that paper, that whosoever wrote that

And this is the answer that the Legisla-

Deliberately rises in his place in the Sen-

The General Assembly has done every-

has been heard from the committee.

From the Raleigh Sentinel.

Tuesday, Jan. 12, 1869.

twenty weeks.

o'elock.

## MARRIAGE GFIDE.

DEING A PRIVATE INSTRUCTOR FOR D married persons or those about to be mar-, both male and female, in everything conrning the physiology and relations of our sexall system, and the production and prevention of fispring, including all the new discoveries never fore given in the English language, by WM YOUNG, M. D. This is really a valuable and in-resting work. It is written in plain language or the general reader, and is illustrated with nuerous Engravings. All young married people, those contemplating marriage, and having the LEGISLATURE OF NORTH CAROLINA ast impediment to married life, should read this acquainted with; still it is a book that must locked up and not lie about the house. It will sent to any address on receipt of 50 cents .-ddress, Dr. WM. YOUNG, No. 416 Spruce ES AFFLICTED AND UNFORTUNATE .- No tter what may be your disease, before you ace yourself under the care of any one of the lege, and said in substance, as follows : Young's Book and read it carefully. It will the means of saving you many a dollar, your

alth, and possibly your life uses described in his publications, at his office, o. 416 Spruce street, above Fourth, Philadel-

# THE LODI MANUFACTURING CO., (Established 1840.)

NVITE PLANTERS AND FARMERS to send for a pamphlet descriptive of their Fertili-

to the best Super-phosphate, at the low price of the fraud and corruption alleged by Mr. 25 00 per ton. The Company also make a supe- Sweet to exist in the General Assembly, or article of Nitro-phosphate and pure Bone and nothing has been heard from it. mst. See testimonials:

E. M. TODD, Smithfield, Va., eays where he and the Double Refined Pondrette on Corn it WILLIAMS BRO'S, Dover, Del., says it gave every member of the General Assembly

heir Rhubarb and Tomatoes a vigorous growth, without regard to party, and yet nothing pening the latter two weeks earlier. P. W. HUTCHISON, Sen., near Cherokee,

Ga., says it nearly doubled his yield of Cotton. Hou. ELI S. SHORTER, Enfaula, Ala., says ared with the best Super-phosphates. 8. MONTGOMERY, Ellaville, Ga., says it in-

reused his crop of Cotton 150 lbs. per acre. G. S. OGLESBY, Marietta, Ga., used it on of a great State is allowed to remain unorn and Cotton and says it more than DOUB-ED the yield. He regards it the cheapest and ost reliable Fertilizer within his knowledge. Ex-Gev. SMITH, Warrenton, Va , tried it with around hotels, ree several crops the last and present years, ad savs: "I PRONOUNCE IT WITH CONFIDENCE A OT VALUABLE MANURE. The Superintendent of Gen. W. R. COX, Polk sciousness of the notoriety they have there-

sland Plantation, N. C., says: "I think the Pouette used for Corn cannot be surpassed-used also on Cotton which produced a large yield." Doct. E. M. PENDLETON, Sparta, Ga., says: The Nitro-phosphate of Lime, used on Cotton made 248 per cent, the first year.' Prof. GEO. H. COOK, of the New Jersey State | which has afforded him every opportunity gricultural College, at New Brunswick, says :— to prove his charges, The Double Refined Pondrette and Nitro-phoshate of Lime paid us full 100 per cent. above heir market value in the increase of crops this

Address LODI MANUFACTURING CO., Box 3139, New York P. O. Office 66 Cortlandt Street. B. G. GRAHAM, Charlotte, and HINSON & ROWN, Kenansville, N. C., Agents for the Comjan 8-48-3m

For all the purposes of a Laxative Med-



but efficient pargative Pill. The obvious reason is, that it is a more liable and the more ried it, know that it cured them; those who have ed, know that it cures their neighbors and friends and all know that what it does once it does alway that it never fails through any fault or neglect of composition. We have, and can show, thou ands upon thousands of certificates of remarkade cures of the following complaints, but such ares are known in every neighborhood, and why hould we publish them? Adapted to all ages and onditions in all climates; containing neither calnel or any deleterious drug, they may be taken with safety by anybody. Their sugar coating pre-erves them ever fresh and makes them pleasant to

adopted into use, is

every country and among

all classes, as this mil-

ise from their use in any quantity. They operate by their powerful influence on the internal viscera to purify the blood and stimulate it into healthy action - remove the obstructions of the tomach, bowels, liver, and other organs of the body, restoring their irregular action to health, and by correcting, wherever they exist, such derangements as are the first origin of disease, linute directions are given in the wrapper on the box, for the following complaints, which these

For Dyspepsia or Endigestion, Listless-ness, Languor and Loss of Appetite, they ach and restore its healthy tone and action. For Liver Complaint and its various symp-toms, Bilious Headache, Sick Headache. Colic and Bilious Fevers, they should be jubriously taken for each case, to correct the disease

action or remove the obstructions which cause it. For Bysentery or Diarrhoea, but one mild For Rheumatism, Gout, Gravel, Palpi-

Back and Loins, they should be continuously taken, as required, to change the diseased action of the system. With such change those complaints For Dropsy and Dropsical Swellings they hould be taken in large and frequent doses to pro-

For Suppression a large dose should be taken it produces the desired effect by sympathy. As a Dinner Pill, take one or two Pills to promote digestion and relieve the stomach. bowels into healthy action, restores the appetite.

and invigorates the system. Hence it is often ad vantageous where no serious derangement exists. One who feels tolerably well, often finds that a dose of these Pitts makes him feel decidedly better, from their cleansing and renovating effect on the digestive apparatus. There are numerous cases where a purgative is required, which we cannot enumerate here, but they suggest themselves to everybody and where the virtues of this Pill are known, the public no longer doubt what to employ.

## Aver's Cherry Pectoral, For Diseases of the Throat and Lungs. such as Coughs, Colds, Whooping Cough, Bronchitis, Asthma,

and Consumption.

Probably never before in the whole history of medicine, has anything won so widely and so deeply upon the confidence of mankind, as this excellent remedy for pulmonary complaints. Through a long series of years, and among most of the races of men it has risen higher and higher in their estimation, as it has become better known. Its uniform of the lungs and throat, have made it known as a re-liable protector against them. While adapted to milder forms of disease and to young children, it is at the same time the most effectual remedy that can be given for incipient consumption, and the dan-gerous affections of the throat and lungs. As a provision against sudden attacks of *Croup*, it should be kept on hand in every family, and indeed as all are sometimes subject to colds and coughs, all should be provided with this antidote for them. Although settled Consumption is thought in curable, still great numbers of cases where the dis-ease seemed settled, have been completely cured, and the patient restored to sound health by the Cherry Pectoral. So complete is its mastery over the most obstinate of the Lungs and Throat, that the most obstinate of them yield to it. When nothing else could reach them, under the Cherry Pectoral they subside and disappear. Singers and Public Speakers find great pro-

Asthma is always relieved and often wholly Bronchitis is generally cured by taking the Cherry Pectoral in small and frequent doses. So generally are its virtues known that it is pronecessary to publish the certificates of them here, or do more than assure the public that its qualities

Prepared by

Mr. Welker said he saw no propriety in passing this resolution, as he had no doubt are fully maintained. that the committee already appointed would make a satisfactory report, and DR. J. C. AYER & CO., LOWELL, MASS, so Sold in Wilmington by E. WILLIS, W. H. LIPPITT and all Druggists and Dealers every- motion was adopted.

# Milmington

WILMINGTON, N. C., FRIDAY MORNING, JANUARY 22, 1869.

Payable half in advance, English Studies, .. \$17 50 Classics, Mathematics and Sciences...... 22 50 It is earnestly requested that pupils be prepar-For further particulars address the subscribere.

up on its third reading, he should introluce that amendment.

Pending its further consideration, the Senate adjourned until to-morrow, eleven o'clock.

considerable distance. I will now point source of the error. out some of the glaring falsehoods to wit :

Enrolment, said that the committee was not now prepared to make a report, but in pointment of the committee to investigate justice to Mr. Welch, would state that their investigations so far had proven conclusively that there were grave errors in the bill. The investigation to locate the errors would be proceeded with, &c.

> troduced a resolution in favor of R. S. Ledbetter. Referred. A message was received from the Senate | to be printed. informing the House of the passage of the House bill authorizing certain counties to

issue bonds, with amendment. The amendment being read, Mr. Estes thing in its power to prove to the people | moved that the House do not concur, and that it is innocent of fraud, and has no that a committee on Conference be appoint-

der suspicion, while those who have (by request of Mr. Estes, who did not wish charged crime upon it pick their teeth to serve on the committee,) W. T. Hayes (colored) and Ingram as the committee of

Mr. Ellis wished to know what had beand are puffed up with the happy concome of the resolution which passed the Senate before the recess, directing the Treasurer to withhold the bonds to pay for the eight thousand acres of land for the The leading spirit of the committee proposed Penitentiary. when called upon to do justice to the body

> On motion of Mr. Seymour the rules were suspended and the bill to amend an act entitled "The Code of Civil Procedure," was taken up.

offered and adopted the bill passed its second reading. On motion of Mr. Seymour the bill, on its third reading, was read section by sec-

ture of North Carolina receives when it demands to, know upon what grounds it has During a lull in the debate, by consent, been charged with crime, its honor im-Mr. Laflin, from the committee on Internal peached and its fair fame blackened. " Mr. Improvements, reported a bill to repeal an act entitled "an act to amend an ordinance to incorporate the Northwestern When the people of the State demand to | North Carolina Railroad," and to substiknow why their representatives are stigmatute certain provisions for said act; also

they are awed into silence by being told | road. On motion of Mr. Laflin action on these bills was postponed until Tuesday, the 19th inst.

The Standard is and has ever been in fa-The discussion upon the bill amendavor of giving Mr. Sweet every chance of tory to the Code of Civil Procedure, on its third reading, was resumed and, after a long debate upon various amendments, And of giving every power asked by the | the bill passed its final reading.

# SENATE.

redemption of real estate sold under execution, with a recommendation that it do not

information, has absented himself from the Mr. Barrow, from the same committee, reported unfavorably on the bill to empower Justices of the Peace to deputize Constables in civil actions.

reported unfavorably on the bill to repeal night, and is base enough to resort to lies

Mr. Osborne, from the same committee, sked to be discharged from the consideration of a bill to amend an act to establish Special Courts in the cities of Newbern and Wilmington. Concurred in. Also favorably on the bill providing for holding special terms of the Supeior Courts.

Finance, reported favorably on a resolulution for the relief of the Sheriff of Bruns-By Mr. Robbins: A bill to amend section 69, title 6, of the Code of Civil Procedure. Referred to the Committee on the By Mr. Brogden: A bill to secure the free exercise of the right of suffrage and to

C. L. Harris and others, and published in Doc. 7, 1868-69, on pages 14, 15 and 16. Adopted. protect the freedom of the ballot-box .-This bill provides for separate boxes for THIRD READING OF BILLS. white and colored voters. | Referred to the Committee on Propositions and quotank and New Hanover passed.

Bill to provide for the settlement of estates of deceased persons. Numerous amendments were adopted, and considerable discussion ensued.

adjourned until to-morrow 11 o'clock.

# HOUSE OF REPRESENTATIVES.

vilege. He said in the Journal of last ses- 1860 as the true valuation is an absurdity. "act to re-enact and confirm the issue sion, he was reported as voting in the affirmative on the resolution adopting the 14th | the Treasurer require the immediate ad- nies." constitutional amendment. He was op- justment of this matter, but this is no Mr. Estes moved to suspend the rules posed in principle to, and pledged to vote reason for a violation of the Constitution, and adopt.

object of appointing so many Committees | House. The correction was ordered to be made

and the fact noted on to-day's Journal. should not be established. He thought the discussion over this bill had cost the moved its indefinite postponement, which people enough already, and if gentlemen were still bent on perpetrating this piece of 74-eodlw-ltw | Bill for the relief of the Sheriffs of Pas- injustice upon his people, it had better be

quotank and New Hanover passed its se- done without further expenditure of money. the terms of valuation and it was not dis- put and prevailed and the resolution adop-The whole matter had been conducted from cretionary with this body. That instru- ted. Bill to amend the charter of the Rich- beginning to end in a most unfair and dis- ment expressly declares that property shall Mr. Estes moved that a joint committee mond Manufacturing Company: Mr. Wel- courteous manner. He had asked for a be taxed according to its true money value. be raised, consisting of three on the part ker moved its indefinite postponement. — little time to consult his people, and had Real property was not worth a third of of the House and two on the part of the been refused in the most ungracious man- what it was in 1860. He wished to see a Senate, to investigate this matter. Car-Mr. Welker moved that the bill be re- ner. He held in his hand a petition sign- fair and equitable basis of taxation settled ried.

Clerk. Committee on Counties and Townships.

Mr. Farrow opposed their reference, but the motion to refer was put and carried. Mr. Long, of Chatham, arose to a ques-

The correction was ordered and the fact

By Mr. French: A resolution to authorize the Governor to negotiate with Congress, with a view of securing to this State the annexation of the counties of Southampton, Isle of Wight, Nansemond, Norfrom heaven, and that is supposed to be a He was not now prepared to locate the folk and Princess Anne, of the Military District of Virginia, and request Congress to have the question submitted to the people of those Counties as soon as possi-

By consent, Mr. Long, of Richmond, in- Richmond county. Referred.

Bank of Asheville. Referred and ordered scribed."

## SPECIAL ORDER, VIZ:

The bill to erect the county of Dare. Mr. Stilley moved to refer the bill to the # ed. ommittee on counties and townships. Mr. Farrow said as the bill was objectionable to nearly all the people immediately concerned, he moved to indefinitely

Mr. Stilley argued at some length against that motion.

Mr. Farrow: Did you not, sir, before the recess, say that if I could show that a majority of the people concerned were opposed to the measure, you would no longer advocate it? Mr. Stilley: We are both probably in-

terested in the matter. Therefore the bill had better be referred to an unbiased committee for their decision.

my question. Mr. F. repeated his ques-Mr. Stilley said when it was shown that

a majority did oppose it, he would cease to urge the matter. Mr. Farrow: I have shown it, sir.

Mr. Stilley: I insist upon my motion to The question recurred upon the motion to postpone indefinitely. On motion of Mr. Farrow, the yeas and

yeas 41, nays 47. The motion to refer then prevailed. SPECIAL ORDER.

House bill 240, amendatory of title 20, Code of Civil Procedure, and to ratify stays of execution granted by Justices of the Code Commission and amended by the Judiciary committee.

On motion the amendments of commit ee were concurred in, and the bill passed ts third reading without debate. The special order for this hour was an-

nounced, to-wit: The bill to provide for the collection of taxes by the State, and by the several counties of the State, on property, polls and incomes.

On motion the bill was ordered to be

read section by section. In section 1st Mr. Hodnett moved to strike out, in line 7, "1860" and insert "1868." Mr. Hodnett said lands in 1860 were valued at double what they are now. In the cotton and tobacco growing sections the effects of the war had been more heavily felt than in any other, and the lands in those sections constituted the wealth of the people and were very valuable indeed. Now, since the close of the war, they have depreciated greatly in value. The Constitution says expressly that property shall be taxed at its true value; therefore this section assessing lands at a value fixed years ago, when property of that description, as general thing, had greatly depreciated since that time, is a direct violation of the Constitution. He would warn colored men that, in voting for this unjust basis of taxation, they were voting against their interest, for this reason: The employee would pay just such wages as he could afford, and ury Agents during the late war passed. if the heavy burden of taxation was laid upon their lands it would be deducted from women their common law right of dower. the wages of the employe. [Such a system ] of taxation would be oppressive to the peo- the special order for Monday next, 12 Resolved, That the Public Tressurer be, and he | ple and its unfairness and injustice were | o'clock.

Messrs. Vest, Blair, Ingram and French defended the section as reported by the 11 o'clock. committee and opposed the amendment. Mr. Malone moved an amendment to the amendment: "That the Commissioners of Bill to allow Executors to sell for cash, the county shall appoint two Justices of the Peace in each township to make the return of all the lands, in order that all the lands in the State may be returned at ferred.

the same time the taxes are listed." Mr. Malone said: In this amendment it is proposed to of the Sheriff of Columbus county, was value the land in 1869, and not to take the taken up, together with a sub-titute reporvaluation of 1860 or 1868. The Constitu- ted by the committee for the original tion provides that the property of the bill. State shall be taxed at its "true cash valuation." Would it not be more in conform- and the bill then passed its several readity to the Constitution to assess the value ings. of land now? The value of land, like By consent, Mr. Estes introduced if is

against the measure, and did so, as he and at the same time do great injustice to

can, in this way, comply with the true in be correct. tention of the Constitution, and do justice to all parties.

Mr. Estes objected to the amendment. Mr. Argo said the Constitution had fixed

tion for the taxation an unfair and unjust ratified on the 6th of August, 1868, be so Dr. Phillips, to secure a fund for the pub-Mr. Stilley moved to refer them to the one, and he would like to see it properly amended that no laws shall be printed for lication in proper form of Prof. Hepburn's

Inninal.

reported by committee.

tion of privilege. He was reported, on the upon the adoption of the section, but with- to that effect.] Journal of last session, as voting against drew it, and moved that it be postponed Mr. Estes moved to amend by striking Mr. Welch arose to a question of privithe Howard amendment, whereas he voted until to-morrow, and called the previous out all after the words "general laws"

> shall determine what are general laws." The call being sustained, the roll was Mr. Malone accepted the amendment, called and the House refused to sustain the and the resolution was adopted and orcall for the previous question by a vote of dered to be sent to the Senate for concuryeas 28, nays 66.

The question recurred upon the motion | B. W. Morris, colored, introduced a reto postpone, when Mr. Estes withdrew it to Allow Mr. Argo night session, who are not present on such to introduce a substitute, with the under- nights, shall pay to the State \$2 for each standing that Mr. A. would renew the mo- neglect, unless he or they shall have good car loads of sills left this city on yesterday

Mr. Argo then offered the following sub-

"There shall be a valuation of all the ford, the resolution was laid on the table. taxable lands of the State in 1869, and an-By. Mr. Painter: A bill to provide for nually thereafter until the valuation of suspended and the bill to provide for the the election of township officers. Referred. 1871, and every five years thereafter; and collection of taxes by the State and by the By Mr. Long, of Richmond: A bill for the valuation so made shall stand during several counties of the State, on property, the relief of J. A. Long, late Sheriff of that period, unless altered as hereinafter polls and incomes, was taken up. prescribed. The personal property shall By. Mr. Candler: A bill chartering the be valued annually, as hereinafter pre- sumed.

> Mr. A. then renewed the motion to post- amendment offered yesterday. pone the further consideration of the The question recurred upon Mr. Masection until to-morrow morning. Car- lone's substitute, when Mr. Malone, by

> A message was received from the Gov- accepting one offered by Mr. Eetes. ernor, recommending Tim. F. Lee and J. B. Neathery as Directors of the Deaf, substitute offered by Mr. Argo, on yester-Dumb and Blind Asylum.

dations were concurred in and the message stated the reasons that induced him to offer densely thronged. At a few minutes beordered to be transmitted to the Senate. to-morrow 10 o'clock.

REPORTS OF COMMITTEES. the Judiciary, reported favorably on a bill Mr. Farrow: That, sir, does not answer to place the county of Duplin in the 3rd, of the substitute. and Onslow in the 4th, Judicial District.

Mr. Graham, from the Committee on the the amendment of Mr. Hodnett, yesterday, for whom all this preparation was made. -Judiciary, to whom was referred a resolu- he did not fully endorse the section as it Who shall tell the dream of each fair girl tion instructing them to report a bill for the then stood, though the Reporter of one of that day, in no distant future, when more speedy removal of tenants who hold of the papers (Sentinel) had so reported like arrangements should be made and her over, asked to be discharged from its con- him. He favored the section now as coming in bridal array should be thus sideration. Concurred in. (A bill of a amended by Mr. Estes. similar character having been presented by The question then recurred upon Mr. The bridal party was preceded by six the Code Commission.) Mr. Osborne, from the Committee on the and lost.

transmitting a communication from the same, "five years" and insert "two years." of the family, upon whom devolved the Governor, appointing T. F. Lee and J. B. | Carried. Neathery Directors of the Deaf, Dumb and Blind Asylum; which were approved. word "prescribed," in the 1st line.

laws in reference to the Insane Asylum. Ordered to be printed and referred to the Committee on the Insane Asylum. By Mr. Respass: A bill for the better protection of infant tenants in common.

Referred to the Committee on the Judi-By Mr. Barnes: A resolution instructing the Committee on the Judiciary to inquire into the expediency of amending

On motion of Mr. Love, the rules were suspended, which required his resolution in reference to the Penitentiary Stockade to lie over, and it was sent to the House. On motion of Mr. Winstead, the vote by which the bill allowing county commissioners to appoint Wood Inspectors was

purchaser. word "whenever," in the 8th. Carried. On motion of Mr. Respass, its further

rented lands from the United States Treas- Mr. Estes. Bill to repeal an act restoring to married | ment of Mr. Durham, pending the discus-On motion of Mr. Brogden, it was made to-morrow-morning, 10 o'clock.

UNFINISHED BUSINESS. estates of deceased persons, after some dis cussion, passed-ayes 21, nays 20.

Bill to create a Mechanics' and Labority and justice, that his amendment be ers' Lien was taken up. Pending its consideration, The Senate adjourned until to-morrow,

HOUSE OF REPRESENTATIVES.

township of New Hanover county. Re-On motion of Mr. Sinclair, the rules were suspended and the bill for the relief

On motion, the substitute was adopted,

mules or horses, fluctuates in value. For resolution, directing the Secretary this Legislature to fix the assessment of to return to this General Assembly the Gentlemen say that the emergencies of of bonds to certain Railroad Compa-

Mr. Hinnant, from the committee on Enrolment, reported that the committee The gentleman from New Hanover says had succeeded in finding the bill, as it that the large landholders should be re- passed this House, with the certificate upon quired to pay the taxes on their land, al- it of Jno. H. Bonner, Clerk of this House. though they may refuse to cultivate the The committee compared the paper, thus same, but this proposition does not pre- certified by the Clerk of the House, with vent that object being obtained? Will the enrolled bill in the office of the Secre-

> Mr. Estes said that there were discrepancies between the certified copy and the

RATES OF ADVERTISING.

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All Obituaries and private publications of ever

character, are charged as advertisements. No advertisement, reflecting upon private character, can, under ANY CIRCUMSTANCES, be

# STATE NEWS.

THE LATE REV. DR. PHILLIPS .- We mentioned a few days since that Mrs. Spencer was preparing a biographical sketch of her lamented and distinguished father, for publication in Wilson's Presbyterian Historical Almanac, and that the sketch would be accompanied by a fine lithographic portrait of Dr. Phillips, if one hundred cash subscribers at \$2 each, could be secured in

Esq., some time ago, undertook with com-This resolution provides that the act mendable reverence for the character of the use of the members except general eulogy on the life and services of the de-Mr. Foster favored the amendment as laws; and that no general law shall be ceased. The amount raised, about \$100, being insufficent, Mr. Battle now proposes printed, under this resolution, except or-Mr. Estes called the previous question dered by the House, on motion being made very judiciously, to turn it over to Wil-"labor of love." Of course the subscribers to the fund in question will receive the Aland inserting the words "and the speaker | manac, with the sketch and portrait.

Raleigh Sentinel. CHATHAM RAILROAD. - We are pleased to learn that the work on this road is progressing finely. Seven miles of iron have been laid, and it is thought the road will be completed to Haw River by the first of March. Iron is being laid down at the rate of half a mile per day, and twenty-two

On motion, the rules were suspended, and on motion of Mr. Justice, of Rutherbankruptcy since our last report :

On motion of Mr. Estes, the rules were Hunter, Alman Spencer.

Ganey, Helly Ganey. Washington-W F Sanderlin Perquimans-A R Elliott.

MARRIED, on Thursday the 14th inst., at Christ Church, by the Rev. E. M. Forbes, C. W. McLean, Esq., to Miss NANNIE, youngest daughter of the

At an early hour last evening Pollok st .. Mr. Argo said that on yesterday he had in the vicinity of Christ Church, was this substitute. They were, in his opinion, fore eight o'clock the doors of the church

Mr. Ingram said that while he opposed expectant, awaiting the coming of those

awaited? Argo's substitute, and it was put to a vote children of the family tastefully and appropriately dressed in pure white. The Judiciary, reported favorably on a bill to Mr. Estes moved to amend by striking mother of the bride and her peerless Miss Daves, leaning upon the arm of her Mr. Estes moved to strike out in the brother, Major Graham Daves, the head duty of giving away the bride. The rich Mr. E. moved to strike out all after the dress of white satin elegantly trimmed with point lace, lent additional loveliness Section 1, as amended, was then adopted. to Newbern's fair daughter. Last came the bridegroom, most becomingly attired, In section 3 Mr. Malone moved in line and with a face radiant with joy. Major 7 to strike out the words "two others," and Mrs. John Hughes, Mrs. Graham Daves and Miss Annie Roulhac, of Hills-

> Mr. Durham moved to amend the sec- readily perceive. tion as follows: "That the persons com-At the chancel stood the Rector of Christ posing the board of valuation shall, before Church, the Rev. E. M. Forbes, the Rev. entering upon their duty, be sworn to Jos. Skinner and the Rev. W. B. Gordon. value the real estate in their townships ac- | The beautiful and impressive service of cording to its true value in money at the the Episcopal Church was read, the responses of bridegroom and bride were made, Mr. Seymour moved to strike out in line the massive gold ring encircled the fair the word "others," and insert "other finger of the bride, the nuptial benediction was pronounced and Miss Nannie Daves On motion of Mr. S., the yeas and nays became Mrs. McLean. Before and after were called, which resulted in the rejection | the ceremony the rich tones of the organ. of the amendment by a vote of yeas 41, evoked by the skillful fingers of Miss Gertrude Haywood, of Raleigh, added to the

> Preceded by the bridegroom and bride the party left the Church for the residence On motion of Mr. Stilley the words "a of the bride's mother, Mrs. John Daves, to board of valuation to consist of three vo- which many of Newbern's elite had been ters, one of whom shall be a freeholder and | invited. Congratulations poured upon the tax list taker," were inserted in lieu of the happy couple, cake and wine freely dis-

Of the many rich and costly bridal gifts none struck us as more beautiful and appropriate than the Photograph Bible presented by the mother and the Prayer Book by the bridegroom. Others were far more costly, but none we are sure was so highly prized by the bride. The almost princely liberality of Mr.

Bill providing for the settlement of the notices we called attention to the new dis-McLean, the bridegroom, and the well covery in the art of producing white lead known high character, intelligence and and zinc in chemical combination, and worth of the bride's family, added to her without the use of any acid in the productown great merits, gave to this bridal more tion, which has heretofore been a great than usual interest, while the great respect objection to all white leads. At the time and high esteem of the community for we thought the discovery of great impor- those contracting an alliance drew to its tance, but from tests since made by some celebration the vast concourse that throngof our most prominent firms engaged in ed the floor, the galleries and the vestibule the white lead trade it is found to be su- of the Church. May their pathway in life perior to anything heretofore made for be strown with flowers, may Heaven's firmness, body and durability, in fact, in choice blessings be showered upon them. every essential necessary to form a perfect while loving and loved, with hand clasped in hand, they sail over a smooth, unruffled sea, till the Great Master shall call them to a more joyful union, where flowers never fade, and joys are unending! New Berne Jour. of Com.

> SLIGHT SKIRMISHING.—A slight skirmish took place on our streets last night, be tween the police, aided by a few citizens. and a squad of negro soldiers. It is supes as C. J. Reynolds & Co., of this city, posed that the soldiers got angry because one of their number was fired upon by a ton, represented by the wealthy firm of J. citizen and thought to have revenge. Sever-S. Chadwick & Co., and the young and al shots were exchanged, but while we enterprising firm of Worcester, Laibel & are sorry to state that none of the offen-Standish, of Detroit, are the contractors ders were severely punished, yet we are glad to learn that none of our citizens were hurt. The outlawry usually practiced by these desperadoes, under protection of the blue cloth they wear, will no longer be tolerated and they had as well become convinced of this fact at once .-The Commandant of the garrison had a strong guard out, in charge of Commissioned officers after the skirmish, which had the tendency to restore quietness .-At one time it was the general impression that a serious disturbance would take place, and many of our citizens closed their stores in order, if necessary, to aid in suppressing the riot. This is but the result of the work of the grog sellers, and

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solution that any members, during the

reasons for his or their absence.

Section 2 was read and adopted.

and insert "two free holders."

ment, as amended, it was lost.

time such valuation is made."

Lead and Zinc Company of New Jersey.

ny to enlarge their capacity for producing,

line. Adopted.

North Carolina.

It will be remembered that K. P. Battle. son's Almanac to promote Mrs. Spencer's

for the road.-Ral. Standard.

DISCHARGES IN BANKRUPTCY.—The following persons have received discharges in Pasquotank-Geo Fox, John Stanton, Timothy

Currituck-D McD Lindsey, M S Ferebee, E D Camden—Dorsey Sanderlin, Noah McPherson Bertie—J P Bush, J O Freeman. Cumberland—W S Ganey, John Ganey, Elias The discussion of section one was re-Mr. Hodnett, by consent, withdrew his

Heriford-James A Worell. Gates-Edmund J Parker.

general consent, withdrew his amendment, The question then recurred upon the late John P. Daves, Esq.

On motion, the House adjourned until bound by the Constitution to assess prop- were thrown open, and the capacious builderty at its true money value. Now, how is | ing was soon crowded to its utmost cathis value to be ascertained? They had pacity. no right to sit here and assume an arbi-The chancel was beautifully decorated trary valuation, &c. The only manner to with evergreens and white flowers, and arrive at a true value of real property and | from the chandeliers baskets hung pendant to do justice to all was to have assessments | laden with rare and costly gems from Flora's Kingdom, while fairer and more love-Mr. Estes argued against the adoption ly flowers, radiant with beauty and intelligence, clustered in pew and aisle, joyously

Mr. Seymour moved to amend the boro', completed the bridal cortege. amendment by substituting the word "vo-Of the dresses of matron and maid some ters" for the word "others" in the same one more skilled in Fashion's nomenclature must write. That all was chaste, rich, The question recurring upon the amend- elegant and just suited to the occasion, every eye of discriminating taste could

solemn, but joyous, beauty of the services. Mr. Estes moved to strike out in line 6 all after the word "counties," down to the

Bill to protect certain persons from words stricken out by the amendment of pensed to the assembled guests, and all The question recurred upon the amendsion of which the House adjourned until From the N. Y. Herald. The New Pigment of the Bartlett White

> A few months since under our scientific to the discoverers letters patent granting to them protection for all and every claim they made for the discovery. The great success which has attended the introduction of this article has obliged the compa-

> and in a short time they will be enabled to manufacture twenty-five tons per day. The fact that such old established houshe Boston White Lead Company, of Bos-

> for the entire product of the manufactory of this new pigment is a remarkable and convincing evidence of the value of the discovery and the influence it is destined

ties and to the demands of the period. New York sportsmen want a law passed to prevent the extermination of deer in they are as much to blame as the lawless soldiers. - Goldsboro' Messenger.

to exert upon the white lead trade of the world. We chronicle the progress of this enterprise as one of great public interest, without any reference to its private relations, and invite attention to it as one of those incidents connected with the growing necessities of man which suddenly presents

MALE ACADEMY. CLINTON, N. C. cond reading. THE EXERCISES OF THE NEXT SESSION of this Institution now in successful operation, will begin January the 11th, 1869, and continue

Mr. Osborne opposed the motion.

HOUSE OF REPRESENTATIVES.

The Senate was called to order at 11 Tuesday, Jan. 12, 1869. lege. He said that in calling the atten- for it. Mr. President : I arise to notice an artition of the House to the error that occurcle which appeared in to-day's Standard, red in the certified copy of the bili to noted on to-day's Journal. re-enact and confirm the issue of bonds to though it is thought unworthy of notice by certain railroad companies, he did not Dr. Young can be consulted on any of the dis- many of my friends. I will allude to it this intend to reflect upon the official integrity time and I trust it will be the last time that of the Secretary of State. That there was I shall be compelled to refer to that scur- a material discrepancy between the bill as 21-1y rilous sheet. The entire article, Mr. Pre- it really passed, and the certified copy, the sident, is as far from the truth as hell is committee was fully prepared to show .-

> Mr. Hinnant, from the committee on "It is now several weeks since the ap-

The committee have been given unlimited powers, and have been supported by

sympathy with it, yet the legislative body | ed. Carried. The Chair announced Messrs. French.

> He was informed that the resolution had not yet reached the House.

> After one or two amendments being

tized as being guilty of fraud and bribery, | the bill to incorporate the University Rail-

Wednesday, January 13, 1869. REPORTS OF COMMITTEES. Mr. Sweet, from the Judiciary committee, reported favorably on a bill to legalize certain official acts of the Chairmen of the late County Courts; also the bill for the

Mr. Lassiter, from the same committee, section 558, chapter 1, title 1, Code of Civil Procedure, requiring officers to make re-

RESOLUTION. By Mr. Love: is hereby, instructed and directed not to pay, and he is hereby forbidden to pay David J. Pryne, "stocksde contractor," or to any other person for him (the said David J. Pryne), state of callivation and very valuable in any further sum or sums of morey, in consequence of any work done, or to be done on said | spite of the fact that their value has destockade, until it is certified to him in writing by creased almost two-thirds. He asked, upon the Superintendent of Public works, that the work done has been done according to the terms of a contract entered into on the 17th day of No. ity and vember, 1868, between the said David J. Pyrne, adopted.

Bill for the relief of the Sherifis of Pas-

Pending its consideration. On motion of Mr. Respass, the Senate

WEDNESDAY, Jan. 13, 1869. Mr. Robinson arose to a question of pricould prove by many members of this the people of the State.

Mr. Stilley presented a petition praying for the erection of the new county of Dare. his constituents, praying that the county not the Assessor determine the value? He tary of State, and found the enrolment to itself in the crucible of nature at the mo Mr. Farrow said he had a petition from

committed to the committee on Corpora- ed by every voter in his district, praying upon as soon as possible, and in voting for On motion of Mr. Foster the rules were tions and that said committee be instruct. that they might remain in their old courty such a bill he would discard all party pre- suspended and the resolution in favor of ed to insert a clause making the personal and showing many hardships which the judices and go in for the good and pros- W. H. White, late Sheriff of Bladen county, property of the stockholders liable for the dismemberment of the county would en-debts of the Company.

dismemberment of the county would en-perity of the whole people. This was no was taken up and passed its several read-partizan measure, and notwithstanding the ings. Mr. F. then presented the petition, to- efforts of certain gentlemen, could not be On motion of Mr. Blair the rules were Mr. Welker then withdrew his motion, gether with a letter from a prominent citi- made so. It was a measure in which all suspended and Mr. Malone's resolution, and gave notice that when the bill came zen of the Hatteras District. Both of the were interested irrespective of party. He in regard to printing the laws was taken up. petitions and the letter were read by the thought the basis pitched upon in the sec-

amended.

question on his motion. Mr. Pou demanded the yeas and nays.

tion.

On motion of Mr. Laflin, the recommen-

SENATE. THURSDAY, January 14, 1869.

Mr. Winstead, from the Committee on made at short intervals.

nays were called and resulted in a vote of prevent persons injuring or killing anoth- out, in line 1, "1871," and inserting daughter, Mrs. Nash, followed. Then came "1869." Carried. A message was received from the House,

Peace. This bill was submitted by the Introduction of BILLS AND RESOLUTIONS. By Mr. Lassiter: A bill to codify the

> the Road law, in order to declare it a misdemeanor for any person to fail to work the Roads, when it is his duty, and to report by bill or otherwise. Adopted.

> rejected on yesterday was reconsidered .-This bill allows said inspectors 10 cents on each cord of wood, to be paid by the

consideration was postponed until to-mor-THIRD READING OF BILLS.

state of cultivation and very valuable, in the grounds of expediency, constitutional-

> THURSDAY, Jan. 14, 1869. Mr. French presented the map of the paint. The Government has lately issued

bill as it passed the Senate, &c. The motion to suspend the rules was the forests of that State.