4 44	
New England States 8	263,697,778
Middle states	1,126,702,107
Western States	
Southern States	509,321 100
Pagine States	154,090,809

us follows-this includes all debts:

Leaving, after the payment

of interest, for the stock-Take the cost of all the

pailroads in the United Deduct therefrom the

These facts and figures prove that

lew months ago he made a speech Chicago Tribune, not long smee an inde- posterity. You cannot have failed to meanors while he was president of the favoring the renomination of Presi- pendent paper, but recently taken in observe the persistent effort of some State Agricultural Society. dent Grant, providing he would pre- hand by some of Crant's admirers and of the leaders of the Republican party pondent of the Atlanta Constitutiondoesn't benker after it, and its ordinatarily the effect of these appeals to passion. We believe that through Nice and Toulouse. years past, to prevent their state of vent for its feelings in the following apprised of all the facts. The great Improduct speaking did much mischief

The product speaking did much mischief

We have one "hell" on our hands in tions forget that we have ever been to be a simple of the property of the pro lence, prudence and a masterly inac- Louisians is enough. Are we to or- ulating each other only in devotion to ippi may in a short time change her key. Wood and Woodhouse-63. tivity are its highest policy, because gange another "bell" in Arkansas for the best interests of the whole counits hand fall, and then can find no worse. Arksassas is getting along re- brave people to resolve to suffer they may change their State governshelter from the storm of indignation that the first state of the storm of indignation to come upon it. "These seems that the storm of indignation is authorities at Washington had better their provocations and wrongs."

These seems the storm of indignation is an indignation to come upon it. "These seems the storm of indignation is an indignation in the storm of indignation in the storm of indignation in the storm of indignation is an indignation in the storm of indignation certain to come upon it. "These seem to be his views, and further, that it is to be his views, and further, that it is ably be the mature judgment of the ent to a hopeful future, and shell. of the first importance that the friends President. It is not deficult to recog- repelling unjust epithets and gratuof constitutional freedom, with whom nize in the Message the bad logic and litious insuits with dignity and moder-largar than ever. That of Germany Wiley-35. is the hope of the future of this govern- worse law of that miracle of in-fficien- ation Let every white man in every contains, in round numbers, more than ment, should fully understand and William ." wisely appreciate the truth that "in

is Chief Justice of Rhode Island. He many of the Republican members of ment to which his vote has subjected military service, at an aggregate exhis salary because it is too high. He expressed as to whether it can pass in deserves to have it doubled.

He expressed as to whether it can pass in his worst passions, sought to make millions a year.

their patience possess they their

Milmington

of any political party who either seek

to know the truth or to find a home

ening fact that every street disturb-

ance, every homicide of whatsoever

character, by whomsoever committed,

Signed by the following Senators:

McLean, Texas; James M Leach,

Iournal.

WILMINGTON, N. C., FRIDAY, FEBRUARY 26, 1875.

THE HARRAN CORPUS BILL. The bill agreed upon by the Repub-We compile from the "Banker's I can caucus at Washington City, and warming up to the fact that the second of the truth that our interest and his Almanac and Register for 1875," the wischis naderstood to embody the wish- Tuesday in March is the day on which preserved by good government, and · following regarding railroads in the es of the President, is the most danger- they are to vote for State officers and that those who stir up strife between ons blow at the liberties of the whole Members of Congress. The present us are the enemies of both races, let us, Divided into sectional divisions, we people that has ever been proposed. Representatives, all of whom are Adhave the cost of railroads, as follows. It should have been styled "an act to ministrationists, are fully aware of vote as he pleases in all elections. endow the President of the United the danger impending and are putting Let us continue to deal with him hon-States with unlimited power over the forth their strongest efforts to secure estly and fairly, and let us continue lives and liberties of the American a greater interest among their somepeople,' for it proposes to invest him | what apathetic followers : with an authority as absolute as that As the most powerful excitant to be upon our soil. We do not exaggerate passessed by the Czar of all the Rus- found at this time, the speeches of the when we admonish you of the disheartsias or the Saltan of Turkey. It is President's Senatorial defenders on not limited either in regard to opera- the Louisiana usurpation are sent The nebts of the redronds are given, tion or to time, and places the persons from Washington to be spread broadof the Governor of New York and of cast over the State. Senator Conk-

Ohio as much at his morey as those of ling's feeble excuses for the employ-McEnery, in New Orleans, and Gar- ment of military force to compel the partisan organization of a Legislature, to accomplish political ends. The will of halons compas has and Schater Logan's violent distribes been properly styled the bulwark or against the people of the South and St 866,004 450 liberty. It is simple in its provisions the "banditti" of Louisiana in partiyet in its suspension or its enforces outer, make up the bulk of the huge made by those who misrepresent you vestigation, deserved to hold office interest is just down at 3 128,583,211 ment be the deficience between a re- bundles which comber the mails ren to induce the passage by Congress of They reminded him of wharf rate, Against net carnings. . . . 183,810,562 public and a desputism. It is a sate, ning to Concord; and these, illusguard thrown around the labertes of trated with wood-cuts of skulls and them to despair, to prove them to riotthe citizens by the nathers of the R. cross bones and presenting fac-simi- one outbreaks, in order to furnish and the Civil Rights bill, and yet with two he, as a white man, would most assurholder's dividents ... \$53,227,251, public, who never dreamed of its suc- les of Ku klux documents, pro- excuse for applying for military inter- a vote of 29 to 10. pension unless in times of great dan- vided by the Attorney General's in- ferences We express the hope hat a ger and emergency, not to a genious special agents, are doubt- not be found ready to sanction such It is styled "the sace d writ," and cal canvass. These tactics, says the would be against the protest, not only total amount of debts, 1,863,904,450 the Constitution of the United States Boston Post, are unnecessary to make of the Democrats, but of the moral the Constitution of the United States Boston Post, are unnecessary to make expressly says that "the privilega of plain the issue of the campaign. The the party in power, and of such Re-\$1,917 618,581 the writ of Jethous corpus shall not be office-holding gentlemen who control publicans as Bryant, Evarts, Charles

rush expended, leaves to the stock suspended a less when, in case of re. the State Republican Committee have Francis Adams and others, whose paowners the amount of \$50,227,251 and bellion or invasion, the public safety remedied any possible equivocation in triotism and sense of justice are known mustly, or less than two and there tany require it." Does the public the platform by the remarkable desert, mistake. The most extreme on quarters of one per cont. (2) This necessity require it now in the only patch to Scaker Blaine, in which to pressive and unconstitutional measure light in which the Constitution gifter, "stand b. the President and Sher- may be imposed upon you. In such not more than \$50,000 shall be ex- would adjourn before anything could be under the White, White, White, Wood, Wood-The above figures show the char- it to be used? There is neither re- dan" is proclaimed the single great event we would appeal to the wisdom actor of investments made in the bellion nor invasion in the land, nor United States, which gave its people, is there any prospect of either in the land. Logar are pertinent in 1874, 70.051 miles of railroad, some people, is there are prospect of either in the continued forbearance and hopeful rein 1874, 70,051 miles of railroad, costs near future. The country is at peace only as showing that to stand by the liance upon the virtue and sense of ing an average of \$56,567 per mile, and there is no danger to be content. President involves the condemnation justice of the American people for the lie ble. and nearly four hundred millions of plated anywhere in our borders cave of the entire Southern people and the protection of our liberties, and the the Reporter left the Hall. dellars in all. to the perpetuation of the power of endorsement of acts of military absorbated form of government of acts of military absorbated form of the perpetuation of the power of the power

The privilege quaranteed by the demnation of citizens of all parties in arrest, and in its action is a guarantee eral citiz-us of New Hampshire, who Tennessee; J B Gordon, Geor- of a law incorporating the town of moving the county seat. 1,011,279 judicial efficer can cause an arrest, position of leadership in the great re- Lewis V Bogy, Missouri; John W up he would move to table. We have no data from which to give but if the citiz-n feels himself restrain- form movement of last year, will yield Johnson, Virginia; A S Merrimon, January 1st, 1874, the case heard on its own merits, ocratic party were never more worthy well, Alabama; Hiram P Bee, Georgie; ing that the operation of the bin pair to Norfolk after the recess to ate the county of Pender was under was so densely packed? Was at to Committee of five. head 15,353 miles of the hearty endorsement they have Fred G Brombery, Alabama; John D should not go into effect until January make all mesessary investigation of the descussion in this House, he had read witness this useless and extravagent \$36,934 per unile, aggregating \$569, writ. But with the habous corpus received. The canvass is conducted 324,106 total cost, left of their act suspended this right no longer exacts, upon a platform of hard money, dings, Texas; Win S Herndon, Texas; merits of the Committee on Internal Improve- icl Shaw, D. T. Durham, W. T. Enthe President will enable ldm to cause Governments, honesty in legislation, Texas; John Hancock, Texas; Thomas shape. He was a farmer himself and On motion of Mr. Finger, Senate dispatch was declared to be fraudu-porter asks, "where now is Candler, Of the railroads constructed and in the arrest of any party, at any time, and the undisturbed supremacy of the T Crittenden, Missouri; John Young represented a farming constituency. — bill to incorporate the North Carolina lent. He was now happy to state upon who was elected by white men," &c.

these figures that railroad building prison until the tools of the President | We publish herewith an address to Clark, Jr., Maine; William E Arthur, representatives of the Metropolitan Livestments must pay before more B-youd a doubt, the proposed bill sued by their Senators and Representations. A call account of the prois directed at the now powerful Den- tatives in the United States Congress. Missouri; Thomas M Gueter, Arkansas; it, etc. Now, in the face of these facts, does occasio party and in the interests of It is an able paper, calm, clear and John M Glover, Missouri; William F building of the Western North Cares forbinately, in power, It is to antocratic power in the hands of the rolina; "James H Blount, Georgia; Mr. Pinnix, also favoring the bill Railway to Sheiby, by tacking on an people and a chance by which the cumstances, and counsels a quiet sub- John D Young, Kentucky; Erastus to Messrs. McRae, Walker, teid, bid desires the establishment of a upon the bill aforesaid. force that Company into large exp n- vo fug for Grant for a third term. the future for a redress of all griev. Lucius Q C Lamar, Mississippi, ditures for the benefit of a few, who passably, the bill may not pass, but if lances. It is especially impressive in measure is necessary to revive the whatsoevercharacter and by whom com- Ex-Governor Seymour spent several would smash it, and for that purpose drooping fortunes of the Republican mitted, whether by Democrat or R. days in Washington recently, and on he would vote against all amendments, any encouragement for capitalists to party then the party hish will be appublican, white or olack, will be dis- his way home to Utica stopped for an etc. put me new York. He told friends ? We say, pried, without mercy, and the bill torted into a heineous crime and made evening in New York. He told friends Parliamentary law, as to whether the wall pass or else the Republican party to play its part in the next campaign who called upon him at his hotel Senate had a right to smash the bill. will read and ponder weil over the in- will the with the closing days of the in working upon the prejudices of the that the Republican party in Congress If it was not required to be returned Northern people. It is to be hoped seemed to be stricken with suicidal to this House anless the amendments that every Democrat in the South will blindness. Though it has fallen into were adopted. will pender well the excellent advice it have so lost their heads that they per- to this House for final action. contains, remembering that it comes sist in doing everything that will infrom those who are as sentinels on the crease the popular distrust and drive watch tower and who are much more the party towards its destruction. 64. thoroughly conversant with the villain- There are a few wise men in the party people, or the papers either, can pos- chips upon the furious torrent, and same vote.

ing, in the Federal Congress, your country who will have the effrontery public int rests, your rights and reputo offer anything like an apology for lation. You will, therefore, pardon the liberty we take of addressing you, at a period so critical, upon a matter been presented against Governor Tay-The last home-made Brutus is the affecting your destiny and that of your lor, of Wisconsin, for alleged misde-

nlist represents him as saying recent- r ly strong stomach has actually belted the honest representations of a The Government has really begun Present:) ly that "he was deeply anxious for the the Arkansas dose. One would think few upright and conscientious to economize. Let us be joyful. A condition of the country; that he re- that, after gulping down Sheridan in Federal officers and agents, an mail agent named Radford, who was garded the re-election of Grant by the Louisiana it could easily swallow and of many citizens, without regard in the discharge of his duties on the Baltimore and Ohio road, had that greatest possible calamity that could seems the case. With a reckless de - Southern States, and the real senti- morning been paid his month's wages hefall the country, and that it regard for consequences in the shape ment of the Southern peple, are being in full. The amount thus overdrawn would be his utmost endeavor, of Government advertising, the rightcitizens of the North. We hope for duly extorted from the widow.

e de of good government wil be governmen, and explained the plan so reached when the people of all sec- pay of his strange Arkansas message, et, Patton, Pinnix, Lorlitt, on ip cred. cy and prejudice, Attorney-General neighborhood in the whole South re- a million and a half of men; that of gard himself as a commissioner of the Russia, a million and a quarter; that peace, maintaining the kindest rela- of France, over a million; that of Austions towards the black man, remem- tria, 850,000; that of Italy, 850,000; The Tariff bill, says a Washington being that the responsibility for the and that of England, 280,000. In all telegram, meets with objection, not extreme poverty to which we have more than four millions and a half of

Condensed from the Raleigh News him our worst enemy. While we labor The Radicals in New Hampshire are by all honest means to convince him NORTH CAROLINA LEGISLATURE. SENATE.

> protected in his guaranteed right to FEBRUARY, 17th, 1875. Mr. Albright, a resolution to adourn sine die on the 1st of March, cordially to invite to our midst those

Mr. LeGrand, a-resolution that the Joint Committee on Constitutional Reform report immediately a bill to amend by legislative enactment the State Constitution. Lies over.

FIFTY-SEVENTH DAY.

CHARTER OF NEWBERN. Mr. Bell's bill to amend the charter of Newbern, placing it on a property by black or white, Republican or Democrat, such as are incident to basis, came up as unfinished busines every community upon earth, is per-

resulting ends. We for voting in the affirmative that he for voting in the affirmative who had Mr Parish explained his reasons well know the gross injustice of such did not believe any parties who had charges, which have weight only seted, as was alleged had been done where ignorance of our true condition | by the Commissioners of Newbern in the most dangerous measures, in which when chased, fled into their

THE INSANE ASYLUM. The bill to provide additional ne State was considered. This bid provides that Messrs Kemp P. Battle, Thos. S. Kenan, Dr. Pride Jones, Jun hall be appointed Commissioners for the purpose of superintending the rection of two wings to the present pended for the purpose in any one be done. o be more than \$250,000, and that tabled.

The bill was being discussed when ultimate vindication of our rights, the

dina; I C McCreery, Kentucky; gave notice that when the bili came

And by the following members of ness.

Washington C Whitehorn, Ten- compelled to favor it. tucky; Richard P Bland, Missouri; nity had so ably and thoroughly ex-George M Adams, Kentucky; John B hausted the subject, but as one of the THE GLENN-CIVIL-RIGHTS RESOLUTIONS. Mr. Ennett, the author of the dispach, large audience, and declare himself a Milton J Durham, Kentucky; Eppa probation of the measure proposed, eration of the Glenn-Civil Rights regentleman.

Wells, Missouri; Charles W Milliken, | Moving and Spears against the bill Kentucky; William B Read, Kentucky; and Messrs. Thorne and Mendenhali

Mr. Mendenball, in his remarks, be taken care of in the branch Asylum, said he had lea ned from a Sena- The substitute passed its second tor who opposed this bill, that if they reading.

ley's amendment to the same, failed incorporate the Golden Lyre Lodge stitution, corporation, or company, speech. by the following vote: ayes 36; mays of I. O O. F. of Wilmington. Passed

Mr. Richardson's amendment was ous schemes of our enemins than the in Congress, it is true, but they are as next taken up and lost by nearl, the which the bill to regulate the duty of

sibly be The address is as follows: have just about as much power to corporation, banking institution or vailed. Bill placed upon the calendar. You have confided to the under- the party leaders to a demented man deposits, and any corporation, bank- Orphans' Benefit Society N. C. Couthe provisious of this section, shall its several readings. the delicate and difficult task of guard- to avail themselves of a single oppor be guilty of a misdemeanor, and or conviction in the Superior Court, shall be fined not less than \$100 nor Form I charges of dishonesty have more than \$1,000.

The proviso and amendments of Several other amendments, offered

by various gentlemen, were a so voted serve the South in its rights. Recent events have doubtless convinced him that President Grant is not the best friend the South has, for a correspondent of the Atlanta Constitutions. the n gative if that gentlemen was

> Yea -Messrs Anderson, Atwater, Barnhardt, of Rowan, Bennett, Bettis, Brewington, Bryson, Bunn, Candler, Carson, Carter, Crews, Davis, of Haywood, Davis of Jackson, Dortch, Dula, Earman, Frwin, Etheridge, Fields, Freeman, Gaither, Garrison, Glenn, Goodwin, Good, Green, Haymore, King, Latta, Lloyd, Martin, McCub-

when the South already. This is the limit to the life of a great party when significant time and the South already. This is the limit demanded by the most orthodox creed.

We have one "nell on our hands in the South already. This is the limit demanded by the most orthodox creed. The substitute of Mr. Linney, that the south already when significant to a promise the committee report to the next enemies, and some together again as a licentificant. The substitute of Mr. Linney, that Navs-Messrs, Barnett, Barnhardt then the opposition is allowed to develop its pernicious schemes and show its hand fall, and then can find not worked. Atknows is getting along the best interests of the whole counting one of Cadwell, Barrett, Barnett, Finger, Gash, Griffin, Holt, Hooker, to consist of two from the Senate and

> Wilker of Richmond, Wheder and SENATE. FIFTY-EIGHTH DAY.

Mr. Linney, a resolution to appoint His name is Thomas Durfee, and he only from the Democratic, but from been reduced, and the corrupt governable bedied men employed in the a Joint Committee to visit Statesville,

resolution, calling for a Joint Com- the previous question, when the fol-mittee to visit Wilmington, High lowing amendment of which notice Point, Asheville, Statesville and other had been previously given, were ofplaces for a similar purpose.

Mr. Standford, a bill, supplementery | call for the yeas and nays.

Pender. Referred. Mr. LeGrand, a bill to be entitled an act supplemental to an act, entitled By Mr. Mebane, that this act shall terest and prevent usnry." The bill Dec. 1875.

effect upon business interests to this amendments. embarrassment to operations in many place of 6. Lost.

me. So disposed of. Mr. LeGrand called up bill repealing the prohibitory I quor law so far by the following vote:

which the substitute of Mr. Love, to Davis, of Haywood, Davis, of Jacksidered in order that the whole ques-tion may be brought before the Senate Green, Haymore, Hicks, Hill, Hughes,

same in all respects. It provides that object sought, as the Legislaturo Trivett, Walden, Ward, Wells, Whis-

By Mr. McRae, a bill to enable the Hooker, Isler, Jessup, Jetton, John-

exchange for bonds issued by said Page, Raid, Richardson, Smith, of Gudger, both replied briefly to Mr. asking the Democrats to keep their of subscription for stock in the Wes- Ptrong, Tate Walker, of Richmond By Mr. Bennett, a bill to authorize | On the announcement of the vote, George Goldthwaithe, Alabama; John | ker, of Richmond, to offer a petition | the County Commissioners of Brues | Mr. Wiley said;

to incorporate Lodge No. 1, Patrons of the minority. passed its readings, On motion of Mr. Erwin, House re-

olution in relation to the Chesapeake

At 12 o'clock the special order was though he did not have the pleasure Republican and in opposition to the

sum for the increase of the State In- Maj. Ennett, who was his personal sentatives on this floor had been ig-

worst cases may be retained at the present Asylum and the milder cases

FIFTY-NINTH DAY.

February 19th, 1875. Mr. Latham, a bill to change the time Judicial Districts. Referred. Mr. Sugg, a bill to incorporate

Motion to reconsider the vote by ing institution or company, violating ference M. E. Church South. Passed above specified for a greater or less He had been elected by men independ when we see the apathy or indiffer-

PUBLIC DEBT.

substitute the clause in the original

interest be applied by in freasures ry such offence, the double value of progress of the greatest government that would certainly accrue from to the reduction of the principal. The bill was discussed by Messrs. Graham. Kerr, Waring, Jenkins, Morehead, Parish and Busbee, when further consideration was postponed until to-morrow at 12 o'clock.

The resolution of Messrs, Linney, and Albright to appoint a Joint Com-The President frankly illustrated bis it ins McNeill Mendenball, Mitchell, mittee to examine the proposed locak Moffit, Mosely, Munden, N w- tion for a branch asylum was consid-The resolution of Mr. Albright, that

THE INSANE ASYLUM.

the Committee report on the 2nd of March prevailed. The Committee is three from the House. HOUSE OF REPRESENTATIVES.

By Bunn, col., a bill to prevent the binding out of colored children to siter its ratification. white children. Calendar. Senate bill incorporating the Cleaveland Savings Bank in Shelby,

Cleaveland county, was taken up and his finger at every man in the room, cal answer to my question.

THE FINALE OF THE USURY BILL.

At 111 o'clock the Usury bil came six. Give me six glasses of beer."—

Shap: it is rather too hard for me to my question.

Mr. Norment—Then sir, in that best Blood Purifier ever discovered is Dr. Walker's famous Vinegar Birton.

The final country of the usury bil came six. Give me six glasses of beer."—

Shap: it is rather too hard for me to my question.

The final country of the usury bil came six. Give me six glasses of beer."—

Shap: it is rather too hard for me to my question. passed its readings. up on its final reading as the special Five dry gentlemen walked up to the answer. order for that hour.

to the bill establishing the county of Amendments by Mr. Norment, that the provisions of the act shall apply to borrower and lender alike.

ferred and each voted down under a

By Mr. Gudger, that the act shall WHEREAS, It has been made to ap- be ratified by the people. pear that the carly execution of the Mr. Walker divided the forty-five provisions of an act, entitled an act to minutes allowed between Messrs Patestablish a legal rate of interest and ton and Mendenhall and Staples prevent usury, ratified - day of against the amendments and Messrs. eral outpouring in the Legislative halls here to say he would not take back February, 1875, will have a disastrous Mebane, McRae and Gudger for the before.

State, will cause contracts to be bro- Mr. Wheeler also offered an amendken, farmers to be deprived of neces- ment to strike out 8 per cent. wheresary supplies and advances, and much | ever it occurs and 6 added and 4 in

branches of industry; therefore the Thirty minutes being left to Mr. General Assembly of North Carolina Walker, he proceeded to close the discussion in which he passed a fitting That the provisions of said act shall sulogy on the energy, fact and ability not be enforced until the 1st day of displayed by those whom he had battled with on this bill, and said though Mr. LeGrand asked that this bill his execution would take place in a few be referred to the Judiciary, with the minutes he knew he would die in a r quest that they report at the proper good cause, fighting for the interests would not support the party, etc. He did not intend to reproach any of North Carolina.

county of Richmond. Passed its sev. of Rowan, Bennett, Bettis, Boyd, Brewington, Bryson, Bunn, Car- far, these gentlemen have failed to We regret that necessity prevents Mr. Mills moved that the vote by dl r. Carson, Carter, Cary, Crews, come to taw. locate a branch asylum at Asheville, son, Dortch. Dula, Eatman, Erwin, passed its second reading, be recon- Etheridge, Foote, Freeman, Gaither, in its nature), was offered by Mr. his remarks, and we may well say the Brown and Dr. C. Tate Murphy for a full consideration of the question | Hurley, Jones, Kendall, King, Latta, Democrat, &c., but should vote hereall be appointed Commissioners for of location.

Hurley, Jones, Kendall, King, Latta, Democrat, &c., but should vote hereall be appointed Commissioners for of location. Mr. Standford regretted the intro- denhall, Mock, Moffit, Moseley, Munduction of the substitute, as the in- den, Parker, Patton, Pinnix, Proffitt, State institution located at Raleigh, vestigation necessary at this stage of Sharpe, Smith, of Anson, Staples, the new wings to correspond with the the session would defeat the very Stowe, Thompson, of Lincoln, Thorne, house and Young-65

The motion to reconsider was Nays-Messrs Barnhardt, of Caldwell, Barrett, Bizzell, Bryan, Finger, this work to as great an extent as prac | Mayor and Commissioners of the town | ston, McCalop, McIver, MacRac, Meof Fayetteville to issue new bonds in bane, Moring, Norment, Oaksmith, Mayor and Connaissioners in payment Hyde, Spears, Staton Stephenson, Oaksmith, Mr. Gudger using the re- bands off, as it was a Republican

passage of this measure, I now move defeated, only the white Rads vetting Next came Lloyd, col., in a charac

At the Thursday night's session,

Kentucky; Abram Comings, Missonri; county, he desired to express disapannounced as the hour for the considerate of a personal acquaintance with that resolutions. He then proceeded to marks of the gentleman from Chat. Rights, Horace Greeley and all, to ham, said that he had pronounced have been. the dispatch in question a forgery By way of variety, he proceeded to The session of Wednesday night was upon information, and had so stated remark on some points pleasing to the occupied with the discussion of the at the time. He cheerfully bore tes- negroes, and was vociferously aperal Assembly seek to prevent the jurity by the weak mimority now, and it will be if Congress should place no; Thomas S Ashe, North Ca erable length. He was followed by question of appropriating a cert in timony to the honor and integrity of plauded. He said the colored Repre-

Mr. Love moved a substitute, estab- Mr. Moring then said that he had was a notorious fact that not a single lishing "the Western Insane Asylum so understood the gentleman from bill introduced by a colored man had completion of the Carolina Central a relation of the relate and forbearance under any and all cir- Missouri; Joseph H Sloss, Alabama; question, but allowed 5 m nutes each of North Carolina" at Asheville. The Richmond at the time of that debate passed the House.

it came from the Senate. It will go | Congress to pass a bill to investigate into effect thirty days from the date of Bank, where the colored people's House last month meant more than a

of North Carolina do enact, That the (Applause.) legal rate of interest shall be six per Messrs. Pinnix and Melver then cent, per annum, or for such time as stated that they had called up from the stated th interest may accrue, and no more; the calendar to-day several bills introof holding Courts in the 1st and 2d | Provided, however, That upon special duced by colored men, which were contract in writing, signed by the party | passed. to be charged therewith, or his agent, give the address a careful reading and disfavor in the country, its managers would be compelled to return the bill Snow Hill Branch Railroad Company. so great a rate as eight per cent. may did not know it." He, however, be allowed.

> upon any contract shall directly or indirectly take for loans of any moneys, pilots on the coast of North Carolina of six dollars or eight dollars, as pro- controlled by no party. He had voted We publish below an article from failed to pass its second reading. Pre- vided in section first of this act, by with both parties on this floor. As the Wilmington Journal, on a matter way of discount or interest for the for- regards Civil Rights, he had de- of vital importance to all the counties Bill to incorporate the Widow's and | bearance of one hundred dollars for | nounced the measure on this floor. He | traversed by the Carolina Central. one year, and so after the rate as had opposed it on every principle. And we must confess to our surprise, sum, or for a longer or shorter time. dent of party. He had voted for the ence manifested by our members rep-This bill, being the substitute offer. whatsoever, for the payment of any could not endorse the resolutions of lature. We hearfuly endorse every ed by the Joint Committee, came up principal or money to be lent, or cove- Mr. Glenn-they had but little to do word of our able contemporary, and as special order at 12 o'clock, and was nanted to be performed, upon or with Civil Rights, but only looked to would add that should the great chanthere shall be reserved or taken above any measure having only this end. established by a connection with the usting the debt according to the re- the rate of six dollars on the hundred | Mr. Barnett was next trotted out, system of roads in the West and North-Mr. Graham moved to said to the person, banking institution, corpora- very well. It was very much on the port, Wilmington, tion or company, who upon any con- campaign order, with the slight varia- omical advantages be ignored, and bill providing for a sinking fund, to tract, shall take, accept and receive, by tion that he, too, was elected from a the just claims of the owners of the be raised annually by a tax for that way of any corrupt bargain, loan or Democratic party; was a Confederate Carolina Central be ignored, cur other means whatsoever, for the for- soldier, surrendered at Appointtox. Representatives in the Legislature will b sring or giving day of payment arate and the like. He was a white man, in not be held guildess by a people of interest greater than hereinbefore | favor of white men, opposed to social whose position at present so justly en-

> > real estate so lent, bargained or ex- with a party in opposition to the only the great routes of traffic between the changed to any person who will sue party that could save it. valleys of the Ohio and Mississippi institution, corporation or company, documents-Democratic papers that the water-this Company has the and all officers and agents of any had favored Civil Rights, and Repub- money and the energy, as has been banking institution, corporation or licen papers that had opposed it. Then prove the driving engines through a company, who shall violate the provisions of this act, shall be guilty of that a Democratic Legislature had and emburrassing encumstances, to

more than one thousand dollars. ocratic candidates. While on this tion of the importance of securing to act shall not be construed to ap ly to sued: any existing contract made in con- Mr. Pinnix-Are you a Republic Number Conding Regional to pass into formity with law, nor to invalidate can? any remedy or rights now exercised Mr. Norment-I am not. by any Building and Loan Associa- Mr. Pinnix-Then why are you alsee y assarance that they will drive it tion for the redemption of their own ways defending the Republican party total to completion. Their own

Sec. 5. That all laws or clauses of laws in conflict with this act are here- favor the right, etc. by repealed. Sec, 6. That this act shall take effect | tleman, if there was only a whote man's | No matter under what form of sickand be in force thirty days from and party and a black man's party in this ness you lander, there is one great

bar; the stranger swallowed the con- Mr. Norment continued his remarks has asked the Legislature to reduce his salary because it is too high. He expressed as to whethereit can page in Mr. Albright, a substitute for said Mr. Walker, of Richmond, called bar makes money." And out he went. Mr. Glenn took the floor, saying land.

From toe Raleigh News. CIVIL RIGHTS IN THE HOUSE

tions -- Oaks mith's Substitute Floored - Galleries and Lobbics Packed. Long before the hour of 12 yesterday, submit a few remarks. He offered the appointed time for the discussion | these resolutions, now under consider-"an act to establish a legal rate of in- not go into effect until the 1st day of of the Glenn-Civil-Rights resolutions ation, in good faith, believing it was in the House, the galleries and lobbies not only due to his personal selfwere rammed, jammed and packed, respect, but a duty he owed his conby an anxious crowed of spectators to stituency. Though he had been

Discussion on the Glenn Resolu-

disappointed, as the time was princi- even go on with their infamous charge pally occupied in the morning with that he had turned traitor to his con dry, lengthy, Republican stump cam- stituency, but his positition is fixed paign speeches, being only their same and immovable. old last summer campaign songs, with He said he had just returned from slight variations. It is well known his home, and he was glad to know that these Republican candidates that his constituents, even the colored professed more hostility to Civil men, endorsed his course, and he Rights than the Democratic party, knew that he could return to them They declared Congress would never with the consciousness of duty per pass the bill; that it would die in the formed, and receive the plaudit from House, etc.; that if it did pass they each and every one, "Well done." This was the general cry, with few member of the Republican party for The belithen passed its final reading exceptions, in all counties that had his opinion in not voting for his reso-

> after according to the dietates of his At the conclusion of his remarks, conscience. He would not vote for the House adjourned till 71 o'clock. Glenn's resolutions. They proposed to drive white men from the opposite party, and for the consideration he At the night session the entire Hall had for that ignorant element of our was again crowded, and the performstanding and ability directing them in Gudger in the chair.

their party plans. He was frequently applauded by the was followed by Moore, col., who Republicans only, though he stated furnished the amusement for the that he wantednoapplaus; from them, evening. They both opposed the res-Messrs. Walker, of Richmond, and olutions, of course, Moore, however,

On motion of Mr. Pinnix, the bill that the House adjourn in respect to for it and every negro voting against teristic speech. Me ey of Wilmington, was taken up and The vote was taken and the motion up, and Mr. Candler took the floor, the argument in able and lengthy Mr. Whitley offered an amendment & Albemarle Canal Company, authori- Mr. Moring rose to a question of pri- ladies throng the galleries, and lob- On motion of Mr. Glenn, the reso-Philip Cook, (reorgia; John H Cald- to Mr. Mebane's amendment, previd- zing the joint select committee to re- vilege. He said when the bill to cre- bies, and even the floor of the House buttons were referred to a Special C Atkins, Tennessee; Alfred M Wad- 1st, 1876. Mr. Mebane accepted, and affairs of the Company, taken up, and in support of a motion to postpone, legislation, drawn by the exciting relell, North Carolina; Dewitt C Ged. Mr. Whitley proceeded to discuss the after some discussion, was referred to a telegraphic dispatch signed by Dan | ports in the Daily News, or was in the Daily News, or was in nett and B. Brown. Whereupon this In that flaming head the News re-Brown, Kentucky; Henry R Harris, Believing that the farmers would be State Grange of Patrons of Husbandry the authority of a letter from Mr. En- "I will say, here is Canaler" He Georgia; Pierce M B Young, Georgia; benefited by its operations, be felt was taken up and passed its readings, nett, and the affidavit of Messrs, then proceeded to tell who Candler On motion of Mr. McIver, Senate Brown and Durham, that the House was; said that he represented as a Renessee; John M Bright, Tennessee; Mr. Stephenson said he did not rise bill to amend chap. 5, sec. 4, prevent- and himself had not been imposed publican on this floor a Democratic Edward Crossland, Kentucky; R T to discuss the legal questions involving the hiring out of white children upon, but that the dispatch was gen- constituency; that his people had conto colored masters, was taken up and nine. He gladly made this statemen fidence in him, &c., and he had the in justice not only to himself, but to nerve to stand up, even before this

suppose his campaign speech, Civil

me to correct him? Mr. Candler-Cert ainly

Mr. Tate-Among the first bills that The following is the Usury Bill as passed this General Assembly was one the affairs of the Freedman's National funds had been deposited and stolen Section 1. The General Assembly from them by white Republicans.

Mr. Candler very tamely repled: "I never recovered from the shock, and a Sec. 2. That no person, banking in- few minutes afterwards closed his

Mr. Trivett next followed. He said his position here was that wares, merchandise, real estate, or of an "independent". He was elected The tarelina Centraland the Westcommodities whatever, above the value upon the pledge that he would be cri North Carolina staircads. All bonds, contracts, and assurances substitute of Mr. Oaksmith, but he resenting those counties in the Legisfor any usury, whereupon or whereby party ends, and he would not endorse nel of trade and travel which is to be

excess over the amount required for specified, shall forfait and lose for eve- equality, but would not impede the titles them to the bonor and benefits, the moneys, wares, merchandise or the world ever saw, by allying himself making this important connection with

The next best was Mr. Norment, and the Atlantic. We have, by the Sec. 3. That every person, banking who arose in his seat with a basket of Carolina Central, the shortest route to misdemeanor, and, on conviction favored it. He closed this part of his Charlotte, and we do hope that our the Superior Court, shall be fined argument with his per hobby. Horace members, along the line of the road 1 4003 than one hundred dollars nor Greel y and Charles Summer as Dom- especially, will show their apprecia-Sec. 4 That the provisions of this subject the following colloquy on this section the name is advantages

and rasping the Democratic party? Deterest will force them to it .- Polk-Mr. Norment-Because I always ton Ansonien.

Mr. Pinnix-I would ask the gen-State which would ne adopt? Mr. Norment-I would answer by disease originate in an impure condition asking the gentleman if he proposes of the blood. Purify that, and the dis-

A tall and muscular strangerstalked to force such a measure? into a lager beer saloon, and pointing Mr. Pinnix-I desire an unequivo- rify the blood by the use of poisonous

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that he had intended to say nothing at ail on this occasion, but his motives having been impugned and so many flings made at him by the Republicans on this floor as well as by a number of little newspapers and trashy circulars, he felt it due to himself to

witness the proceedings. Ladies abused and villified for pursuing a thronged the left side of the gallery; course he thought to be right, by the in fact we never witnessed such a gen- party he had belonged to, yet he was We think the ladies were somewhat much as they pleased, they might

honorable exceptions in the House, so edly go with the white man's party. cur giving a more complete and elab-After the reading of the resolutions orate synopsis of Mr. Glenn's eloquent Oaksmith, who followed in a speech, young Representative made a very in which he declared himself a good fine impression upon the large audi-

population he wanted to see men of thee commenced at 72 o'clock, Mr. Good, col., first took the floor, and

with the Packard administration, and has availed himself of an opportunity

the hands of the owners of the Caroline Control Kanway, for we have

thath you should keep in mind : All ease must depart ; but you cannot pudrugs, and exhaustive stimulants. The

Our Saxon ancestors cailed February "sprout kale," from the sprout of the kale still called cabbage in Scot-

Tens, compounded of simple herbs. 4*