MEMENTO MORI.

The change, the mighty mystic change may On any smiling summer morn for Youth; We from our very cradle learn the truth That the next step may sink into the tomb. But when the pulses flag, the hairs grow

The "may" is altered to the potent

"must.

However lingeringly we hope and trust, Each hour drags closer to the last dread The fair old world must show as fair a The hand of love clasped warmly yet on

But yet we know the canker in the flowere, The shadow creeping slowly to our place. Wisest to press it home on heart and eye, Remember well-Youth may age but Age

must die. -All the Year Round

FROM WINSTON.

Star Correspondence. Winston, N. C., Oct. 15.—The extension of the Cape Fear and Yadkin Valley railroad from Fayetteville to Wilmington will bring this and the Cape Fear section into closer commercial relations, an event to which our people look forward with lively interest, as doubtless yours also do. The time was when Wilmington was the port of entry for all this section of North Carolina, and the day is not far distant when she will again be.

The building of a road from here to High Point to connect them with the road to Randleman, to which our people are now directing their energies, will give us a direct route by way of the C. F. and Y. V. road at some point below with Wilmington, and this will also give Wilmington connection with us by two lines, but also with other sections penetrated by the extension of the Northwestern to Wilkesboro, the Roanoke and Southern to Roanoke, Va., on both of which work is now vigorously progressing, and the Virginia Midland from here to Mocksville, for the grading of which the contract has been made. We have a plucky, pushing people who have faith in the future of the Twin-City, but have not been given to much loud talk, and hence she has not attracted that particular attention that some other towns have, even within our own borders.

Her principal industry is the manufacture of chewing tobacco, in which she has achieved noted reputation, as Durham has in the line of smoking tobacco. Few people outside of the town are aware of the fact that there are twenty-two factories now in active operation, which cost in the aggregate for buildings and outfit not less than a result of the election. In doing this labor in the State of Tennessee. million of dollars, and that upwards of a million of dollars are annually paid out to farmers for leaf pur These factories employ about four thousand hands who receive in wages, in the aggregate about twenty-five thousand dollars a

week. Our four warehouses now handle from twelve to fourteen million pounds of leaf annually, ten million of which will be manufactured here this season. Ten million pounds of manufactured tobacco means a goo i deal of money, and will give some idea of one of the sources of in-

It is worthy of note that this colossal business has grown up within the past fifteen years, starting then in a little county seat, with less than three hundred inhabitants. Its rapid growth is due in a great measure to the industry and energy of the men who invested their money in it. But in this they were favored by the fact that the country tributary to Wiuston Salem has the reputation of producing the finest leaf in the world fer the manufacture of chewing tobacco, being free from the rankness and bitterness which characterize much of the tobacco grown in other sections. This has given reputation and popularity to the plug and twist manufactured here and an annually increasing demand for it North and South which our manufacturers find it difficult to meet. They have had the good sense to keep up the standard and to avoid the mistake that other towns have made which had reputation and trade and lost both by becoming careless or grasping and turning out inferior work, Our manufacturers don't intend to do that, and hence they do not enter the field of competition on law grades or work. Their reputation now stands at the top notch in the commercial world, and there they in tend to keep it.

A Straw for Voters and Betters. American Notes and Queries.

On September 1 the American Notes and Queries, of Philadelphia, offered a prize of \$50 for the guess which would prove to approximate most nearly to the plurality received by either Harrison or Cleveland in New York. The contest, which is very lively, has been productive of curious results. Until about September 10 Harrison was the favorite by a ratio of 3 to 1. Then a cold wave seemed to strike the Republicen candidate, and Cleveland began to lead by about the same ratio. But at the time of the great Blaine demonstration in New York, and for a short time afterwards, Cleveland's ratio fell off about 3 to 2. The very last batch of guesses counted showed Cleveland to be the favorite by a satio of 4 to 1. And the total guesses received to date show Cleveland to be in the lead by 5 to 3. The lowest guest on Cleveland's plurality is 60, the highest 43,261; the lowest on Harrison 30 the highest 34,467.

PERSONAL.

-Young Emperor William's present tour will cost about \$200,000-enough,

lager.—Philadelphia Record. -A Democrat of Plainfield, N

J., has sent to the Democratic National Committee the names of forty two Repub-licans of that place who will vote for Cleve--Four boys robbed the bank at

Ravenswood, W. Va., of between \$300 and \$400 on Wednesday night. Genius is bound to follow its bent, in spite of all temptation to be respectable.—New York

-Judge Thurman is showing himself to be a very lively and vigorous cam-paigner, beating Mr. Blaine in his endurance. The Old Roman's speech at Fost Wayne was a rouser and a clincher.—New York

—Judge Thurman's ringing speech at Fort Wayne shows that he has completed by recovered from his recent indisposition and is a fit in physical vigor to lead in bringing the Western campaign to a victorious close.—New York Star.

Supreme Court Decisions. Raleigh News and Observer.

Walton vs. Pearson On the civil issue docket only the issues of fact joined in the pleadings and other matters for hearing before the Judge at a regular term and memoranda relating to such matters should be entered. Entries of appeals should be made

on the minute docket. Where in a transcript of a record on appeal in an action that was pending at the adoption of the Code t is stated that "defendant W. F. McKesson appeals," and in the case stated by the presiding Judge, it is stated that "the defendants appealed," the latter statement will be taken as the true one, for in such actions the appeal is not taken by the parties, but is allowed by the Judge, and he should know who appealed in

order that he might allow the appeal. Although a case stated by the Judge be not certified as part of the transcript, yet when it was accepted and acted on at the hearing as a part of the record, it cannot afterwards be disregarded.

Where the minute docket states that the defendants appealed, and the case stated by the Judge so states, the strong presumption is that the entry was correctly made.

A record must not be disturbed on evidence that gives rise only to doubt and uncertainty.

While a judgment in a lease where the court has no jurisdiction may be stricken out on motion of any one, and a void judgment may be annulled at the instance of any one having a direct interest, relief can generally be allowed only on motion of a party to the action, if he be living at the time of its rendition.

Eastern Land and L. Company vs. State Board of Education. Held, While an ancient deed proves itself, it is itself no proof of title, or

of possession under it. Held: That the recitals in a sheriff's deed to the Governor for land sold for taxes were not evidence, prior to the acts of 1885, chapter 177, section 42, which statute has no retroactive operation.

Held: A forfeiture under the act of 1842, chapter 36, is not complete until some proper action is had to ascertain and declare and give effect

Held: The word "assigns" in section 2,522 of the Code does not embrace purchases for value, after a grant has been issued, but an assignee of the warrant authorizing the issue of the grant.

Gatling vs. Boone. It is the duty of the board of county canvassers to receive the returns of an election, and ascertain from them who received the highest they are to examine the returns, to determine whether they are such, whether they are sufficient or otherwise, and from such as they find to be proper, to find and declare the result. But their action as to the sufficiency of the returns is not conclusive. It settle the prima facie right. No appeal lies from their decision. In an action brought to determine

the right, the court proceeds without reference to the board of canvassers. Held, that in an action to try the right to an office, an issue as to whether a board of canvassers properly rejected certain returns was immaterial. The only proper issue in the action is assto who received a majority of the votes cast-what was the true result of the election.

Held, where immaterial issues are submitted, the finding of the jury in regard to them should be dis-

CURRENT COMMENT.

This is the way the Republican party, during its many years of control, reduced taxation: It abolished the direct tax on manufacturers. It abolished the income tax, on incomes in excess of \$1,000 a year. It abolished taxation of railroad corporations. It abolished the tax on express companies. It abolished the stamp tax on bank checks. It has abolished all these taxes that fell upon the wealthy and well-to-do. But it has never abolished, it has never reduced to any appreciable ex-tent, the taxes that fell upon the poor. Their taxes are still \$47.10 on every \$100 worth they buy of foreign goods, and an unknown amount on domestic goods. The wealthy have been relieved of more than \$100,000,000 Federal taxation, but the poor have not been relieved at all. - Boston Globe, Dem.

- The issue of tax reform requires no apology, no hesitation, no ambiguous expression. It is an issue that calls for an earnest and aggressive advance of its supporters. It is the cause of the people; the cause of equal taxation; the cause of enlarged industry; the cause of increased wages to labor; the cause of industrial prosperity and the foe of monopoly and oppession. - Philadelphia Times, Ind.

POLITICAL POINTS.

- The undisputed fact that the government is collecting \$440,000 of revenue is reason enough for a reduction. The legitimate needs of economic administration do not require over \$250,008,000.-N. Y.

World, Ind. Dem. - If the Max Adeler theory that the foreigner pays tariff taxes be correct, Mr. Wanamaker has made a frightful mistake in suing the Government to recover money that belongs to ribbon-makers on the other side of the Atlantic.—Phil. Re-

- The Democratic party, by its platform and by its Mills bill, stands just where it has always stood on the tariff ques-tion, and, more than that, it stands also just where the Republican party professed to stand until within the past four years.—

- The Senate tariff bill for buncombe is bringing bitter perplexity to its officially; but it was admitted by the memfriends and originators. It has been conclusively proved that it is .45 per cent more of a free trade measure than the Mills bill. This paper expected to see the horns of the Cobden Club working through the Repub-lican free trade device - New London Tele-

— As the prospect of defeating Mr. Cleveland grows small it is noticeable that the New York Tribune and other Blaine organs begin to withdraw their champion and push poor Mr. Harrison into the foreground. If there should be a Republican triumph it would be a Blaine victory; but a Republican reverse would be a Harrison defeat.—Phil Record, Dem.

- Mr. Blaine spoke at Evansville, — Mr. Blaine spoke at Evansville, Ind., on Saturday, Oct. 13, 1888. Mr. Blaine spoke at Evansville, Oct, 22, 1884, The county in which Evansville is situated had given the Republican national ticket 428 plurality in 1880. After hearing Mr. Blaine in 1884, it gave the Republican national ticket no plurality at all, Cleveland carrying it by 63 votes.—N. Y. Evening Post, Ind. Rep.

FIFTIETH CONGRESS. PIRST SESSION

Interesting Proceedings in both Houses-Passage of Resolution for Final Adjournment on Saturday, 20th inst. By Telegraph to the Morning Star.

SENATE. WASHINGTON, October 18 .- Mr. Gray, in the absence of the two Connection Senators, presented and read a memorial of five hundred citizens of Connecticut, workingmen, wage earners, manufacturers and farmers, in favor of the Mills bill and the admission of raw materials (particularly wool, salt, lumber, tin plates, &c.), free of duty. Laid on the table.

The resolution for a recess from next Saturday to the 19th of November, was taken up, and Mr. Paddock moved an amendment, by making the recess begin on the 27th inst. and end on the 13th of

Mr. Allison said that he had consulted senators on both sides of the chamber, and thought that the prevailing opinion was in favor of adjournment until the firss Monday in December. He understood that the Senator from Georgia (Brown), would offer a resolution to that effect, and if so, he (Allison) would support it.

Mr. Brown offered a resolution for the final adjournment of this session at 1 o'clock next Saturday. He said he did not

believe that the passage of the tariff bill would be facilitated by a prolongation of cessful at the coming Presidential election something like the Mills bill would be passed, and if the Republicans were sucessful something like the Senate bill would be passed. Popular opinion on the subject would be known after the election. Mr. Evarts spoke in favor of Mr. Browu's

esolution, and Mr. Paddock is favor of the amendment offered by him

Mr. Cockrell ridiculed a remark by Mr. Paddock, to the effect that he and his pecole desired the passage of the Senate bill. That claim, he said, was perfectly farcical If the Republican Senators wanted to pasthe bill before the election the Democratic Senators would stay with them, but it was a farce to undertake it, and the Senator from Nebraska knew it.

Mr. Paddock said that the primary trouble about the matter was that there had not een a quorum in the House for six weeks. Mr. Cockrell-That does not make a particle of difference. The House has nothing to do with the bill now. When the Senate passes this bill there will be a quorum of the House to act on it. It is the Republican Senate that has to do with it.

The presiding officer intimated that Mr. Cockrell was not in order, and expressed the hope that Senators would cooperate with him in maintaining order.

Mr. Cockrell—We will do it; we will

help you. (Laughter.) Do not (to Mr. Paddock), trouble yourself about the House; the House will take care of itself. Take care of the Senate; here is your re-After some further discussion between Senators Cockrell, Paddock and Aldrich, Mr. Allison said he would accept the amendment offered by Mr. Brown.

A majority of the Democrats voted in the affirmative, while a majority of the Republicans voted no. There was no demand for a division, and the Chair, after a longer pause than usual, declured the concurrent esolution adopted. Mr. Teller offered a resolution instruct-

ing the Committee on Indian Affairs to inquire as to the truth of the report that the secretary of the Interior had purchased a large number of wagons for the Indian sernumber of votes and to declare the vice that were manufactured with prison On objection by Mr. Cockrell the resolution went over until to-morrow, and the

senate took a recess for half an hour. At the close of the recess (2 50 p m.) Senste resumed its session, and passed the various joint resolutions for the printing of the agricultural report (400,000 copies) and other documents. Mesers. Edmunds, Dawes and Faulkner

wereappointed on the joint select committee to investigate the work on the Washington aqueduct tunnel. The Senate then resumed consideration of the tariff bill, and was addressed by Mr. Aldrich, one of the members of the Finance Committee He proceeded to illustrate by eference to the official statement of the Bureau of Statistics, the utter worthlessness and absurdity of an attempt to show the character of the House bill, and of the Senate bill, by the system of ad valorem rates and per cental. The statement from the Bureau of Statistics was, he said, not only misleading in its general feature, but it was entirely inaccurate and misleading in its details; and the Bureau officials, (if they had any knowledge whatever on the subject), must have known that i' was. Mr. Cockrell replied to Mr. Aldrich's

criticism of the tables of the Bureau of Statistics, and claimed that they were perfectly correct, and said that they had been made out (under headings prepared by himself), by Mr. Kepperstein, a Prussian employe of that Bureau, who had been in the department at least since 1879, and who had no interest, directly or indirectly, in

any misrepresentation At the close of the discussion the House joint resolution to pay sessional employes of both Houses their full month's salary for October, and to pay a month's salary of the regular officers and employes on the 20th of October, were severally passed. The Senate then at 6 p. m. adjourned

HOUSE OF REPRESENTATIVES Mr. Cox, of New York, was in the chair when the House met this morning. After prayer by the chaplain, Mr. Faruhar, of New York, rose and called the Chair's attention to Rule 1 of the House, which directs the Speaker to cause the Journal to be read on the appearance of a quorum. He was unwilling that certain members should absent themselves, while others, like himself, had remained here, since December. There had been one or two motions to adjourn, which had been treated somewhat, captiously, and it was time that the House should come to some reasonable arrangement as to whether members should be parties to a political game, or whether they should adjourn properly and in order. He believed that the Speaker of the House, whatever his engagements might be elsewhere, (and there was no resson for his absence on account of sickness), should preside over the skeleton House as long as members were willi g to stay to transact skeleton business He feit that it was not only a disgrace, but an affront, to the intelligence of Congress, to have two insig-nificantly attended bodies waiting papiently

the movements of the political parties. The Speaker pro tem laid before the House the adjournment resolution of the Mr. McMillen, of Tennessee, briefly reviewed the work of what he termed he present extraordinary session of Congress, devoting himself especially to a consideration of the action on the tariff, He was frequently interrupted by the Republican members with questions, criticisms and sarcastic suggestions, so that a general debate ensued. In its course Mr. Bavne, of Penesylvania, discussing the sugar feature of the Mills bill, averred that that bill, as it passed the House, was the protection and inspiration of the sugar trust. A leading Democrat of New York, President of the trust, had appeared, either directly or indirectly, before the Ways and Means Committee and secured from that commit-

tee such protection as would enable the trust to flourish. Mr. Turner, of Georgis, asked Mr. Bayne what evidence he based that state-

ment upon.

Mr. Bayne replied that it was denied by gentlemen here that Havemeyer appeared before the Ways and Means Committee pers of the committee that Havemeyer and his attorney had conversations with them

his attorney had conversations with them respecting the duties on sugar.

Mr. Breckenridge, of Kentucky—The statement the gentleman has made is absolutely untrue. That must go on record.

Mr. McMillen—It is a statement which connot be substantiated in any way in the world, for it is absolutely devoid of fact.

Mr. Turner said that the statement of fact made by the gentleman was untrue.

Finally the Senate resolution for the final adjournment was concurred in. Adjourned.

SENATE.

Washington, October 18.—Mr., Blair endeavored to have action taken on the House bill passed yesterday as to the employment of army and navy bands, but Mr. Cockrell objected and gave notice that no more bills would pass at this session.

The Senate then, at 1.15 took a recess for half an hour, and this recess was further extended to half-past 2, and when the Senate reassembled it at once went into secret session, and at 3 p. m. adjourned till 11 a. m. to-morrow.

HOUSE OF REPRESENTATIVES. The Journal having been read, Mr. Farquhar, of New York, objected to its approval, and called attention to a point of order raised by him yesterday that the Journal could not be read in the absence of

The Speaker held that if before the read The Speaker held that if before the reading of the Journal the gentleman had raised the point of no quorum, it, would have been the duty of the Chair to order a call of the roll. He also held that the House had control of the approval of the Journal, and as there was objection he would submit the question to the House, and in forder to obviate any misunderstanding he would also submit the question of approving Wednesday's Journal.

Both Journals were approved.

Both Journals were approved. The House at 1 o'clock adjourned till 1 clock to-morrow.

SENATE. Washington, October 20.—Only seven Fenators had the benefit of the final prayer this session of Chaplain Rev. J. G. Butler, namely, Presiding officer (Mr. Ingalls), Messre, Allison, Cockrell, Mitchell, Paddeth Carlotter, and Tollor, Paddeth Carlotter, and Paddeth Carlot

dock, Saulsbury and Teller.

The Chaplain asked a blessing on what had been done by the Senate in God's name; that God would be present with those who were now scattering throughouthe land; that He would direct the ballo of the nation, and that He would make this a righteous nation, leading the nations of the world in their onward progress.

During and immediately after the reading of the Journal the Senate was rein-

forced by the presence of Messrs. Black-burn, Reagan and Sawyer. On motion of Mr. Allison, a committee of two Senators was appointed, (Messrs. Allison and Saulsbury), to join a like committee on the part of the House, to wait upon the President and inform him that Congress, "having finished its business was ready to close the present session b adjournment at one o'clock to-day.

Mr. Blackburn presented the minority re port of the select committee on the Civil Service law, and it was ordered to be

printed with the majority report.

The last bill of the session to be intro-duced was one by Mr. Mitchell, proposing an amendment to the Constitution, pro-viding for the election of United States Senators by the people. Referred. Business was then informally suspended. waiting messages from the President or from the House. The first message received was one from the House announcing the passage of a joint resolution authorizing the Government exhibits at Cincinnati to

remain there till the 15th of November. It

was immediately passed by the Senate; also one announcing the appointment of a com-mittee to wait on the President. Next a message from the House was re-ceived, sending back the enrolled joint resolution (signed by the Speaker), as to the Government's exhibits at the Cincinnati Exposition. It was immediately signed by the presiding officer end dispatched to the President, but as the hands on the dial of the clock showed that but twenty-five minutes of the session were left, the question of being approved and signed was

very doubtful Five minutes afterwards Mr. Allison, o the committee to wait on the President, reported that the committee had performed their duty, and had been informed by the President that he had no further communi

cation to offer A resolution tendering the thanks of the Senate to Mr. Ingalls for the "uniformly able, courteous and impartial manner in which he had presided," was offered by Mr Saulsbury, and adopted unanimously. the President announced his approval of sundry Senate bills and joint resolutions.

final incident of the session, the farewell remarks of the presiding officer. Mr. Ingalls, with great deliberation and cution, spoke as follows: "Senators-Gratitude impels, and usage

permits, the Chair to postpone for an instant the moments of our separation, to acknowlege the honor of your resolution of confidence and approval, but justice de-mands the admission that if the Chair has succeeded in the discharge of the delicate and important duties of his position if order has been maintained in debate; if the laws have been administered, and if the traditions of the Senate, which are its noblest heritage, have been preserved inviolate, it a due to your considerate indulgence, to your constant and cordial co-operation Without these the greatest ability could not succeed; with these the humblest faculties could not fail. The termination of the longest continous session of the Senste since the foundation of the government approaches, and trusting that that supreme power which controls the destinics of naions, as well as the fortunes of men, may, during brief intervals of your labors in this Chamber, continue his beneficence to each of you personally, to the families of which you are members, to the States of which on are representatives, and to the country of which you are citizens, the Chair announces that the Senate stands adjourned

The speech was warmly applauded by Senators on the floor, and by the large audience in the galleries.

HOUSE OF REPRESENTATIVES. When the Bouse met this moraing at 11 'cleck, on the last day of the most pro-

tracted session in the annals of Congress, in addition to the Spoaker there were fifteen members in attendance. In the galleries there were not more than one huudre : persons to witness the closing rcents. In his opening prayer the Chaplain returned thanks for the many mercies vouchs eafed to members during the session, and invoked Divine blessings upon the Speaker, officers and members of the House, whose duty it has been to report the proceedings of Congress.

On motion of Mr. E. B. Taylor, of Ohio, a joint resolution was passed authorizing the exhibit made by the government at the Centennial Exposition at Cincinnati to re-main at the Exposition until November 15. In accordance with a resolution adopted. on motion of Mr. McMillan, of Tennessee, the Speaker appointed Messre Modillan, of Tennessee, Clements, of Georgia, and Ryan, of Kansas, as the committee on the part of the House to wait upon the President and inform him that Congress was reads to adjourn if he had no further comready to adjourn if he had no further com-

munication to make. A recess was then taken until 12 80. After the recess Mr. McMillio, chairman the committee appointed to wait upon the President, reported that that duty had been performed, and the President had stated that he had no further communication to make to Congress.

A further recess was then taken until seven minutes before 1. After the second, recess, Mr. McMillan, of Tennessee, in the chair, Mr. Ryan, of Kansas, offered and the House unanimously adopted the following resolution:
Resolved, That the thanks of this House are hereby tendered to Hon. John G. Carlisle, Speaker, for the courtesy, ability and fairness with which he has presided over he deliberations of the first session of the

Fiftieth Congress.

Speaker Carlisle having resumed the chair, Mr. Hopkins, of New York, offered and the House adopted a resolution tendering the thanks of the House to its officers for the courteous manner in which they have discharged their duties.

As the hands of the clock pointed to the

hour of one, the Speaker said the hour of one o'clock having arrived, I now declare the House adjourned sine die. The announcement was received with applause, and the correspondents in the press gallery evinced their thankfulness by chanting the doxology.

OUR STATE CONTEMPORARIES. Reports from all parts of the State show | W. I. Gore. that the Republicans have not forgotten their old time methods of conducting a campaign. If anything they are more wide-awake than in any former campaign, organizing, plotting, counting noses in the wee sma' hours, in negro hovels, while honest men are in bei asleep .- Salisbury

There is not a negro in North Carolina of any prominence who belongs to the Democratic party. They stand together, without hardly a break, in favor of Radical rule. Out of 120,000 men or about that number. in the Radical party in North Carolins, 105,000 are negroes. In the eastern counties of North Carolina only ten white men out of a hundred vote the Radical ticket, and nine tenths of them vote the Democratic ticket. The negro vote is a unit for the Radical party. In the Second Congressional District in North Carolina, the only always certain Radical district in the State, a negro is the nomines of the party for Congress. In the Second Judicial District, the only always certain Radical district in the State, a negro is Solicitor.—Raleigh Chronicle. There is not a negro in North Carolina

THE SUPREME HOUR.

PAUL H. HAYNE.

There comes an hour when all life's joys and pains,
To our raised vision, seem
But as the flickering phantom that remains
Of some dead midnight dream!

There comes an hour when earth recedes

so far,
Its wasted, wavering ray
Wanes to the ghostly pallor of a star
Merged in the milky way. Set on the sharp, sheer summit that di-

Immortal truth from mortal fantasis. We hear the mosning of time's muffled

In measureless distance died ! Ab, then! from life's long-haunted dream

we part, Roused as a child new-born, We feel the pulses of the eternal heart Throb through the eternal mora. RELIGIOUS MISCELLANY.

s hindrance. - A religion that never suffices to overn a man will never suffice to save him; that which does not sufficiently distinguish him from a wicked world will never distinguish him from a perishing world .- Howe - "Want of common sense does

- Very often God's divinest agent

great harm to religion."—Cambridge Bible Commentary on Matthew. Christianity is hurt most by bad men with common sense and goed men without common sense. And it is difficult to say which is the greatest enemy.—Richmond Advocate. - When honest fanaticism reacts it goes into infidelity. A wise restraint of fanaticism, therefore, is prevention of infidelity. Let the watchmen on our Zion's wall bear in mind just now that prevention

is better than cure of this evil, -N. Y. Christian Adv:cate. - The Episcopal Diocese of Dela ware has secured a successor to the late Bishop Lee in the person of Rev. J. Leighton Coleman, and he was duly consecrated yesterday. Bishop Coleman's past record justifies the belief that he will be a worthy successor of the honored and beloved pre-late whose mantle has fallen upon him.—

-- The spent sugar cane coming out of the steel rollers is called begasse. It is as dry as a scorched leaf. There are subjects exhausted of every suspicion of mois-ture. Cart loads of this legisse in politics, theology and literature which have been in books on books, yet men pile it up and apply screws, expecting rivers of sweetness and nourishment to flow.—Ricemond Ad-

- Never take your Christianity from Christians, or argue that because such and such people do so and so, therefore you may (2 Corinthians x., 12) You are to ask yourself, "How would Christ act in my place?" and strive to follow Him (John x., 27). Never believe what you feel, if it contradicts God's Word. Ask yourself, ''Can what I feel be true, if God's Word is true ?" and if both cannot be true, believe God, and make your own heart the list (Romans iii., 4; 1 John v., 10, 11).—Christian Standard.

GRAIN AND PROVISIONS. Wheat Strong and Higher-Corn Quiet and Inactive-Pork Products Steady.

By Telegraph to the Morning Star.] to-day, but the trading was decidedly hecal and the market strong. The unexpected again happened to-day. Operators had gone home yesterday prepared for a break in prices to-day, but instead a sharp rally occurred. Immediately from the start a good demand existed, and although there was some trading at 1c below yesterday's closing, prices reponded to the d-mand and advanced with some fluctuations 41c for December and 21c for May. Buying was apparently confined principally to December, which accounted for that future being earried 24c over May. The shorts naturally started to cover, and the price was belped along no doubt by other buying The market held up well to the advance, and the closing was 81c higher for December and 1\$c higher for May than the closing figures of yesterday.

Speculative trading in corn was on a lim-

ited scale, the market ruling quiet and in active the entire session. There was very ittle if any outside business of consequence ransacted, and local operators were not disposed to trade to any extent among themselves. The market, on the whole, was quite featureless, and ruled more quiet than for sometime past. The opening was about the same as the closing prices of yes-terday, after which it ruled dull and negected, and closed 11c better than yesterday. Oats were almost entirely neglected, with

o fluctuations worth mentioning. Buyers of mess pork took hold fairly at the opening Offerings were small and the feeling rather bullish. The interest centred in January, and first sales were at a 7½c advance, sold up 2½c, declined 12½c, railied 4½c, reacted, and closed steady at a small advance over yesterday. Lard was quiet and steady, with no particular purpose to buy or sell. In short rib sides the bulk of interest centred in January, but trading only reached a moderate volume. A steady feeling prevailed, and prices tuled stady

Public Speaking. Hon. Charles M. Stedman will adiress the people on the issues of the campaign at the following times and Raleigh, Tuesday, October 23, at night. Goldsboro, Wednesday, October 24,

at night.
Wilson, Thursday, October 25.
Smithfield, Friday, October 26, at Ingram's, Johnston cor, Saturday, October 27. Kinston, Tuesday, October 30. New Bern, Wednesday, October 31,

Clinton, Friday, November 2. Whiteville, Saturday, November 3. Wilmington, Monday, November 5. at night.

The local committees are requested to advertise these appointments by hand bills and otherwise. SPIER WHITAKER,

t night.

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