The WEEKLY NEWS at \$2 per annum.

Practices in the State and Federal Courts.
Prompt attention given to the collection of
Claims in all parts of the State.
jan15-1m

J. B. BATCHELOR. L. C. EDWARDS W. PLUMMER BATCHELOR. DATCHELOR, EDWARDS AND BATCHELOR, ATTORNEYS AT LAW, RALEIGH N. C.

Will attend in the Courts of Wake, Granville, Franklin, Warren, Halifax, North-ampton and Chatham, and the Federal and Supreme Courts. jan 3-tf

A LEX. H. SMITH ATTORNEY AT LAW,

SCOTLAND NECK, N. C Will practice in the ; ourts of Halifax and adjoining counties.
Collections attended to in all parts of the

R. TURNER

DENTIST.

Office on Fayetteville Street, Over Williams Book Store.

WALTER CLARK.

CLARK & MUL EN ATTORNEYS AT LAW,

HALIFAX, N. C.

Practice in all the Courts of Halifax, Northampton and Edgecombe counties. In the Supreme Court of North Carolina and in the Federal Courts. Carolina, made in all parts of North

NDREW J. BURTON

ATTORNEY AT LAW, RALEIGH, N. C.

Will practice in the Courts of Wake and Halifax, and in the Supreme and Federal Claims collected in any part of North Carolina

ED. CONIGLAND. WM. H. DAY' LAW PARTNERSHIP.

CONIGLAND & DAY,

ATTORNEYS AT LAW,

HALIFAX, N. C.

Practice in the Courts of Halifax and adin the Supreme Court of the State, and in the Federal Courts. They will give special attention to collecting and consulting business, and to adjusting the accounts of executors, administrators and fice in Weldon on Saturdays and Mondays

B. H. BUNN, SAM'LT. WILLIAMS. BUNN & WILLIAMS ATTORNEYS AT LAW, ROCKY MOUNT, N. C.

WILLIAMS&BUNN

ATTORNEYS AT LAW,

RALEIGH, N. C.

Business letters may be addressed either to Rocky Mount or Raleigh. Claims Collected in any part of the State. Practice in the Supreme Court of the State and in the Federal Court at Raleigh.

T I C. E Notice is hereby given, that an applica-tion will be made to the Legislature of North Carolina, for a charter to incorporate a Fire Insurance Company,

OFFICE CITY TREASURER, RALEIGH, Jan. 14, 1873. The January interest on the One, Two

jan15-3t City Treasurer. WKINS & CO.,

COTTON FACTORS

General Commission Merchants,

43 West Lombard Street,

BALTIMORE, MD.

JNO. B. NEAL. WM. J. BAKER TOHN B. NEAL & CO.,

COTTON FACTORS, AND GENERAL COMMISSION MERCHANTS

AGENTS FOR PATAPSCO GUANO COMPANY,

Norfolk, Va. \$3-Battleboro "Advance" copy.

WAYNE ALLCOTT

GROCER AND GENERAL

PRODUCE_COMMISSION; MERCHANT,

Has and will keep in stock the best qual-

Jan 5-ti WAYNE ALLCOTT.

HE JAILY NEWS

VOL. 1.

RALEIGH. N. C., SATURDAY MORNING, JANUARY 18, 1873.

NO. 243.

The following amendments were of-

fered and accepted: By inserting in the

list of exceptions the counties of

Haywood and Richmond. Informally

Message Received

From the House of Representatives,

The President announced the follow

ing Standing Committee on Immigra-

tion: Messrs. Morehead, of Guilford.

Mr. Chamberlain was granted indefi-

HOUSE OF REPRESENTATIVES.

Mr. Blackwell presented a memoria

Legislature to take away the charter of

township, Robeson county, asking the

the Roanoke Navigation Company.

called the House to order.

and approved.

N. C. R. R.

that courty.

of the same character.

order for 12 o'clock to-morrow.

passed over.

proceedings.)

sickness.

MORNING EDITION. The Kaleigh Daily News.

SATURDAY.....JANUARY 18, 1873

Special Notices inserted in the Local Column will be charged Fif-

teen Cents per line. All parties ordering the News will please send the money for the time the paper is wanted.

Messrs. Griffin and Hoffman, Newspaper Advertising Agents, No. 4 South Street, Baltimore, Md., are duly authorized to contract for advertisements at our lowest rates. Advertisers in that City are requested to leave their favors with this house.

LOCAL MATTER.

E. C. WOODSON, City Editor

For latest news by telegraph, see Fourth Page.

wanting copies of the WEEKLY NEWS next week, containing a full resume of such matter as have been in the Daily your convenience. this week, will please give us notice today, either at the office or with the Reporters of the NEws in the two Houses. It is necessary to know to-day the number wanted.

LOCAL BRIEFS .-

The "heavy" locals in the Wilmingon Star are called "museings."

There seems to be a general disposition among the members of the Legislature to adjourn at an early day.

Those who take pleasure in gardening are beginning to prepare the beds for early Spring salads and other escu-

ascertained that one million and four ing note: worthless dogs are roaming the streets of this city.

The Executive Committee of the State Agricultural Society intend to push vigorously the work on the new Fair Grounds.

A small colored boy broke the arm of live in Eastern Ward.

We are requested to say that the sale of lots heretofore advertised by C. B. Harrison, will take place at the store of Wm. H. Jones, Esq., at 12 o'clock today. Plats of the lots and grounds adjacent may be seen there during the tude, and also by what authority you day of sale.

Messrs. Overby & Johnson succeeds J. J. Overby in business, advertisement have other John W.'s after you. of which is made in to-day's issue of The Junior partner will attend at his of the NEWS. Their place of business is on Wilmington street and they keep at all times a choice stock of Groceries, Wines and Liquors. Old Nash brandy is a specialty of their sample room. Go and see them, ye thirsty.

> ADVANTAGE OF ADVERTISING .- Capt. King, Chief of the city police, yesterday received a letter from a gentleman in Henderson, stating that the shawl as described in an advertisement in the DAILY NEWS was his. He furthermore gave a further description of the shawl, in which he facetiously remarks "that a moth fell in love with the material of the shawl and ran off with a portion of it." We are requested by Capt. King to say that the shawl has been safely stowed away "Where neither moths nor rust doth corrupt, nor theives break through and steal."

SUPREME COURT .- This body met at 10 o'clock, all the Justices present.

The case of W. H. Howerton, et al, vs S. McD. Tate, et al, was called up and the argument opened by Judge Merrimon for the defendants, consuming The January interest on the One, I wo and Three year City of Raleigh Bonds will be paid on presentation of Coupons at the Raleigh National or State National Banks, Raleigh, N. C.

M. W. CHURCHILL, the children session. The argument of the Attorney General and W. H. Bailey appears for the plaintiffs and David Colemon and Phillips & Merrimon for the defendants,

This is the same case heard before Judge Cloud, at Chambers, a few days ago, and appeal taken from his decision to the Supreme Court.

THE PEACE INSTITUTE.—The spring session of the Peace Institute, located in this city, will commence on the 10th of diately left the room; we were glad of February, as announced in advertise- it. It read: ment elsewhere. This school, under the management of the Messrs. Burwell and Mr. S. J. Stevens, is now in successful operation, and the principals believe leave to suggest that "ye local's" refusal they are prepared to offer most excellent | to acquiesce in the opinion held as to advantages for the education of young | the pulchritude of the "John W." quar-Liberal advances made upon consignments Fertilizers furnished at lowest rates. ladies We invite especial attention to tette, arises not from a scruple of conthe notice in another column.

> HON. J. J. HICHMAN. - This distinguished Temperance lecture arrived in this city yesterday afternoon. He comes in the interest of the Good Templars and will, we learn, visit different points' in the State to establish Lodges of his order. Mr. Hickman is not only preposeing in appearance and manner, but is an orator of ability. We understand that he will be in Oxford on Wednesday evening.

FELL IN THE WELL.-One of the newly sentenced Peritentiary convicts, whose name we did not learn, while drawing water at the Courthouse well sesterday evening, under the supervision of the guard, fell in and went through Judgment of the Court—that each be feet. He was taken out safe, though severely bruised, thus adding another link to the chain of evidence that 0 is never in danger.

WINTERS' Row .- We are gratified to FAMILY GROCERIES. ! learn that steps are being taken to suppress the many and frequent rows that I especially invite all interested to call, believing I can make it to your interest to purchase from me, as I am determined to sell Groceries with as close margin as they can be handled in Raleigh. My increasing trade certifies to this.

Thank in word for the lower than the propriet of the houses, who is sy the way, a very peacable and high toned outliness than the propriet of the houses, who is sy the way, a very peacable and high toned outliness than the propriet of the houses, who is sy the way, a very peacable and high toned outliness that the propriet of the houses, who is sy the way, a very peacable and high toned outliness that the propriet of the houses, who is sy the way, a very peacable and high toned outliness that the propriet of the houses, who is sy the way, a very peacable and high toned outliness than the propriet of the houses, who is sy the way, a very peacable and high toned outliness than the propriet of the houses, who is sy the way, a very peacable and high toned outliness than the propriet of the houses, who is sy the way and request to wait the propriet of the houses, where the houses are the house the house of the house th Thanking you for your favors in the past and high toned citizen, assures the intendent of Public Instruction is excit and hoping a share of your patronage in the future. houses now occupied by lewd women let Louisiana and Arkansas go ahead of

YE LOCAL IN TROUBLE. - In our yesthe following local items nnder our head of of "briefs."

goak known only to a few.)"

close proximity in the State Senate, viz: Messrs. Cunningham, Dunham, Norwood and Ellis. It is said by some that they are the finest looking men in the us say so too."

At 10 o'clock yesterday morning our sanctum was invaded by a fierce looking member of the House, with a countenance more in pity than anger, who handed us the following communica-

RALEIGH, N. C. Jan., 17th, 1873. CAPT. E. C. WOODSON-

your local column of this morning conhonorable" in that regard, I do deliberately challenge you "to mortal combat"

Signed, "THE OLD LADY HERSELF." We replied to the "old lady" as fol-

My friend Mr. G- is authorized and instructed to accept the terms offered in your note, at the carliest practical moment. Should the meeting however occur in the night time, he is instructed to use a certain box of Harnett light for the occasion.

Respectfully, &c. We had no sooner disposed of this by still a fiercer looking man, with a We rejoice always at the prosperity of to Judiciary Committee. countenance more expressed in anger By a close and careful estimate, it is than sorrow, who handed us the follow-

YARBOROUGH HOUSE, Raleigh, N. C., Jan. 17, 1873. CAPT. E. C. WOODSON,

SIR:-I see from the NEWS of this morning, that you have made some pub lic statements, doing great injustice to the personal appearance of certain distinguished Senators. As a friend to a play-mate yesterday morning by strik- the gentlemen alluded to, I demand a ing him with a brick-bat. The parties retraxit, or that you give that satisfaction due from one gentleman to another.

With high regards, John W. SMITH. N. B.-I desire to ask who constituted you a judge of "personuel," unless you presume upon your own pulchriwear your cravat with the bow to one side? Unless you answer this according to the Code, you may expect to

We read this communication over the second time. We did not know Smith exactly, and yet the name seemed some what familiar to us; in fact we were decidedly of the opinion that we had heard the name before. We answered his communication at once, and sent 'it by the fierce looking man:

JOHN W. smith, Esq.: SIR-You must be mistaken in your the title of a gentleman, and never pro- until the next term of Wake Superior fessed to be one. In regard to your N. Court. B., I will "rise to explain." All the John W.'s have doubtless observed that I wear the style of collar known as the Garrote, and my narrow black cravat is my time piece. At 8 o'clock A. M., (the hour I rise,) I pin the cravat to the collar; at 9, the pin is gone; at 10, the bow of the cravat which started in front completes the evolution of a quarter's distance to the rear; at 11, it is half way round; at 12, it is three quartersand so on, making a complete circuit by my dinner hour, 3 o'clock. It this is not satisfactory, address your next communication to my friend Carter, Assistant Doorkeeper of the House, who is a gentleman, and will doubtless render you the satisfiction you desire.

Yours, &c. We felt easy as we handed the communication to the fierce man, and while we were indulging in the pleasant meditation of how we had disposed of the rest, and whose countenance-well, he was awful mad, threw upon our table still another communication, and imme-

SENATE CHAMBER, Jan. 17th, 1873. SIR: The Junior "John W.," begs local is notoriously and lamentably deficient, but from an innate aversion had, and always manifested by said local, to

a commodity known as This man being an entire stranger to us, we did not deign to reply. We do not recognize him, from the fact that any-association or recognition with such a man would prove detrimental to our

We are glad to state that at the present writing, the coast is clear, and there is yet a chance left for us to die a natu-

SUPERIOR COURT,-The Court met at 10 o'clock. Criminal decket resumed. State vs John Johnson and Anthony Farrar, affray. Defendants submitted. fined \$5 and costs. State vs William Chavis and George

Curtis, murder. General Cox and F. H. Busbee for the State and Judge Fowle and George H. Snow for the defendants. The entire day was consumed in the examination of witnesses. By agreement of counsel, argument was waived. The Judge delived a brief but elaborate charge, and the case given to the jury. Verdict-not guilty.

The contest over the office of Superus in everything.

THEO N. RAMSAY, Esq.-This far terday's issue we had occasion to use famed and well known catnip tea advocate has just returned from a very dry sojourn in New York and Washing-"Chapin's Escape" is "what's the ton. He is eloquent in his descripmatter with Hanner." (This is another | tive conversations of what he saw and heard, but prides himself mostly upon "There are four John W.'s sitting in having interviewed President Grant and having caught a glimse of the charming Miss Nellie. Mr. Ramsay is an earnest and zealous temperance man, but lacks tact as much as he de-Senate. Wish our conscience could let spises whiskey. The idea of any one seeking to interest Grant in an antiwhisky movement! Mr. Ramsay's great modesty prevents him from edi fying his innumerable friends by detailing the full particulars of his distin quished reception by Rev. H. Ward Beecher, Woodhull and Claffin, Susan Anthony, Jay Gould and the other celebrities of the great city. If Mr. Ramsay's visit did not exactly amount to an Mr. Sir :- I cannot allow the article in ovation, it was certainly a success, and on we congratulate not only him upon its head, from Committee on Internal cerning the disabilities imposed by one | conclusion, but the entire community. "Chapin's Escape" to pass unnoticed—
and for your wanton breach of the "code"

"Chapin's Escape" to pass unnoticed—
and for your wanton breach of the "code"

"Chapin's Escape" to pass unnoticed—
and for your wanton breach of the "code and emphatic in their assertions that ming, from Committee on the Library; room by sickness. we may soon look for a change in the Mr. Murphy, from Committee on policy of the administration towards Insurance, submitted reports. with a "quart tickler" of said Escape at the habitual imbibers. It may be so. but we doubt it. If it comes, we are prepared for the worst.

> THE NEW HOTEL AT HALIFAX .-The Roanoke News thus speaks of the "Soutbern Hotel" which has just been completed at Halifax, that will add greatly to the appearance and general

convenience of that town: "We learn that the new Hotel, at Halifax, is completed and ready for county. county "cracklins" to give the necessary occupancy. It is finished with a special and safety, and no better chance for a several readings. We had no sooner disposed of this profitable investment, by a competent diffikil" than we were waited upon hotelist, is, or can be offered anywhere. chapter 71, laws of 1871-'72. Referred our neighbors, and more particularly do we in the case of Halifax, which, with sale of spirituous liquors within two its age, eligible location and enterprisng, go ahead citizens, should only be second to the cities of our State."

KERR CRAIGE, Esq.-We heartily indorse the following compliment to this young member of the House, taken from the last number of the Salisbury Watchman:

"Kerr Craige, Esq.-We are glad to see that this young man is taking that position in the Legislature to which his talents, industry and irreproachable character entitle him. He is perhaps one of the youngest members in the Honse, yet he has but few superiors in the possession of those qualities that are essential in the make up of an efficient and acceptable representative."

Unintentional. -Our special Ball room reporter in his account of the Tucker Hall Ball, stated that the supper was gotten up by Mrs. Sorrell, unintentionally neglecting to state that the Ice Cream was furnished by Mr. Moseley, the well known Fayetteville street con

arrested by officer Farris upon a peace warrant, was brought before Justice Committee on Immigration. Wicker, and bound over in the sum of \$200 to keep the peace towards Peter Struction to Judiciary Committee. Reman. I cannot conscientiously claim Rogers and the balance of mankind, Mayor's Court.-Burwell Perry,

arrested upon a requisition from the Governor of Tennessee for stealing in holding of terms of the Court of Oyer that State a bale of cotton, was brought before the Mayor as J. P., and in default of \$1000 bail, sent on to the Superior Court. A LIVELY NUISANCE.—Street beg-

ging is becoming more prevalent than at any other period in the history of our city, and we really think that some means should be adopted to abate the

FIRE .- The alarm this morning, at half-past one, was caused by the burning out of a flue of the Capitol. Slight loss to the State. Firemen on hand.

NEW ADVERTISEMENTS.

OPARTNERSHIP NOTICE troubles that provided thick and fast upon us, a man more fierce than all the upon us, a man more fierce than all the style and name of OVERBY & JOHNSON,

Their stock of GENERAL GROCERIES. WINES and LIQUORS of every grade, is large and attractive. Call and see us.

VALUABLE FURNITURE FOR SALE.

On Saturday, the 8th day of February, tette, arises not from a scruple of con-science, in which article the aforesaid HOUSEHOLD AND KITCHEN FURNI-The sale will take place at 11 o'clock,

> Terms made known on day of sale.
>
> KEMP P. BATTLE,
>
> Adm'r of Mrs. A. H. Saunders.
>
> Raleigh, Jan. 16, 1873. jan 16-td OLD SUGAR CURED HAMS

New Sugar Cured Hams. Plain Canvased Hams, at lowest figures W. C. STRONACH. MEAT, AND LARD

40 Boxes, 20,000 lbs. Bulk Sides. 10 Tierces Leaf Lard. 20 Kegs Lard. 25 Half Kegs Lard.

Receiving this day, bought since the de-WILLIAMSON, UPCHURCH & THOMAS, WAGONS, WAGONS, WAGONS

I will receive this week from RUSSELL'S VIRGINIA MANUFACTORY

4 FOUR-HORSE WAGONS, 6 TWO HORSE WAGONS, 4 ONE-HORSE WAGONS.

AND 2 CARTS The above wagons are new, warranted as sonable terms. Those in need would do well to examine

LEGISLATURE OF NORTH CAR-

SENATE.

FRIDAY, Jan. 17th, 1873. The Senate was called to order at 11 o'clock by the Lieutenant Governor. Journal of yesterday was read and

approved. Mr. McCabe stated that Mr. Chamberlain was detained at his home on

account of sickness. By Mr. Stilly, a petition from the citizens of Pamlico township, Beaufort county, praying the General Assembly not to pass any bill that would attach them to Pamlico county. Referred to Committee on Propositions and Grievances.

Report of Standing Committees. Messrs. Allen and Morehead, of Guilford, from the Judiciary Committee; Murray, from Committee way Company was made the special Engrossed Bills ; Mr. More-Improvements; Mr. Todd, from Com-Introduction of Bills.

By Mr. Cunningham, a bill to amend chapter 185, laws of 1869, in regard to place. townships. Referred to the Judiciary Committee.

By Mr. Allen, a bill to amend an act chartering the Wilmington Life Insurance Company. Referred to Committee on Insurance. By Mr. McCotter, a bill to amend the

charter of the town of Farmville, Pitt On motion of Mr. McCotter, the rules view to comfort, convenience, elegance | were suspended, and the bill passed its

By Mr. Respess, a bill to prevent the

miles of Concord church, in Beaufort county. Referred to Committee on Propositions and Grievances. By Mr. Stilley, a bill to incorporate the North and South Air Line Railroad. Referred to Committee on Corporations. By Mr. Powell, a bill for the relief of

John G. Williams, Referred to Com-Mittee on Claims. By Mr. Stilley, a bill to provide for a special rate of interest. Referred to Committee on Propositions and Grie-

vancies. By Mr. Avera, a bill to incorporate the town of Selma, in Johnston county, Referred to Committee on Corporations. By Mr. Powell, a bill in relation to fees of Justices of the Peace and Con-Introduction of Resolutions.

By Mr. Waring, a resolution in regard to the Insane Asylum. By Mr. Humphrey; a resolution of instruction to the Judiciary Committee. By Mr. Respess, a resolution raising a Joint Committee to examine and cancel vouchers in the Auditor's office.

By Mr. Flemming, a resolution of inquiry as to the feasibility of establish-JUSTICE'S COURT .- Andy Jones, col., ing a Bureau of Statistics of Agriculture and Immigration. Referred to the

> By Mr. Merrimon, a resolution in favor of Hon. James L. Henry. The resolution provides for the auditing of the accounts of Judge Henry at

the rates of \$100 per week, for the and Terminer in several of the Western counties of the State. Under a suspension of the rules the resolution was taken up.

On its passage on the third reading,

Mr. Respess called the yeas and nays,

which resulted in 38 yeas and 2 nays. Calendar. bill of Mr. Allen's to amend the charter of the Wilmington North Carolina Life Insurance Company was taken up and

passed it several readings. Senate bill in regard to the taking of depositions before Justice's Courts pass- Mecklenburg. Referred. ed its third reading. Senate bill in relation to the office of

the Sheriff of Yancey county, with an | Polk county, on Monday, September -, amendment from the Judiciary Committee, passed its third reading. House bill No. 5, to cure certain de

Buncombe county, passed its third read-House bill No. 2, to repeal chapter 89, laws of 1871 and '72, passed its

third reading. House bill No. 24, to exempt the counties of Ashe, Alleghany, Watauga and Swain from the provisions of chap- ington. Referred. ter 142, laws of 1869 and '70, which prevents the capture of trout at certain name of Holden Hook and Ladder

its third reading. duties of the Supreme Court, passed its | Company. Referred. second reading. House bill No. 130, to incorporate sale of liquor within one mile and a half bill. boat Transportation Company.

On motion of Mr. Stilley, the bill

was passed over informally, House bill to repeal chapter 68, laws bridge and Providence churches, Rober of 1871-72, providing that its provis- son county, Referred. ions shall not apply to the counties of Clay, Cherokee, and Randolph, passed of liquor within four miles of Ashpole its second reading. Senate bill No. 73, to prohibit the

in Beaufort county. After a general discussion, the bill passed its second reading. Senate bill No. 182, a bill in relation to the duties of the Register of Deeds. The bill requires the Register of

in his office. Mr. Respess advocated its passage. Mr. Gudger said that the laws of drink: Referred. the special Session of 1868 provides for the bill now under consideration.

The bill was laid on the table. On motion of Mr. Flemming the rules | taken up and adopted. were suspended and House bill No. 123, provisions does not apply to the coun adopted. these wagons before purchasing elsewhere. WAYNE ALLCOTT, Agent. ties of Clay, Cherokee, Randolph, was taken up.

RATES OF ADVERTISING One square, one insertion ... One square, two insertions. One square, six insertions. One square, one month..... One square, three months ... One square, six months. One square, the elve months

By consent, Mr. Gorman introduced a resolution directing the Attorney General to enquire into the right and title of the State to certain lands, near Raleigh, known as "Camp Mangum."

were suspended and the resolution informing the Senate of the passage of

Under a suspension of the rules, the Mr. Waugh moved to lay it on the bill was taken up on motion of Mr. Humphrey, and passed its several read-

a vote of yeas 25 nays 48. After a lengthy debate, the momen-tous question whether or not the House should meet daily at 10 A. M., and adjourn at 2 P. M., was decided by the adoption of a motion to indefinitely Welch and King.
On motion of Mr. Humphrey, the bill to incorporate the North Carolina Railpostpone. The adoption of this motion was greeted with much applause. On motion of Mr. Rhodes, the rules Mr. Cunningham was requested to

> Mr. Bennett, by consent, introduced a bill to incorporate the Farmers' Loan Bank.

> On motion of Mr. Bean, of Randolph, to allow enterers of yacant lands further time to obtain grants was taken up. Allows two years more.]

county of Columbus was taken up and passed its second reading by a vote of At 10 A. M., Mr. Speaker Robinson yeas 94, nays 2. The bill to incorporate the town of

taken up and passed its several read-Mr. Johnston presented a memorial from certain citizens of Buncombe The bill to incorporate Seaton Gales county, praying the Legislature not to Lodge No. 64, I. O. O. F., Raleigh, was interfere with the sale of the Western taken up and passed its several read-

On motion of Mr. Joyner, the bill to change the name of Boon Hill, Johnston Mr. Sneed presented a memorial from county, to Princeton, was taken up and certain citizens of Granville, Warren passed its several readings. and adjacent counties, praying the The bill to amend the act to extend

the time for the registration of deeds, was taken up. Mr. Norment presented a memorial Pending its discussion, the arrival of rom certain citizens of Lumberbridge

passage of a law prohibiting the sale of quor in the neighborhood of Lumberbridge and Providence churches. amend the school law. Mr. Trivett presented a memorial from certain citizens of Alleghany, asking on appropriation to pay contractors | Education, with all of the pending

on the Marion and Asheville Turnpike amendments. road, and to complete the same. The consideration of the bill to ex-Mr. Norment presented a couple of me morials from citizens of Robe on county | deeds, &c., was resumed. asking the Legislature to pass a law prohibiting the sale of liquor within a certain distance of certain churches in

Mr. Haynes presented a petition from the registration of all deeds and other certain citizens of Haywood, asking the Legislature to pass a law prohibiting the sale or giving to a minor any intoxicating drink. Mr. Brown, of Mecklenburg, Mr a resolution in favor of J. C. McGowan,

son submitted reports from Standing Committees. By Mr. Darden, a resolution concerning the daily sessions of the House. Placed on calendar.

ing Joint Rules of Order. Placed on the calendar. By the same, a resolution fixing the hour of daily adjournment. Placed on calendar.

By Mr. Bennett, a resolution of in

struction to the Judiciary Committee,

By Mr. Houston, a resolution concern-

Houston, Mr. McGehee and Mr. Morri-

By Mr. Badger, a bill to protect the agricultural interest of the State. Re By Mr. Waugh, a bill making it in

By Mr. Brown, of Davidson, a bil Under a suspension of the rules, the concerning the Register of Deeds in the several counties of the State. By Mr. Turner, a bill to amend chapter 277, laws of 1870-'71. Referred. By Mr. Brown, of Mecklenburg, a bill

Surry county. Referred.

to incorporate the town of Huntersville, By Mr. Hampton, a bill legalizing the acts of the Board of Commissioners of 1872. Referred.

allow enterers of vacant lands to obtain fects in the office of the Register of grants. Placed on calendar. By Mr. Rhodes, a bill to amend chapter 139, laws of 1870 and '71. Referred. By Mr. McGehee, a bill to authorize the Commissioners of Person county to

By Mr. Bean, of Randolph, a bill to

levy a special tax. Referred. By Mr. Corson, a bill to amend the act to incorporate the town of Wash-By Dudley, col., a bill to change the

seasons and in a certain manner, passed | Company, Newbern. Referred. By Mr. Sneed, a bill to amend the Senate bill No. 91, prescribing the charter of the Roanoke Navigation By Mr. Norment, a bill to prevent the

the Albemarle and Scuppernong Steam- of Union Chapel church, Robeson county. Referred. By the same, a bill to prevent the sale | the bill. of liquor within two miles of Lumber

church, Robeson county, Referred. By Mr. Badger, a bill to establish a sale of spirituous liquors within two system of procedure in criminal cases. of miles of "Christian Delight" church, Referred. By Mr. Carson, a bill to amend chap. 50, laws of 1871 and '72. Referred.

By the same, a bill to prevent the sale

By Mr. Webb, a bill to repeal parts of the homestead and personal property chapter 250, laws of 1868 and '69. Referred. Deeds to keep an alphabetical record of incorporate Eureka Lodge, A. Y. M., freading.

the granter and grantee of all deeds, etc. | Cabarrus county. By Mr. Haynes, a bill to p oh bit the giving to or selling minors intoxicating | creditors it cannot again be so la d off On motion of Mr. Houston, the rules were suspended and the supplementary

report of the Committee on Rules was On motion of the same, the rules were just rights. to repeal chapter 68, laws of 1871 2 suspended and the resolution concerning (in regard to the deer law) provided its Joint Rules of Order was taken up and

For larger advertisements, liberal con-tracts will be made. Ten lines solid non-pareil constitute one square. of the House, and it was adopted.

On motion of Mr. Gorman, the rules

a bill in regard to the town of Golds-On motion of Mr. Darden, the resoluboro. (Heretofore reported in House tion concerning the daily sessions of the House was taken up.

The motion to table was rejected by

were suspended and the bill concerning the town of Goldsboro was taken up state that Mr. Price, the Senator from and passed its several readings.

Mr. Merrimon asked to be excused from duty on the Joint Committee on Constitutional Reform, and Mr. Morethe rules were suspended and the bill head, of Guilford, was appointed in his

nite leave of absence on account of After a long debate the bill passed its several readings. The bill to levy a special tax for the

The Journal of yesterday was read Jackson, Northampton county, was

Special Order was announced, to wit: the bill to On motion of Mr. Johnston, the bill was recommitted to the Committee on

tend the time of the registration of After undergoing amendment, the bill passed its several readings. The bill extends for two years, from

the 31st of March, 1873, the time for

instruments required or allowed to be registered, except mortgage deeds, trust deeds and marriage settlements.]
By consent, Mr. Heaton, introduced

which was referred.

By Mr. Moring, by consent, a bill to exempt persons from jury service who have attained the age of 60. Referred. By Mr. Bean, by consent, a bill to change the name of Franklinsville towrship, Randolph county. Referred. On motion of Mr. Bennett, the rules were suspended and Senate bill to amend the charter of the Wilmington

was taken up and passed its several The resolution putting out the keepng of the State Library by contract. was taken up and adopted. The bill to amend sub division 2, section 8, chapter 139, laws of 1870-1.

North Carolina Life Insurance Company

was taken up and, on motion of Mr. dictable to fell trees in Stewart's Creek, Stanford, was laid on the table. The bill declaring Neuse River a lawful fence was taken up and passed its several readings. By Mr. Morrison, by consent, a bill To amend sections 224 and 228, Code of

> By Mr. McGehee, by consent, a bill concerning corporations. Refered. The bill to prohibit the sale of fiquor in the town of Waynesville, Haywood county, was taken up and passed over informally.

By Mr. Dula, by consent, a bill to

modify section 1, chapter 42 Revised

Civil Procedure. Referred.

Cede. Refered. The bill to incorporate Solomon Lodge No. 313, F. and A. M. Robeson county, was taken up and passed its several readings. The bill to amend the act concerning the appointment of Judges to hold

special terms was taken up and passed its several readings. The bill to amend section 1, chapter 60, laws of 1870 1 was taken up and, on motion of Mr. Brown, of Davidson, was laid on the table. The bill to amend chapter 68, laws of

1871-2 was taken up. On motion of Mr. Jones, the words and Caldwell" were inserted in the

On motion of Mr. Shaw, Moore county was inserted in the provisions of On motion of Mr. Perry, Bladen county was inserted.

On mo ion of Mr. Trivett, Ashe couns ty was added. On motion of Mr. Maxwell, the bill was laid the table. (This was intended to amend the celebrated "deer law.") By Mr. Bean, by consent, a bill to repeal chapter 71, laws of 1871 2. Re-

The bill to amend the act to lay off

exemption, was taken up and passed its second reading, and under a suspension By Mr. Shinn, of Cabarrus, a bill to of the rules, it came up on its third The bilt provides that where the homestead has been or c laid off by

> under sub equent levies, except in cases of fraud. provious the Course Mr. Moss opposed its passage. He thought it a dishonest bit, and might operate to defraud the creditor of his

Mr. Stanford thought it was a just measure, as it gave the unfortunate and worthy debter some protection rgainst The same gentlem n called up the a hard and grinding creditor, &c. resolution fixing the daily adjournment

CONTINUED ON PODICTH PAGE.