

expressly requires the residence to be new appropriation, to make no new ninety days next preceding the elec- benefit of her own children what she

and solemnly swear that the Constitu- presented to the sons of the farmer route-it is a river route, nature havof race and color, who shall have re- sound discretion, second at once the will float us to Gantersville on the In point of fact the Constitution u-xt.

guarantees no such thing, nor does it even use the word "municipality" a WILL THEY ROLD OVER ? single time in the Article defining the

negro who feels such an interest in the

ner to hold their offices."

qualifications of an elector. And yet DAVID and DUNCAN solemnly swear that the Constitution guarantees to level in a manicipality thirty days, the right of suffrage, and they swear it not upon "information and belief," but of their own knowledge!

Now upon whom, it may well be asked, rests the responsibility for this reckless swearing ? Does it rest upon the poor ignorant, uneducated negroes DUNCAN and DAVID, who swore to the gent and educated attornies Messra-

ant of, but that they did not know quire ninety days residence next preabout "municipality" in the entire Article relating to suffrage.

We do not hold DUNCAN and DAVID to be morally guilty of the crime of we propose to discuss how far attormies are responsible for drawing up question is one of ethics, of which we do not assume to be the arbiter.

tom their propriety by such

s pointed out in the memo- party to the Democrats of Maryland, theory that the present bed of the false deductions. Nor was anybody put on its passage. to have resided ninety days in the rial. Let the State take back the se- Kentucky, Missouri, New York, Ohio, river at that point was once a cypress surprised that Mr. Hoar should perparticular word and in some particular enrifies in which the proceeds of the lot or yard of said word, said term of scrip were invested, and make good New Jersey, Connecticut, New Hamp-swamp.

the day of election but up to the time Trustees ectificates of indeotedness, with interest at the rate of 6 per cent. The day of election but up to the time the day of election but up to the time the day of election but up to the time the number of 6 per cent. Trustees ectificates of 6 per cent. Tr In point of fact the amended charter with interest at the rate of 6 per cent. The State is called upon to make ho ceivable stupidity.

THE ATLANTIC AND GREAT over shoals in the river below. indebtedness; only to apply to the

WESTERN CANAL. All the other works are progressing tion. DUNCAN and DAVID, however, is otherwise compelled to return to The people of Savannah are just finely. Captain Phillips is busy cutsolemnly swear upon the Holy the United States, principal and inte- now quite stirred up about the pro- ting a channel across the "Horse Evangelists of Almighty God that the rest. The interest on these certific posed connection between the Missis- Shoe," just below New Inlet, and evi-Evangelists of Annighty God that the cates to the Trustees will be a yearly charge on her treasury, a small sum, posed connection between the Missis-Shoe," just below New Inlet, and eviof ninety days preceding the register- but invaluable in its effects, and enable great water line, and as the project is deepen the channel. If this is accomtion, and they swear it not upon mior- ling the Trustees at once to open the one that the public have, by no means, plished the work of closing New Inlet, mation and belief, but of their own knowledge! College as an agricultural school. The Legislature cannot hesitate a moment one would think. The benefits of a

3. David and DUNCAN further jointly liberal and scientific education are In spite of its name it is not a canal On Thursday I visited the Court and solemnly swear that the Constitu-tion of North Carolina "guarantees" on such ferms as were nevel offered ing done the larger part of the work. House, Judge Kerr was presiding S7,121, thus figuring out a colored sioners, who shall manage said road before. Will they be slighted ? We Let us start at St. Louis, the trade I found that already he had won the majority in that year of 55 colored and to build and complete the same to the right of suffrage to every made critizen, otherwise qualified, regardless defere. Will they be slighted ? We believe not, but we expect to see the Legislature with wise liberality and the father of the vast Mississippi basin. Legislature with wise liberality and the father of the vast father of the vast father of the vast father of the vast father of the regardless to conced people of Louisiana had in of the road. It also provides that for of race and color, who shall have re-sided thirty days in the county or suggestion conveyed in the memorial, sided thirty days in the county or suggestion conveyed in the memorial, billity as a Judge and act so promptry that the exercises obstruction on the route-the Mus- ability as a Judge.

of the institution may begin in July cle Shoals, which are being removed by the Government under the direction of one of the ablest with the trial of William H. Swain for is just the pith of our criticism of Mr. ings of the road to be applied to the engineers in the service. A neck of the murder of Eli Cobb. The facts as Hoar if he has wilfully falsified the should this sum not be sufficient the land intervenes between the Tennes- developed on the trial, being fuiler facts of the census, DAVID GAY, the Brunswick county see at Gunter's and the Coosa river. than the account heretofore publishes In this neck are two large creeks, the one emptying into the Tennessee, and in the JOURNAL, were substantially as municipal affairs of the city of Wil- the other into the Coosa. These follows:

mington, in the county of New Hano- creeks can be connected without great any man, otherwise qualified, who has ver, as to swear he is a resident of said difficulty by a canal, while another ver, as to swear he is a resident of said only, and Diseas Horses his co-will furnish an ample supply of water. Inst Eli Cobb (colored), was seen on the Carolina Central Bailway track, gloves off. After reviewing Sherman's show the feasability of the plan. He

> provided in the amended charter in use the members of the present Eard case the members of the present Eoard to the waters of the Ocmulgee at a shot gun going in the same direction, "You know he was captain commisshall "attempt even in a lawful man- point near Covington. Slack water about fifteen or twenty minutes after - sary in the Mexican war and resigned cr to hold their offices " navigation will be needed as far down fors is quite refrecting. If the as Macon, and below that city it is wards. About one c'clock two young soon after to take charge of a banking house in California. His bank soon navigation will be needed as far down

the law to hold their offers, then streams. In other words, the route is Guano Works, lying on his face, shot ress he did not receive aid and com-RESSELL and BALLEY, who drew it up clearly the heavy poins and penalties composed of seventy five miles of canal clearly the heavy pains and penalties referred to can have no terror for the penalties of river. The route is the short-Whether David lived in Brunswick them. But suppose they have no such est possible one between Cairo and the lodging in his neck. They talked with to shoot as bandith. These idenor in New Hanover county is a fact right under the law, then what? Aye sea, being nine bundred miles shorter him, and he teld them he did not theal individuals are some of those that the attornies might well be igno fliere is the tub, for then the afore than the one via the Lakes; it does not

spite of DAVIO's und Deveax's facility impossible-just as impossible, it in swearing to bills in equity, and in ANOTHER outrage upon the colored scens, as that they should not know split of Messrs. Bailay and Russria's people of Mississippi, A negro has tacility in drawing them up, and in been soized and deprived of his lib-Cobb. spite of Judge Boxo's capacity for certy, and consequently of his right to acting more them, it will be found vote, merely because he had attempted quite difficult to show how a man can to wreck a railway train by placing hold an office in a lawful manner after obstructions on the track. The railhis term of office has expared by way company should at once be prothey knew not what they did. Nor do operation of law. We are not at all claimed banditti. Has it come to this, surprised therefore that the Aiders that a peaceable and orderly colored monie shoe should pinch just here. man cannot place a few trifling ob-That would be a singular state of structions upon a railway track withfor ignorant clients to swear to. The affairs that would permit a Board of out incurring persecu ion and vio-Atdermen to hold possession of the lence? This is the result of permit-City Government without any re- ting white Mississippians to form Our purpose now is simply to sponsibility for such defiance. If any treasonable organizations under the show up in its true colors this great memoers of the present Board of Alder- transparent guise of railway com-

allow themselves to be frightened of office have expired by due operation Segnera, the carpet-bag Senator his condition and his declarations were ers him a 'noble-hearted fellow,' of law, let them do so. In the ex-from Alabama, anticipating, doubtless, boy talked with great difficulty and pressive slong of the day, "they pays a warm time in the State of his adopcould hardly be understood. Subse their money and they takes their tion this summer, evidently longs for special attention to the communica- choice." The aforesaid poins and penal- cooler climes and higher latitudes. quent to this and half an hour before and true Carolinians delight to honor, ties are certainly heavy, and were His proposition now is to raise a who was in attendance at his death We sincerely trust his stay will be as Mr. Peebles, a resolution against an ed its readings. doubtless intended so to be, too heavy Congressional Committee to proceed testified to a long conversation with agreeable to him as to us. the pen of a lawyer who thoroughly indeed to be borne; that is to say, a to Alaska during the recess and inves-Cobb, and repeated prayers and Judge KERR is indeed a gentleunderstands the subject, and his ar- fine of two thousand dollars and im- tigate the seal fisheries. Not a bad understands the subject, and his ar-guments completely destroy the shal-prisonment for two years in the leni guments completely destroy the shal-Government will foot the bilt! BAILEY and RUSSELL for their negro This is no child's play. If men will SPENC R, we believe, is the hero of him. Swain was arrested at Fair Binff But His Honor is not altogether on amuse themselves by holding posses- a little j ke that Forrest perpetrated sion of our City Government when during the war. It is said that For- about ten days afterwards. The de- pleasure bent, for next week he will at any town on the Atlantic coast or thorouga description of coin on use such power as is vested in it by Messrs Russell and Badey, Attor- bank bills so the amount is fixed by the Constitution. It should recognize the bank bills so the amount is fixed by the Constitution. It should recognize these, say, and Dancan, do, they must suffer the consequences. sent word that all the non-combatants 'negroes, eight or ten, were scouring Building Association Injunction case, be build a read which read by the build negto complainants, solemnly swear Those who dance must pay the piper. would be given time to withdraw, that the country for Swain, to rebut the and that against the Carolina Central that the Constitution gives to every And just here it becomes pertinent is to say the old men, the women and presumption that he had left the Railway Company, and the week follow-

better for the stand ward, stid term of the stand ward, stand term of the stand term of the stand ward, stand term of the stand term of term of the stand term of te demption to debtors whose real estate I am glad to know that the operations mony before his special committee by has been sold under executions, mort-House bill to exempt corn, wheat ease, that find difficulty in getting is a little remarkable that Mr. Hoar and tobacco from taxation. The special order being the bill in

should, for the sake of gaining a very relation to the Western North Carofaint coloring of party advantage, dn - fina Railroad, was taken up. cred t and falsely state the facts of | The bill provides for the appointthe United States census. According ment of a Commission to be composed of the Governor, Robert F. Armfield to the census of 1870 the number of and Jas. L. Robinson, to purchase the white males in Louisiana twenty-one Western North Carolina Railroad, at a tears of age and older was 87,006, and sale to be made under a decree of the Circuit Court of the U. S., at Greensthe number of colored males of simiboro, and any claims against said lar ages 86,913-a majority of 153 road, which may be necessary to sewhites. Mr. Hoar, in contempt of the | cure to the State of North Carolina a

e naus, states the number of colored perfect title to said toad. Also, that males twenty-one years and older at if the said road be purchased, the

from 50 to 150 is, in every aspect of sioners shall issue bonds upon Thursday was entirely taken up the question, a small matter, and this mortgage of the road, and the earn completion to the termini stated; and Public Treasurer is required to pay

GENERAL SHEBMAN.

In a letter to the Richmond Dis- vict labor on the work. On the morning of the 21st January patch, Dabney H. Maurey handles proceeded to explain the various maabout the heavy points and penalties. The route now ascends the Cocsa Navessa Guano Works, walking in ting that his strategic abilities are State, etc.

amendment providing that the net ferred.

upon the bonds. Adopted. finis is quite refrecting. If the only a matter of removing logs and present Board have the right under stags from the channels of navigable Cobb about one mite from the Navassa less, and well night erazy. In his disknow who shot him, as he was shot who took Sherman by the hand in that time of his poverty and distress. said pains and penaltics have a very summer, nor from any climatic influ from behind. These men placed him Gen. Mason Graham, Gen. Dick Tayon the side of the road, putting his lor, Duncan Kenner and other influ-

carpet-bag under his head, and gave ential planters, had sherman made him some water. Meeting two negroes, superintendent of the Louisiana State Seminary, with a good salary and a they told them of the condition of home amongst them until the war These negroes went to the broke out,

place and found Cobb just as the men When Louisiana secended Sherm: n had left him. They gave him water resigned his position in her service, Adopted. and prepared to go back to the North and talked with him. He told them A number of gentlemen dined with he knew he would soon die, and had him on the eve of his departure. His prayed to live long enough to tell who leave-taking was affecting. He told shot him, and said that Swain did it; them 'we are on the verge of a fierce war, the end of which none may live that they were walking along the road to see. For myself, I shall go to some together, and Swain said he had to far-off country and await the close of stop, and he had gone but a short dis- the dreadful strife, for nothing can tance when Swain fired upon him and ever induce me to draw my sword agaiast a people who have befriended me as you gentlemen of Louisiana

The next day, Mr. Murrill visited have the negro at his father's house, about And now, while Sheridan's fatrocious show up in its true colors this great memoers of the present Board of Alder-bug-bear, gotten up to frighten our men think they can hold possession of pantes. So says the New York World. Nothing was said by the memory done of the present former shows and four shows the pantes. So says the New York World. Nothing was said by the memory done of the present shows the pantes.

bench in any country.

other institution in the United States. The following bills were tabled

House bill giving the right of re- as small as it could be made.

SENATE. SIXTY-SEVENTH DAY.

THURSDAY NIGHT'S PROCEEDINGS.

The following bills passed third reading: Bill to authorize the city of Wil-

mington to issue bonds. Bill requiring all fire insurance companies not incorporated under the laws of the State to make a deposit of securities, was indefinitely postponed. Bill to provide a per diem for school committeemen was tabled.

Bill to provide for the education of adults was indefinitely postponed. The vote by which the bill to estabpass its second reading was reconsidered, and the motion to establish said county failed to prevail by a vote of 6 to 10.

Mr. LeGrand presented a counter petition from citizens of the town of Rockingham, praying for the establishment of two governments in that town.

> FRIDAY. FEBRUARY 26th, 1875.

such deficit out of the general fund. It further provides for the use of con-Mr. Parish, a bill requiring Sheriffs to advertise notices of the sale of all Mr. Tate advocated the bill and

property in county newspapers. Mr. Peebles, a bill to protect the rights of trial by jury. Prevents a their more violent as ociates. swear, r and W. H. Byney and D. L. Sand Mountain presents no unusual about two or three miles above the military operations and demonstra-Judge from giving his opinion as to parte statements cutside of the court on motion to set aside verdicts. Re-

earnings of the road shall first be ap-House resolutions, concerning the plied to the payment of the coupons

Mr. Staples, an amendment proto consult with the holders of the viding that no sale or foreclosure unclaims included in the decree of foreder the mortgage shall be made until closure of mortgage on this road, and six months notice is given by adverascertain upon what terms they can tisment in six newspapers of the purchase the same for the State, sub-State having the largest circulation. ject to the approval of the General Assembly. Adopted.

Bill to reassess real property of Pitt connty.

Bill authorizing Central Railroad to complete its railway to the town of to exasperate any people, the course Shelby by the 1st of July, 1875,or foramount of the net earnings of the feit its charter, passed third reading. Bill to punish any person for ob-

taining any money, goods, property or anything of value under false pretences

Bill amending Battle's Revisal in regard to the weight of tar. Bill amending Battle's Revisal, concerning the fees of Superior Court

Clerks for auditing guardian accounts, &c.

HOUSE OF REPRESENTATIVES. | conduct of the returning board in at-Mr. Norment offered a protest tempting to cure one wrong by another expelling J, William Thorne, the tent and lent plausibility to their com-

late member from Warren, which, at plaints. Wilmington and New River Steam his request, was spread upon the 7th. There has been much dishonesty, much corruption in State and minutes.

late the taking of fish in the waters this the Republicans, especially under ferred

ng it. Their wish is to record their agreement with those of their asso-He thought the amount asked for was ciates who look upon such a compromise as less intolerable than the

Mr. Norment briefly responded in support of Thome. Mr. Gienn said he had followed the present uncertainty and distress in discussion closely, and weighed well

Louisiana, Messrs, Potter and Marall the testimony pro and con, and he shall are opposed to any resolution was satisfied that the gentleman from recognizing the Kellogg government. | Warren was being tried for his religi-They find nothing to justify the belief ous belief, and he could not support that Kellogg was elected, and state, the resolution.

in their judgement, all that is needed in Louisiana is the withdrawal of the the resolution, stating that a man who Mr. Trivett spoke in advocacy of Federal troops and the right of the would promulgate such daugerous people of that State to govern them- doctrines should not sit in the counselves. cils of our State.

MINORITY REPORT. Mr. Finger said that he was glad Messrs. Hoar, Wheeler and Frye that the resolution, which bound us submit the following conclusions : down to say that the member from In the whole case we are of the opin- Warren denied the being of Almighty God, was out of the way. We could

1st. That there has been and is, on now put the matter on general grounds the part of the party calling themselves and say whether or not a man prothe white man's party, in Louisiana, a mulgating such a blasphemous purpose to take possession by force pamphlet is quadried to be a legislator. lish the county of Cohara failed to and fraud of the State government, He was prepared to say that he did without regard to the question of who not think he was, and was glad that may have the numerical majority at a the resolution was now in such shape fair election. that he could support it.

2d. That in the execution of this Mr. Tate thought this House was purpose the white man's party have treading on dangerous ground and refrained, and will refrain, from the moved to refer the whole matter to use of no instruments which they the Judiciary Committee, think designed to accomplish it, On this motion, Mr. Erwin called

whether these instruments be murder, the yeas and may es. fraud, civil war, or coercion of labor-Mr. Whitey objected to any post-

ers by employers. ponement. He thought the metter 3d. While there are many men in should have been dispused of on Satth ir party of more moderate views, unday. The House, he thought, who do not themselves use or approve should be at some other work. The these unlawful means, such men de- motion to refer was het. sire the accomplishment of the same

Amendments by Simons, Walker, of end, and are powerless to restrain Richmond, inscring "blasphemous" instead of sacrilegious, and Finger, 4th. Three causes have made it eas- after North Carolina, "immorality, ier to unite so large a number of the were adopted.

whites of Louisiana in these purposes, The Hughes resolution was then and have rendered more difficult to adopted by the following vote:

unite the best men among them in op-Ayes-Messrs, Atwater, Barnhardt, position-the fact that the administra- of Caldwell, Bernheardt, of Rowan, tion party in Louisiana is made up by Barrett, Betus, Bezzell, Western N. C. R. R. Instructs the massing together almost the whole ne Davis, of Haywood, Davis, of Jackson, presiding officers of the two Houses gro vote with a few whites, largely Dortch, Erwin, Finger, Foote, Freefrom other States ; the fact that there man, Gather, Gash, Green, Gudger, has been great maladministration by Hanner, Harrison, Haymore, Holt, Republican officials ; the belief, hon-estly entertained by large numbers of tin, McCubbins, Mock, Moffitt, the white people of Louisiana, that Mosely, Norment, Patton, Presson, they have been twice defrauded out of Proffit, Reid, Shackleford, Sharpe, the results of election in which they Spears, Staples, Thompson, of Beauhave been successful. fort, Thompson, of Lincoln, Trivett,

5th. While all these things are great | Walker, of Richmond, Wells, Whitevils much to be deplored and likely ley, Young -46.

Nays-Messrs Brewington, Bunn. of the whites themselves has tended to Carter, Cary, Crews, Etheridge, Garbring them about and inflame them. - rison, Glenn, Goed, Hicks, Hill, Jes-The simple and peaceful remedies of sup, Jones, Mendenhali, Mitcheli, obedience to law, argument, decent Mizell, Moore, Parker, Pinnix, Scott, treatment of their opponents, would, Smith, of Anson, Smith, of Hyde, if they had pursued them, have proved Strong, Tate, Walker, of Tyrrell, Ward, effectual long ago.

Whisnaut, White and Wood-31. 6th. While we believe Governor On motion of Mr. Gudger, the mo-Kellogg to have received a majority of tion by which the resolution was the votes in 1872, and while we believe adopted, was reconsidered, and that there was violence and fraud, which motion haid on the table.

frustrated the will of the people in | Before the vote was announced on many parishes in 1874, the illegal or the resolution, Mr. Harrison, who der of Judge Durell and the illegal had voted first in the affirmative, changed his vote to the negative, saying as there was a doubt, he would against the action of the House in naturally inflamed the popular discon- give it to the defendant.

The speaker then announced that the seat of J. William Thorne, of Warren, was vacun and divacted the Clerk to issue a contilicate for his per

dirm to date. Thus ended the three days trial, which has been the principal street ble, although in numerous instances topic of conversionable the past week, and with him few excention just as the public desired that it should end.

8th. The effect of all this has been By the same, a bill to authorize the to put an end to the authority of law Judging from the samual report of over a large portion of Louisiana, to

as the Commissioners shall prescribe. The bill passed its second reading almost unanimously. SENATE.

FEBRUARY, 25th, 1875.

Navigation Company. Referred. versity, on Saturday at 12 o'clock. Lies over

Mr. McElroy, a resolution petition-

By the same, an amendment requiring the Commissioners appointed to give bond to the amount paid by the State for the road; afterwards modified

by making the bond double the road. Adopted. By the same, an amendment that

after the organization the number of Commissioners shall be increased to four, one of whom shall be elected by private stockholders in such manner

SIXTY-FOURTH DAY.

Mr. Kerr, a bill to incorporate the Mr. Graham, a resolution to go into the election of 17 Trustees of the Uni-

Methodist Publishing House.

By Mr. Shackelford, a bill to regu- local administration in Louisiana. For

of New River, Onslow county. Re- Warmoth's rule, are largely responsi-By Mr. McRae, a bill to amend the their opponents have been equally to

ing Company. Referred.

Mr. Williamson, a resolution conserning the call of a Convention; to Mayor and Commiss make the question of calling a Con- ville to organize the fire department | deprive the negro of his freedom, of This gentleman whom all good menvention the special order for Monday next at 12 o'clock. Referred to Joint House bill to incorporate the Fay-walne of the methods provided by law his death, Lamb Bell, an old negro is spending a few days in our city.- | Committee on Constitutional Reform. | etteville and Goldsboro Railroad, pass- for securing fairness in elections or teen thousand ets lundred, a larger

ing Congress in favor of the Southern | charter of Beaver Creek Manufacturblame

we shall indeed be surprised. tion signed Civis, which we print low pretences set up by Messrs, tentiary. clients.

man who has lived in the State twelve to inquire by what process Judge the children and Spencer's caralry! neighborhood to prevent arrest. months and in the county or munici- Bond, or any other official, save the ply thirty days, the right to vote in Governor of North Carolina, can take

our city elections. the Constitution, will some one rice imprisonment for refusing to surren- country, A private Washington letter Norment. We can say with cander of the third term scheme of '96 in his Adopted. to explain what can prevent the entire der the office of Alderman of the city to the Editor of the Charlotte Observer that we have seldom winessed a trial farewell address: "The period for a body of voters in the county of New of Wilmington after the expiration of says Gen. Ramsom's late effort con- in which more ability or zeal were ex-Hanover from voting in our city his term of office by due course of tributed more toward defeating the hibited on both sides. All the speechelections hereafter ? law 2

The Canadian House of Commons is thirty cents per ton, demanded at all the Lake ports of the United States. be sure you are right. One member, Capt. Norris, even pro-

posed measures of retaliation. The This may furnish to Grant another property goes to the widow, children pression on the Senate, as it certainly bered.

SENATOR RANSOM.

from the Penitentiary a man duly The compliments to this gentleman M. Bellamy, and the State was repre-If this be the true construction of convicted and sentenced to two years come pouring in from the press of the sented by the solicitor, Captain seating of Pinchback than all the others es made a deep impression upon the United States being not far distant,

In conclusion we commend to all put together. The New York World jury and bystanders, and the Court and the time actually arrived when protesting against the tonnage dues of parties interested DAVY CROCKETT'S says: "Mr. Ransom, of North Carolina, House was filled to overflowing. The your thoughts must be employed in rule, that is to say, "Be sure you are made a speech on the general South- charge of His Honer was very full as d designating the person who is to be Mr. French supported the bill, taking right, and then go ahead." But first ern situation which is commended explicit, and very feelingly and im- clothed with that important trust, it ground that the present statute imern situation which is commended explicit, and very feelingly and im-warmly by all hands. It was an elo-pressively delivered. Doing full ju . appears to me proper, especially as it before the fact, and that it was unconquent appeal for peace in the South, for tice to the State and to the prisoner, The estate of the late Congressman harmony in the country, and for the he impressed upon the jury the rematter lies over for proper examina-tion into the are of the late Congressman harmony in the country, and to the late to the late in the sponsibility resting upon them in lantion into the papers and status of the case between the two governments. Hersey, of Maine, amounts to \$2,000,-Case between the two governments. Hersey, of Maine, amounts to \$2,000,-Out. There are several charitable be-quests, but the greater portion of the pression on the Senate, as it certainly bered.

The defence of the lad had been place of Judge McKov, with whom he

confided to Messrs. D. J. Devane and has exchanged circuits.

George Washington thus disposed ing to the seacoast of North Carolina.

before the fact in the crimes of murprisonment in the State prison for life.

may conduce to a more distinct expression of the public voice, that I should now apprise you of the resolu-tion I have formed, to decline being

appropriation by Congress to the Texas Pacific Railroad. He was opposed to ment of costs by the State when State instructing our Congressmen to vote officers are sued and lose the case,

is not desirable. It is not asked for also his statement that Swain had shot well be proud and would grace the thought this appropriation would be a House bill to amend section 19, disadvantage to the Southern States chapter 32, in relation to crimes and by either side, and would inflame and ent office is the only institution coninstead of an advantage. There would punishments, (provides that it is not aggravate the evils now existing. 10th. It is the duty of Congress to be no terminus of the proposed road necessary to prove the names of banks

benefit to it, as she would be as one of | House bill to incorporate the South-

ing he will hold Columbus Court in the \$280,000,000 asked for. its readings. Mr. Love moved as an amendment. unless aid be extended by Congress to the Western North Carolina Rail-50x100 feet on the northeast corner of be devised. road and other unfinished roads lead-

Moore Square, passed its readings. On motion of Mr. Mendenhall, the

vote was reconsidered, and on his symptoms, not the disease. Ethcient and where they are to go, are quesmotion the bill was referred to the aid to the State to establish public tions which the goesips donot pretend Mr. Busbee thought it was useless and moved to lay the whole question Finance Committee, with an amend- education would have gone far to pre- to be so well prepared to give ento petition Congress in the premises. Mr. French's bill to punish accessory ing that the buildings should be re- to effect a cure. The public sentiment have point in to pre-

moved when the ground was required of the rest of the community, without ous, means of knowin that changes by the State. House bill to require the officers of remove, as it has already done much and that those above mentioned are der, arson, burglary and rape, with im- | by the State.

of monies which may come into their That people should be made to un could astonish the people more in conhands passed its readinge. On motion of Mr. Tate, the House in the National Government to pre- treasury than that of West, yet the

tion I have formed, to decline being considered among the number of those one's own lards, between the first of and discussed to the hour of adjourn-men who are seeking power by such would be a favorite companion at the

"hard times" have proved an incentive to mechanical ingentity The number of patents granted but year was thirascertaining their result. This state number than has been issued in any of things overthrows Republican govone year except in 1869, when fourernment in Louisiana, and seriously teen thousand were recorded. There menaces it in the whole country. were twenty-one thousand applications 9th. A new election held at this time in all, The receipts were \$50,000 m excess of the expenditures. The pat-

ducted by the government which is wholly self-sustaining.

A Washington special to the Boston William Pitt Kellogg the choice of a rent. This time, according to the ans, and that he should be recognized be the best informed in this direction, House bill to donate a lot in the accordingly. It should provide fur- Attorney General Withams, is to give city of Raleigh for the purpose of ther safeguards for holding elections way to Senator Carpenter and General building a Primitive Baptist Church and ascertaining the result, if any can Fristow will vacate the treasury dethartment and that vacancy is to be filled 11th. But these remedies are at best by Senator West, of Louisiana What temporary and superficial, curing the is to become of Williams and Bristow,

the various counties to make reports to aggravate, the evil in Louisiana. the most probable. Nobody's name derstand that all the authority lodged neetion with the secretaryship of the

went into a Committee of the Whole serve republican government and to reasons assigned for placing him there The act was considered by sections this country will accept the alliance of from Louisiana, and that Carpenter,