VOL. 25.

WILMINGTON, N. C., FRIDAY MORNING, APRIL 2, 1869.

Wilmington Iournal.

bonds were already depreciated.

bins, Sweet and Graham opposing.

next taken up and read a second time.

road. Bill passed-yeas 17, nays 14.

ponement-prevailed.

Senate adjourned.

time and passed. On its third reading.

HOUSE OF REPRESENTATIVES.

The bill was placed upon the calendar.

By Mr. Malone: A bill to define the

Mr. Downing said he offered the bill in

consequence of intelligence reaching the

city of outrages by persons going disguised

Mr. Hodnett, in explaining his vote, said

tion on taking the vote.

Wednesday, March 24, 1869.

Carolina.

the bill.

Hanover to repeat what he had said.

Hanover had asserted that which he did

the right to explain, and to decide points,

and it was out of order for Senators to sit

in their seats and reply to that officer.

Senator from Alamance was a bull head.

Mr. Shoffner made no reply, and a pro

found silence prevailed for several seconds.

tained and the Senate voted to reconsider,

Mr. A. J. Jones then offered a provision

A. H. Galloway, colored, arose to a ques

disclaimed any intention of disrepect to

motives of the friends of the road.

cheaper than a five foot road.

The Senate then adjourned.

NEW JERSEY.

RHODE ISLAND.

Democratic Nomination of Governor_The

Fifteenth Amendment,

In the Senate Tuesday the following bill

"Be it enucted, do, That the Secretary

Party Despotism,

which was to have taken place the follow-

was passed:

per cent. per annum.'

which is rather remarkable:

ing his bride.

favor of the bill,

that twenty-four did not vote.

of the Senate.

yeas 26, navs 8.

HERE'S YER MULES.

PARIS, EOURBON Co., KY.,

three months, in advance, 3 00

Messrs. Engelhard & Price-Dear Sirs: WILL HAVE A DROVE OF GOOD BROKE MULES, from four to six years old, in Wilmington about the 1st of April, about sixty of them suitable for wagon purposes or working on Railroads, and the balance suitable for Cotton and Ground Pea Piowing. They were all selected by me in the Far West for the above purposes, and nearly all bought out of wagons by the pair, and are now ready for immediate use. One Mule well broke at this season of the year will do the work of two unbroke. The Mules will be divided in Greensboro' on the 21st of this month. Onehalf will go by way of the Coalfields and then to Fayetteville about the 24th, and from there to Elizabeth about the 26th, and then to Lumberton and to Wilmington. The other half will be in Raleigh on the 25th, in Clinton 27th, Faison's Depot 28th, Kenansville 30th, and then to Wilmington, by way of Magnolia and Rocky Point. My old friends and customers may rely upon the

Stock being at the above places at the time above mentioned, and will be sold at the market price. H. T. WILSON, AGENT.

Fayetteville Eagle and Baleigh Sentinel copy twice a week till April 1st, and send bill. 137-1td&wtf

MARRIAGE GEIDE. BEING A PRIVATE INSTRUCTOR FOR married persons or those about to be married, both male and female, in everything concerning the physiology and relations of our sexual system, and the production and prevention of for a pamphlet descriptive of their Fertilioffspring, including all the new discoveries never before given in the English language, by WM. YOUNG, M. D. This is really a valuable and interesting work. It is written in plain language for the general reader, and is illustrated with numerous Engravings. All young married people, or those contemplating marriage, and having the least impediment to married life, should read this book. It discloses secrets that every one should be acquainted with; still it is a book that must be locked up and not lie about the house. It will be sent to any address on receipt of 50 cents.--Address, Dn. WM. YOUNG, No. 416 Spruce

** AFFLICTED AND UNFORTUNATE .- No matter what may be your disease, before you place yourself under the care of any one of the notorious QUACKS-native and foreign-who advertise in this or any other paper, get a copy of Dr. Young's Book and read it carefully. It will nured with the best Super-phosphates. be the means of saving you many a dollar, your | S. MONTGOMERY, Ellaville, Ga., says it inhealti, and possibly your life. Dr. Young can be consulted on any of the dis-

Valuable Land for Sale in the Upper Black River District.

offer for sale a TRACT OF LAND containing 787 acres, being part of the Plantation formerly owned by George Fennell, deceased, in Upper Black River District. The land is well adapted to the cultivation of Cotton, Corn or Wheat. Description of the land and improvements is unnecessary, as purchasers will view the premises. OWEN FENNELL. New Hanover Co., March 6th, 1869. 137.2td&wtf

Ayer's Cathartic Pills, For all the purposes of a Laxative Red-



Perhaps no one medipaired by everybody a cathartic, nor was eve any before so universal ly adopted into use, in all classes, as this mile but efficient purgative Pill. The obvious reason is, that it is a more re tual remedy than any other. Those who have tried it, know that it cured them; those who have

not, 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 o its composition. We have, and can show, thou ble cures of the following complaints, but such cures are known in every neighborhood, and why should we publish them? Adapted to all ages and conditions in all climates: containing neither calomel or any deleterious drug, they may be taken with safety by anybody. Their sugar coating pre-serves them ever fresh and makes them pleasant to take, while being purely vegetable no harm can arise 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

stomach, 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. Minute directions are given in the wrapper on the box, for the following complaints, which these For Dyspepsia or Indigestion, Listless-ness, Languor and Loss of Appetite, they

should be taken moderately to stimulate the stomach and restore its healthy tone and action. For Liver Complaint and its various sym toms, Bilious Headache, Sick Headache, Jaundice or Green Sickness, Bilious Colic and Bilious Fevers, they should be ju-

diciously taken for each case, to correct the diseased action or remove the obstructions which cause it. For Dysentery or Diarrhoea, but one mild dose is generally required.

For Rheumatism, Gout, Gravel, Palpitation of the Heart, Pain in the Side, 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 should be taken in large and frequent doses to produce the effect of a drastic purge.

For Suppression a large dose should be taken

as it produces the desired effect by sympathy.

As a Dinner Pill, take one or two Pills to promote digestion and relieve the stomach. An occasional dose stimulates the stomach and 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 Pills 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 enumer ate here, but they suggest themselves to everybody

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

and Consumption.

and where the virtues of this Pill are known, the

public no longer doubt what to employ.

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 character and power to cure the various affections of the lungs and throat, have made it known as a reliable 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 pro vision 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 disorders of the Lungs and Throat, that the most obstinate of them yield to it. When nothing else could reach them, under the Cherry Pec-

toral 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 un necessary to publish the certificates of them here, or do more than assure the public that its qualities are fully maintained. Prepared by

DR. J. C. AYER & CO., LOWELL, MASS. Sold in Wilmington by E. Willis, W. H.

Lippitt and all Druggists and Dealers every-here. 67-eod1w-1tw

ERRORS OF YOUTH.

JOHN B. OGDEN. No. 42 Cedar street, New York. MULE STOLEN.

STOLEN FROM THE PLANTATION of Judge Russell, in Onslow county, a light serrel Horse Mule, medium size, a little whitish around the mouth and nose. A reward of fifteen dollars is offered for information leading to his recovery.

THE ADVERTISER, HAVING BEEN REstored to health in a few weeks, by a very simple remedy, after having suffered several years with a severe lung affection, and that dread disease, Consumption—is anxious to make known to his fellow-sufferers the means of cure.

cost them nothing, and may prove a blessing.

INVITE PLANTERS AND FARMERS to send | ning.

Dust. See testimonials:

E. M. TODD, Smithfield, Va., says where he used the Double Refined Poudrette on Corn it doubled the yield.

Hon. ELI S. SHORTER, Enfaula, Ala., says creased his crop of Cotton 150 lbs. per acre. G. S. OGLESBY, Marietta, Ga., used it on Corn and Cotton and says it more than DOUBeases described in his publications, at his office, No. 416 Spruce street, above Fourth, Philadel- LED the yield. He regards it the cheapest and most reliable Fertilizer within his knowledge. Ex-Gov. SMITH, Warrenton, Va., tried hit with three several crops the last and present years,

and says: "I PRONOUNCE IT WITH CONFIDENCE A MOST VALUABLE MANURE.' The Superintendent of Gen. W. R. COX, Polk Island Plantation, N. C .. says: "I think the Poudrette used for Corn cannot be surpassed—used made 248 per cent. the first year."

Address LODI MANUFACTURING CO., Box 3139, New York P. O. Office 66 Cortlandt Street. B. G. GRAHAM, Charlotte, and HINSON & BROWN, Kenansville, N. C., Agents for the Com-

SPRUNT & HINSON, Wilmington,

From the Raleigh Sentinel. LEGISLATURE OF NORTH CAROLINA

HOUSE OF REPRESENTATIVES.

AFTERNOON SESSION.

versity.

The question recurred upon the motion to reconsider the vote by which the bill was postponed until the Common School oill should pass. Mr. Stilley hoped the motion to recon vides that if any male person shall be or go

sider would prevail. order to keep it up. He had been informed by a member of the Board of Trustees and a prominent Republican, that the Executive committee had employed these six

favor of the motion to reconsider. Mr. Hodnett said he had warned gentlepeople could enter and obtain some education. He thought this appropriation entirely unnecessary, therefore he hoped the motion to reconsider would not pre-

favor of the motion. W. T. Hayes, colored, favored a recon-

ignored. Mr. Ferebee was willing to vote for a liberal appropriation to the common schools, but he was opposed to giving this money to support a set of men in idleness.

but withdrew it in favor of Mr. French, who proceeded to argue in favor of a reconsideration, when Mr. Malone asked him (French) if he

Mr. French: I am in favor of having a

separate department at the University for colored persons. Mr. French continued for some time, and during his remarks said, that in regard to common schools he was in favor of the

County Commissioners deciding as to whether there should be separate schools Reynolds, colored, favored the motion to

Cuffee Mayo, colored, renewed the call for the previous question.

The yeas and nays were called and the House sustained the call by a vote of yeas 54, nays 23. The question recurred upon the motion

to reconsider. The yeas and nays being called, the House adopted the motion by the follow-

The motion prevailed—yeas 43, nays 39. On motion of John H. Williamson, col-

On motion of Mr. Stilley, the rules were suspended and the bill to extend the time within which widows may dissent from deceased husbands' wills was taken up.

ments. The amendments were concurred in and the bill passed its several readings. Mr. A mes moved to reconsider the vote by which the bill concerning the Eastern and Western Railroad passed this mor-

Mr. French moved to postpone that motion until Thursday next, at 12 o'clock. Adjourned.

Tuesday, March 23, 1869. that he (Mr. Brogden) had done Mr. Tucker injustice-he disclaimed any such intention. In the course of debate he only intended to convey the idea that Mr. T.

Mr. Bowman, from the special committee to whom was referred the bill to raise duties of the Superintendent of Public revenue, made a report of the same with Works in certain cases and for other pur-

Mr. Cook moved that the amendments to the Judiciary Committee. be adopted and the bill be printed and made the special order for to-morrow, 11 The motion to postpone and print was

Mr. Lindsay. The motion did not prevail. ered up to the hour of adjournment-2

HOUSE OF REPRESENTATIVES.

CALENDAR. Bill to amend sec. 3, chap. 39, Revised

Code, in regard to alimony was taken up and passed its third reading.

sion of the rules.

Education.

guised a felony.

make a crime without any charge of criminal intent. This bill attempts to punish for in the Cape Fear Navigation Company was a simple act. A man might playfully and taken up and referred to the committee on man disguises himself for the purpose of

crime he would go for inflicting punishment-but the mere putting on a mask is no evidence of crime. If the bill required jury trials are respected. Mr. Ingram said many objections to the

The question recurred on the passage of

Dr. Durham said this was an attempt to

the bill on its second reading.

being daily advised of outrages perpetra-Mr. Malone offered the following amendment to section first: "And any person who shall join any secret political organization in which pretended oaths are administered."

> Hrrris, of Wake, colored, advocated the Mr. Pou thought mob law was not justifiable in any case, and that he did not justify the stirring up ill feelings between the races. He knew several of these masked parties who were white men, and members of the Republican party. He was in favor

of making the mere fact of disguise, without any proof of intention, a felony. Mr. Pou favored the striking out the third section of the bill as it gave too much power and might lead to abusesit is suggestive of violence and blood-

Mr. Hodnett spoke at length against the bill, especially the 5th section of the bill Malone, Matheson, McMillan, Mendenhali, Moore, as it would be a warrant to any man to shoot and kill another on a mere grudge of Alamance, Painter, Pearson, Pou, Robinson, Smith, of Alleghany, Smith, of Wayne, Snipes, Stanton, Sweat, Vestal, Welch, Whitley and Wilor mistake of his own with impunity. He liams, of Sampon-48. wished no such extraordinary bills, and

termined to vote for the bill as soon as he nolds, Simonds, Stevens, Stillev, Sykes, Vest, heard it read by the Clerk.

Mr. Jarvis said he did not belong to any secret organization, neither did he favor just taken and moved to postpone the concrime committed under any pretext, but sideration of that motion until to-morrow CALENDAR (RESUMED.)

The bill to protect Sheriffs in the sale of down and be guilty of no offence. This to adjourn. Lost.

In the Senate on Tuesday, Mr. Sprague propose to enact a law, that if presented a petition for woman suffrage, and his presented a petition for woman suffrage, and remarked that as, in his deliberate to adjourn. Lost. down and be guilty of no offence. This to adjourn. Lost. act has no precedent in Judicial history .-Is it not sufficient if a man blacks himself motion to postpone the consideration of and attempts to commit crime, to have the motion to reconsider. tions was taken up and passed its several

him punished by the Courts? Mr. French spoke in favor of the bill. Mr. Downing advocated the bill as offered, and said that in many portions of the State these men cannot be punished

Mr. Malone opposed the bill. He thought 19, nays 50. that no man ought to be punished without evidence of guilty intent. He thought that consider. this discussion and attempt at legislation of this kind did much harm. It goes near adjourned. the idea that great lawlessness pervades tion to lay on the table prevailed by a vote the country-that the Courts are inadequate to punish violence. If the Courts are inadequate it certainly would be unsafe to give the power to punish into the hands of individuals who might use this power for revenge-and might result in bloodshed in every neighborhood of the

This whole movement originated in a pays being called yeas 27, pays 6. ridiculous attempt to pander to letter writers and partizan newspaper articles which a call was made for a direct vote, or the cond brother of the same family came to House bill in regard to the University condition of affairs. A few weeks ago we nays were being called Mr. Lindsay, when brought the deceased one year previous .passed a joint resolution inviting immigra- his name was called, asked leave to explain On his way home, rejoicing in happy anti-Bill to incorporate the Fayetteville and ity existed in the State. I had hoped that jections being made, the President put the his lost brother his own bride, he was New River Railroad Company, read second no farther effort would be made to magnify question to the Senate. "Shall the Senate caught in a heavy rain, and arrived at call down upon their heads the vengeance time; whereupon Mr. Scott offered a sub- these fabled statements of crime, and that tor have leave to explain?" and a rise and home with his clothing thoroughly saturastitute for the bill, which was read and its immigration would flow in the State; but count was ordered. The President and ted, from which he was taken with a conadoption urged by Mr. Scott—the section if this body is to dignify every little misera- nounced that a majority had voted in the gestive chill the same evening and died of country through which this road is pro- ble report of disturbance into a huge civil affirmative, and Mr. Lindsay was about to the evening previous to the marriage, has adopted resolutions providing for a posed to run, has never asked for internal war, then we may well despair of building proceed, when improvement favors, and being a large tax up the State. Foreigners will not come to A. H. Galloway, colored, arose to a ques- ing Sabbath. Again, instead of listening la east of Chesapeake Bay, to advise upon

have no objection. He thought that if a had not been counted.

ation of \$1,000,000-the State was unable should be held guiltless.

to incur any more railroad debts-our Mr. Downing moved the previous question-which was sustained. Messra. Hayes and Murphy advocated

The question recurred on the amendment of Mr. Pon to strike out section 3. Mr. Murphy gave an account of the rich The yeas and nays were called and recountry proposed to be traversed by this sulted in the following ballot : road, and of its vast importance to North YEAS. Messrs. Allison, Argo, Armstrong, Bod- not know; and but for the position which

die, Clayton, Davis, Davidson, Dixon, Durham, he occupied, and the latitude which he had Farrow, Ferebee, Gibson, Green, Grier, Hawkins, Hicks, High, Hinnant, Hoduett, Humphries, In-The substitute was adopted; and the question recurring on the passage of the gram, Jarvis, Justus, of Henderson, Kelly, of bill on its second reading, resulted, yeas Davie, Kelly, of Moore, Long of Chatham, Long, of Richmond, Malone, Matheson, McMillan, MenThe presiding officer of the Senate had The bill to enable the Chatham Railroad deuhall, Moore, of Alamance, Nicholson, Painter, Pou. Robinson, Smith, of Alleghany, Smith, of Wayne, Stanton, Welch, White, Whitley, Wil-Company to equip and complete its Road, was read a second time ; whereupon a proliams, of Harnett, and Williams, of sampson-43. tracted debate spring up on the merits of Nays-Messrs Ames, Ashworth, Bauner, Blair, Bowman, Carson, Carey, Cawthorn, Cherry, Crawford, Downing, Estes, Forkner, Foster, Franklin, Messes. Cook, Davis, Richardson and French, Gahagan, Gilbert Graham Gunter, Har-Jones, of Wake, advocating-Messrs. Robris, of Wake, Hayes, Hendricks, Hodgin, Horney, Hudgings, Justice, of Entherford, Kinney, Laffin, Mr. Moore, of Carteret, moved the pre-Leary, Mayo, McCan ess, Moring, Moris, Pearson, Peck, Price, Ragland, Renfrow, Robbins, Reyvious question, and the vote stood, yeas

nolds, Simonds, Snipes. Steve s, Stilley, Sykes, Vestal, Vest, Wilkie, Williamson and Wilson-52, The Tennessee River Railroad bill was The question then recurred upon Mr. Malone's amendment in regard to secret Mr. Love briefly but forcibly set forth oath bound organizations of a political charthe claim, prospects, and advantages of this acter which was voted down by the House. The question then recurred upon the of the N. C. R. R. The bill to charter the Milton and Dan passage of the bill on its second reading. River Railroad Company-read second The yeas and nays were called and the bill passed its second reading by the fol-Mr. Respass moved its indefinite post-

lowing ballot : Yeas-Mesers Ames, Ashworth, Banner, Bar- lieved the mistake was thus made. He nett, Blair, Bowman, Carson, Carey, Cawthorn, disclaimed any intention of disrepect to Bill to amend the charter of the Plaster Bank and Salt Work Railroad Company, Cherry, Crawford, Dixon, Downing, Estes, Forkread second time, amended; and pending ner, Foster, Franklin, French, Gahagan, Gilbert, the further consideration of the bill the Graham, Gunter, Harris, of Wake, Hays, Hendard dence and a dricks, Hodgin, Horney, Hudgings, Ingram, Justice, of Rutherford, Kelly, of Moore, Kinney, Laflin, Leary, Mayo, McCauless, Moring, Morris, Pearsen, Peck, Price, Ragland, Renfrow, Robbins, Powerld, Frice, Ragland, Renfrow, Robbins, Powerld, Frice, Ragland, Renfrow, Robbins, Powerld, Frice, Ragland, Renfrow, Robbins, Robbins, Renfrow, Robbins, Robbi oins, Reynolds, Simonds, Snipes, Stevens, Stilley, sykes, Vest, Wilkie, Williams and Wilson-54. die, Clayton, Davis, Davidson, Durham, Farrow, Ferebee, Gibson, Green, Grier. Hawkins, Hicks, High, Hodnett, Humphries, Jarvis, Kelly, of Davie, Long, of Chatham, Long, of Richmond, State aid, and therefore Senators must notice of it. On the contrary, their hatred to the Spanish government seems to Mr. Stilley, from the Committee of the Judiciary, reported favorably upon the bill Malone, Matheson, McMillan, Mendenhall, Moore, of Alamance, Nicholson, Painter, Pou, Robinson, benefit of a road out of the State &c.

Welch, Whitley, Williams, of Harnett, Williams, of Sampson-37. Mr. Downing moved to suspend the poses. Ordered to be printed and referred rules and put the bill on its third reading. House refused to suspend the rules by a vote of yeas 60, nays 37 (not a two-thirds Bill making the act of going masked, majority as required by the rules.) painted, or otherwise disguised, a felony.

Smith, of A'leghany, Smith, of Wayne, Stanton,

Adjourned. HOUSE OF REPRESENTATIVES.

AFTERNOON SESSION. WEDNESDAY, March. 24, 1869.

this attempt of a man who had not a drop of North Carolina blood in his veins-that it was a cowardly attempt, that this is a taken up. Mr. Welch offered an amendment subproposition to make a high felony under mitting the proposition to a vote of the the gag of the previous question. The

After some little debate the amendment this bill was an attempt to punish a negro was put to a vote and rejected by a vote of for an outrage upon a young girl, 14 years yeas 33, nays 43. The House refused to sustain the call for the previous question. Yeas 46, nays 47.

passed its third reading. Yeas 43, nays 33. Mr. Laflin, from the Committee on Internal Improvements, reported favorably upon several Railroad bills, and unfavorably upon the bill incorporating the adoption by a vote of 30 to 4. Charlotte Railroad Company. The bills were placed upon the calendar and made without wrong design be punished. If a the special order for Friday next at 11 as amended, resulted year 30, nays 4. o'clock.

SPECIAL ORDER.

The bill to provide Salaries for the Governor and Treasurer of the State. |The that evidence should be left to the jury bill provides that the Governor shall have with intent to commit a crime it would be a salary of \$5,000, and the Treasurer \$3,500. a salary of \$5,000, and the Treasurer \$3,500. less objectionable. No lawyer ever heard The said salaries to commence with their of such a proposition in a country where terms of office. The bill further provides that any sums received heretofore under ment to the Constitution, forwarded by payment of Salaries.

Mr. Pcu moved to amend by paying \$3,000 per annum for Governor. Mr. Justice, of Rutherford, opposed the amendment. He was in favor of giving to adjourn on the 26th.

\$3,500, as the bill proposes. amendment by giving the Governor \$4,000

Mr. French moved for a division of the be stricken out. Carried

phries, Ingram, Jarvis, Kelley, of Davis, Kelley, of Moore, Long, of Chatham, Long, of Richmood,

NAYS- Messre. Ames, Barnett, Carev, Caw-Kinney, Laffin, Leary, Mayo, McCanless, Morris, White, Wilkie, Williamson and Wilson-40.

Mr. French moved to reconsider the vote

The question recurred upon Mr. French's judgment, the voters of this country have

The yeas and nays being called, the House rejected the motion by a vote of the prayer of the petitioners.

veas 36, navs 46. Mr. Laflin moved to adjourn.

Mr. French withdrew his motion to re-Pending any definite action the House

> SENATE. NIGHT SESSION. WEDNESDAY, March 24, 1869.

its third reading. being on its third reading, the yeas and her heart had been made glad by becom-

Pending the call for the yeas and nays, On the following August (1867) the setend to inflame and misrepresent the true previous question. When the yeas and Americus for the same purpose which had tion, and reciting that peace and tranquil- the vote which he was about to give. Ob- cipation of making the worthy widow of

paying community, they had a right to de- our State where such lawlessness seems to tion of privilege, and insisted as the nega- to the merry ringing of the marriage the question of forming a new State, to be tive vote had not been called the Senator bells, the death knell was heard and a fu- composed of Delaware, nine counties of Sufferers wishing to profit by the advertiser's experience, can do so by addressing, in perfect considering, and the sum of country as can be found in North Caro and said that if the 3d section could be leaved to be added the belief the detail the sum of the bill, had no right to proceed, the minority had no right to proceed to hold the convention on and said that if the 3d section could be rights on this floor which should be respectively. Some time during last month and said that if the 3d section could be rights on this floor which should be respectively. Some time during last month and said that if the 3d section could be the first Wednesday in May. The concurrence of the first wednesday in May. The concurrence of the detail the first was neared and the countries of Virginia.—

INFORMATION OF THE COUNTRIES OF THE COUNTRI of country as can be found in North Caro and said that if the 3d section could be rights on this floor which should be respectively as can be found in North Caro and said that if the 3d section could be rights on this floor which should be respectively as can be found in North Caro and said that if the 3d section could be rights on this floor which should be respectively.

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All Obituaries and private publications of every character, are charged as advertisements. No advertisement, reflecting upon private

Sad State of Affairs_Refugees_Ferocity of the Spanish Troops... The Shooting of

The letters received from Cuba give a sad picture of the unhappy state of affairs in that island. Many outrages are committed by the Spanish troops and volunteers. Arrests are very numerous, and a widespread alarm prevails among the people, hundreds of whom are fleeing from the island to places of safety, many of them seeking refuge in the United States. A letter from an American in Cardenas

A. H. Galloway, colored, arose to a privilege question. He remarked that the "The revolution is progressing, notwithstanding all the efforts of the Spaniards to stop it. The Treasury is bankrupt, and appeals are made in the papers Mr. A. J. Jones moved a reconsideration for subscriptions to support the volunteers of the vote by which the bill passed its in the field, but I think all will be in vain. third reading, and on this motion called In a few months more the yellow fever and the previous question. The call was suscholera will find abundant food in the ranks of the unacclimated Peninsulars that are coming or are already here. They are afraid here that the insurgents will making the guage of the road same as that make a raid upon them and destroy the crops, though they try to put a bold face upon the matter. Hundreds are being artion of privilege, and stated that there were rested all the time. The Moro Castle is other persons than Senators on the floor said to be full of prisoners." when the count was taken, and that he be-

A letter written from Manzanillo by a native Cuban says:

the President, and expressed his confi-"Affairs here are growing worse and dence and admiration for the President of worse every day. The insurgents are rapidly increasing in number and extend-Mr. A. J. Jones made an argument ing themselves all over the island. They against the bill, on the ground that it was have taken away the slaves from all the esapparent the charter obtained, the road tates in this neighborhood, and have armed would pass into foreign hands, who would all the able-bodied negroes. The captain Navs-Messrs Allison, Argo, Armstrong, Bod- build the road to the great detriment of general granted a general amnesty for all know that the road was intended for the toward the Spanish government seems to increase daily, and they all appear deter-Mr. Davis denied the insinuation that mined to throw off the Spanish voke. The the Baltimore & Ohio road wanted this city of Bayamo, which was the focus of the road-no one had proposed to buy it- insurrection, was completely destroyed on nothing of the sort was intended—his peo- the approach of the Spanish troops, and The yeas and nays were called and the ple wanted the road, and expected to now thousands of families are wandering about the country homeless, and in the Mr. Welker defended the road, and as- most deplorable state imaginable. The serted that the road would be built, and government forces are acting shockingly. the State would be benefited by it. He stealing and assassinating in every direcdenied the right of any one to impugn the tion. Here we see nothing but soldiers and Spanish volunteers, for all the Cuban The following is an extract from a letter

upon the motives of the friends of the dated Cienfuegos, Cuba, March 10, written Bill in relation to the Louisburg branch of the Wilmington and Weldon R. R., was Company intended to build the road, a "A deep gloom hangs over our beloved

> "No information has reached us as to what success the Spanish troops have who a few days ago went in pursuit of the in-TRENTON, March 24.—The Governor sent

to the Legislature to-day, the 15th amend- surgents. "It is stated here that Adolph Cavada, special act shall be accounted for in part | the Secretary of State, with a message giv- chief of the patriot forces in this district. ing his reasons why it should not be rati- and also Felix Bouyon, have captured a fied. The amendment will be read to- large number of Spaniards, soldiers and civilians, and instead of putting them to The Senate has rescinded the resolution death, as the Spaniards do with the prisoners they capture, have invariably treated them with the greatest humanity. God grant, if these two men should ever fall into the power of the Spaniards, that they may receive the like treatment; but doubt it much, for these cruel Spaniards

have an unquenchable thirst for blood. He asked for an interview with his wife Amendment of the National Constitution | they kept him from 7 A. M. to 4 P. M. in an open field, exposed to the flery rays of the sun, with his hands so tightly bound

as to cause them to be much swollen, giving him great pair. there could be no great harm in granting

came to Americus, and procured license to lively airs and dances. What fiends marry an estimable young lady residing "As yet the insurrectionists have put no several miles from this city, went home, one to death. But can they forgive the and was married in the afternoon of that assassination of Capt. Lopez and others day. He was attacked by a congestive equally innocent? May they not think chill, which terminated in his death the reprisals necessary? It is feared they will. The Plaster Bank Railroad bill passed following Saturday, the stricken bride fol- If they do much blood will flow, and God

place, clothed in the same suit in which "You may well immagine that all these terrible occurrences fill the hearts of Cubans with hatred for the Spaniards, but we are obliged to bear all in silence. The Spaniards, no doubt, some day will have to answer for the numerous assassinations committed by them on this island, for by no other name can the execution of politi cal prisoners be called. For my part, I

One branch of the Delaware Legislature convention of delegates from the Peninsulicense and was happily married to the rence of the other branch of the Delaware

March 4th, 1869.

JOHN PROVOW, Onslow county. 8-W1t*

TO CONSUMPTIVES.

To all who desire it, he will send a copy of the prescription used (free of charge), with the directions for preparing and using the same, which they will find a SURE CURE FOR CONSUMP-TION, ASTHMA, BRONCHITIS, etc. The object of the advertiser in sending the Prescription is to benefit the afflicted, and spread information which be conceives to be invaluable; and he hopes every sufferer will try his remedy, as it will Parties wishing the prescription, will please ad

REV. EDWARD A. WILSON, Williamsburg, Kings County, New York.

THE LODI MANUFACTURING CO., (Established 1840.)

We offer our Double Refined Poudrette, equal to the best Super-phosphate, at the low price of \$25 00 per ton. The Company also make a superior article of Nitro-phosphate and pure Bone

WILL!AMS BRO'S, Dover, Del., says it gave their Rhubarb and Tomatoes a vigorous growth ripening the latter two weeks earlier. P. W. HUTCHISON, Scn., near Cherokee, Ga., says it nearly doubled his yield of Cotton.

his Cotton was fully equal to adjoining fields ma-

it also on Cotton which produced a large yield." Doct. E. M. PENDLETON, Sparts, Ga., says: The Nitro-phosphate of Lime, used on Cotton Prof. GEO. H. COOK, of the New Jersey State Agricultural College, at New Brunswick, says :-The Double Refined Poudrette and Nitro-phosphate of Lime paid us full 100 per cent. above their market value in the increase of crops this

AGENTS FOR THE COMPANY.

Monday, March 22, 1869.

UNFINISHED BUSINESS. Bill appropriating \$12,000 to the Uni

Mr. Durham said the State could better afford to remove the University from its present location and build up a new University somewhere else than give \$300,000 to an insignificant railroad which would never pay, and would probably have to have annual appropriations made to it in

Professors without the least authority, &c. Mr. Downing argued for sometime in men in the early part of the session that by their reckless appropriations they were incapacitating the State from carrying out a liberal system of common schools. He did not think the masses were so much interested in a University. They wanted common schools in which children of poor

Mr. Stilley next occupied the floor in

Mr. Ingram thought this a scheme to build up an establishment for rich men's sons, while common schools which were to benefit the poor people was being entirely

Cuffee Mayo, colored, called the previous question upon his motion to reconsider,

was in favor of colored people going to the

A GENTLEMAN who suffered for years from Nervous Debility, Premature Decay, and all the effects of youthful indiscretion, will, for the sake of suffering humanity, send free to all who need it, the receipt and directions for making the simple remedy by which he was cured.

YEAS.—Messrs. Ames, Argo, Barnett, Blair, Bowman, Cawthorn, Downing, Forkner, Foster, Franklin, Freech, Gahagan, Graham, Harris, of Wake, Hayes, Hilliard, Hodgin, Hoffman, Horney, Hudgings, Justice, of Rutherford, Kinney, Laflin, Mayo, Mendenhall, Moore, Pearson, Peck, Proceedings of Pro

NAYS.—Messrs. Armstrong, Banner, Carson,

bee Gibson, Gilbert, Green, Gunter, Harris, of ground that the bill asked for an appropri- he should be punished, and the slayer gavel and desired the Senator from New Franklin, Hawkins, Hicks, High, Hinnant, Hodnett, Humphries, Ingram, Jarvis, Justice, of Henderson, Kelly, of Moore, Leary, Long, of Chatham, Long, of Richmond, Malone, Moore, of Chatham, Long, of Chath Alamsnee, Morris, Painter, Parker, Pou, Profitt,

Siegrist, Smith, of Alleghany, Sweet, Vestal, the bill. Whitney, Williams, of Harnett and Wilson-43. The question recurring upon the motion to pospone until after the passage of the

Mr. Bowman moved to amend the motion by postponing and making it a special order for to morrow at 11 o'clock.

lored, the rules were suspended and the bill to amend the charter of the Louisburg branch of the Wilmington and Weldon Railroad Company was made a special order for to morrow at 41 o'clock.

The Judiciary committee recommend 19, nays 16. the passage of the bill with certain amend-

SENATE.

Mr. Brogden arose to a question of privlege. In his remarks on the Tucker claim last Saturday, it is thought by Mr. Tucker was a shrewd, money making man. He making the act of going masked, painted, hoped this explanation would prove satis- or otherwise disguised, a felony. factory to all parties.

withdrawn by Mr. Cook, but renewed by or masked. He moved the previous ques-The bill was then taken up on its third and last reading-by sections-and consid-

TUESDAY, March 23, 1869.

Bill to amend title 7, sec. 72, Code of Civil Procedure, was next taken up and passed its several readings under a suspen-Bill to authorize the Board of Education to sell stock owned by the Literary Fund

The bill concerning public roads and bridges in Robeson was next taken up. On motion the Senate amendments were concurred in and the bill was ordered to be enrolled for ratification. Mr. Downing introduced a bill making the act of going masked, painted or dis-

Mr. Downing said the reason he intro-

duced this bill was that the Governor was

ted by persons in disguise. [The bill pro-

masked or disguised in any place except his own house he shall be guilty of felony. Further, that it shall be the duty of all officers authorized to make arrests to arrest all persons wearing masks or any kind of disguse; and further, that any person firing upon a person masked or disguised shall not be guilty of any offence.] Mr. Durham said he intended to move to lay the bill on the table. If the Governor had been advised truthfully of such outrages it was his duty to suppress such

lawlessness by means provided for by law. Just such bills were presented to Legislatures in times of excitement, and are more calculated to do harm than good. This bill was ridiculous in the extreme, and no man of sense would vote for it. A man riding or walking a cold night with the cape of his overcoat over his head might be deemed by this bill as being masked or disguised, and therefore liable to be shot down, &c. He moved to lay the bill on

the table, and on that motion, called the The clerk called the roll and the House refused to lay on the table. Mr. Downing then moved to refer it to the Judiciary Committee, with instructions to report to-morrow morning, and make it

the special order immediately after the morning hour. Carried.

lands for taxes, was taken up and passed its third reading. Bill to lessen expenses in taking deposi-

Bill providing for holding special terms of the Superior Courts was next reached, and on motion, referred to the Judiciary Committee. Bill to limit the rate of interest in this

State, was taken up.

A long debate ensued, when

of yeas 57, pays 16. On motion, they adjourned until four o'clock this afternoon.

Mr. Bowman moved to lay the bill on

The yeas and nays being called, the mo-

SENATE. WEDNESDAY, March 24, 1869. Mr. Shoffner introduced a bill providing | State. for submitting to the people all acts making appropriations for Railroads, &c. The Rules were suspended, and the fol lowing Railroad bills were taken up-

Railroad-amendments to the charterspassed several readings. mand the charter, &c. He thought the exist.

the people.

cause of the disturbance which originates people.

The bill, after being slightly amended,

the Governor \$5,000; and the Treasurer Mr. Ingram moved to amend Mr. Pou's

question as to whether or not \$5,000 should The yeas and nays being called and the house decided to strike out by the follow-YEAS-Mesers, Allison, Armstrong, Ashworth Banner Barnes, Blair, Boddie, Carson, Cavis-Davidson, Durham, Farrow, Ferebes, French, dricks, Hicke, Hinnant, Hodgin, Hodnett, Hum-

hoped that quiet would prevail among the people, and forget the past unhappy dif- Wake, Haves, Horney, Justice, of Rutherford. Wake, Hayes, Horney, Justice, of Rutherford, of the Treasury is hereby authorized, Morris, colored, favored the bill; had de- Peck, Price, Ragland, Renfrow, Robbins, Rey-

The yeas and nays being called, the House refused to adjourn by a vote of yeas

The North Carolina Central Railroad bill

Clayton, Davis, Davidson, Durham, Farrow, Pere- Mr. Respass opposed the bill on the man was found disguised to commit crime The President rapped his deak with his twice-bereaved lady.

character, can, under ANY CIRCUMSTANCES, be

THE REVOLUTION IN CUBA. Galloway reiterated what he had said and declared he had counted the vote, and The President replied, he had stated a fact that he knew—the Senator from New

Capt. Lopez,

Mr. A. J. Jones disclaimed any inten- young men have joined the insurgents." tion of casting any reflections whatever

four foot and a half guage could be built island. Our brothers, men of heart and intellect, are daily arrested and imprisoned After some remarks by Mr. Love, in or exiled, and the few who remain at liberty have no alternative but to flee the Mr. Osborne addressed the Senate in op- country or join the insurrectionists in the position to the road, as did also Mr. Rob- interior. You can form no idea of what we suffer; and, if it were possible, we Mr. Moore of Carteret called the previ- would shut ourselves up, refusing to see ous question, which was sustained-and the our friends, for the theme of conversation question being put on the amendment pro-posed by Mr. A. J. Jones, resulted in its so grating to our feelings. We are watched and surrounded by spies; for, as you know, The question then recurring on the pas- the largest proportion of the population of sage of the bill, its third and last reading this town are natives of Spain, and they openly proclaim that they will not be satisfied until emigration or extermination has swept all the natives from the island and left them sole possessors of our idel-The Legislature-The Fifteenth Amend-

PROVIDENCE, March 24.—In the Demo- "Yesterday was a day of mourning. cratic State Convention held here to-day Poor Don Juan Caporte Lopez was arrestthe following ticket was nominated : For ed in his own house, a few miles from Governor, Lyman Pierce, of Providence ; town. He was brought here, judged by a for Lieutenant Governor, William H. Al- military commission and shot. He died ler, of North Kingston; for Secretary of with the most heroic valor, exciting the State, William J. Miller, of Bristol ; for greatest grief in the hearts of his country-Attorney General, George N. Bliss ; for men and feelings of compassion among the Gibson, Green, Grier, Gunter, Hawkins, Hen- General Treasurer, Caleb Rider, of New- few Spaniards who have any heart left .-In the Senate to-day the Fifteenth and children, which was refused, and

> "As he was entirely surrounded by troops, and it was impossible for him to whenever he deems it for the public inter- escape, this was wanton cruelty. The obest, to prepay the interest of the public ject of this cruelty was to force him to de debt for a period not exceeding one year nounce some persons as being implicated upon a rebate of interest at the rate of six in the insurrection; but this he refused to do, and with his last breath denied having had anything to do with the insurrection himself, which is doubtless true, and his M. this unfortunate man, with a firm voice less to do with the management of their and serene countenance, asked those presgovernment affairs than any other people, ever given them offense, knelt as he was ordered, his eyes were bandaged, and he was shot in the back, receiving six wounds. Remarkable Marriage Betrothed to Three | While in the agonies of death the sanguinary mob of Spaniards, who came to gloat The Americus (Ga.) Courier relates the over his execution, heaped curses on him, particulars of a case in that county in some threatening to drag him through the which the bride was betrothed to three streets, and others proposing to rub him brothers, and married to two of them, with coal oil and set him on fire. Immediately after the military band headed the On the 6th of August, 1866, a young man troops, marched around his body, playing

lowing his remains to their last resting only knows what awaits us.

Legislature is promised.