DAILY NEWS.

FONE & UZZELL, - - PROPRIETORS. FAYETTEVILLE STREET. over W. C. Stronach & Co.'s Store.

CASH-INVARIABLY IN ADVANCE. The DAILY NEWS will be delivered to subscribers at FIFTEEN CENTS per week, payable to the carrier weekly. Malled at \$7 per annum; \$3.50 for six months; \$2 for three The WEEKLY NEWS at \$2 per annum.

MORNING EDITION.

The Zaleigh Daily News.

JANUARY 21, 1873

Special Notices inserted in the Local Column will be charged Fit-teen Cents per line.

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

Post Office Directory.

OFFICE HOURS FROM 81 A. M. TO 7 P. M.

Time of Arrival and Glosing the Mails: Western-Due at 7 A. M. Close at

Eastern-Due at 6 P. M. Close at 6:30

Northern via Weldon-Due at 3:20 P. M. Close at 9:15 A. M.

Northern via Greensboro-Due at 7 A. M. Close at 5:30 P. M.

Put all letters for mailing in letter passage of this act. first outgoing mail, when it is handed in | agree upon. at general delivery window, or to a

Office hours for Money Order and A. M. to 4 P. M. C. J. ROGERS,

Postmaster. For latest news by telegraph,

see Fourth Page. LOCAL BRIEFS,-

All quiet in police circles yesterday. Lobbyists continue to arrive by every

A splendid collection of mules at

Wynne's stables. Senator Price, of Rowan and Davie,

is in Greensboro sick. Messrs. Troy, Seymour and Grandy, appeared in their seats in the Senate

The subscription list of the NEWS is

rapidly increasing, but our books will By RODMAN, J.: hold thousands of names still. There will be a regular Convoca- eson. Judgment arrested and prisoner

tion of the Raleigh Chapter, No. 10, this | to be discharged. evening at 71 o'clock. A full atten The proposition to form several more

new counties is before the Senate. We might add that such propositions are generally unpopular.

M. A. Parker, the live and enterpris- affirmed. ing commission merchant on Martin in his line. See his advertisement By SETTLE, J.

in building lots on the 30th inst. It has | Error. Judgment reversed. tions of the city.

The Job Office of the NEWS is prepared to do all manner of job work at the shortest notice and in the best manner. Good workmen only are employ- present. ed. Send in your orders.

The Tarboro Southerner says that if Edgecombe county is to be afflicted with a Republican Senator, that it is fortunate in having as good a man as the present Senator, McCabe.

Those for and against the proposed new county of Gilliam will be heard before the Committee on Propositions and Greivances in the Committee room of the Senate this P. M., from 3 to 5.

The Building Committee of the State Agricultural Society meets this evening F. Lee. The members of the Commit - tinued. tee are requested to attend promptly.

Julius Lewis & Co.—By reference to the advertising columns of the News, it will be seen that Messrs. Julius Lewis & Co. have on hand one of the largest bate B. Scott, from Wayne, A. S. Scyand most complete stocks of hardware mour, for plaintiff, Moore & Gatling, them all by celebrating in song the invite the attention of purchasers and dealers. Their spacious and beautiful store, the Fisher iron front building on the corner of Fayetteville street and Exchange Place, is conveniently situated, and just the place to buy your hardware. They have the largest stock, the prettiest store and are the most liberal dealers in the city. Go and see them.

THE GALAXY .- The Februrary number of this excellent magazine has reached us. This is one of our favorite & Strong, for defendant. Argued. periodicals and its coming is hailed with pleasure. Its table of contents is attractive. The Galaxy enjoys a wide Green, for plaintiffs, and J. H. Haugh-spread reputation for its merit. The ton & A. G. Hubbard, for defendant. subscription price is only \$4 per year. Argued. Address Eheldon & Company, No. 677 Broadway, N. Y.

Coming to Raleigh. -Dr. George Graham, son of Hon. W. A. Graham, who has been in Atlanta, Ga., for a year or two past, has returned to his native State and purposes to settle in Raleigh and devote himself specially and exclusively to the Eye and Ear. The Doctor is a finished scholar and gentleman, and will prove an ornament to our lity profession.

of the able Senator from Mecklenburg, also the fall of the tree. A short Our youths of both races instructed aright, time afterwards he went to where he time afterwards he went to where he time afterwards his tather was at work when that this gentleman has sufficiently recovered from his late illness as to be able to fill his seat again.

THE DAILY NEWS.

VOL. 1.

RALEIGH. N. C., TUESDAY MORNING, JANUARY 21, 1873.

NO. 245.

The amendment proposed by the

committee was adopted.

nays to 14 ayes.

March was taken up.

parents, a misdemeanor.

month.

mittee.

second reading.

joint rules of order.

bed by sickness.

over informally.

Speaker Robinson.

Asheville Turnpike Road.

miles of Judson Female college.

county lines be not interfered with,

Mr. Dickey a memorial to repeal

Mr. Perry, of Blatten, a memorial

Mr. Haynes a memorial from citizens

of Haywood and Madison counties,

asking the formation of a new county.]

Messrs. Anderson, of Davie, Bryson,

of Swain, Stanford and Brown, Mecklenburg, submitted reports from com-

Mr. Badger moved that the Commit

Carolina Railroad be instructed to re-

port what progress they have made in

their investigation of the affains of that

road. He said that the people of the

Cald well county to sell certain lands.

cases. Referred.

Referred.

Referred.

Referred.

ton. Referred.

By Mr. Jordan, a bill to levy a special

By Mr. Dickey, a bill to repeal

By Mr. Mitchell, a bill to incorporate

Monatau Lodge, No. 318, F & A. M

By Mr. Gidney, a bill to incorporate

By Mr. Carson, a bill to prohibit the

By Mr. Guyther, a bill to repeal the

By Mr. Paschall, a bill to prevent the

sale of liquor on the Sabbath,

chapter 61, private laws of 1870-'71.

asking a law to prohibit the sale of

interfered with.

Cherokee county.

in Abbottsburg.

the press.

of the city.

An amendment was offered by Mr.

should fine the defendant not to exceed

\$50 nor imprison him more than one

On motion of Mr. Seymour, the bill

On motion of Mr. Merrimon, a mes-

Mr. Cunningham stated that Mr.

On motion of Mr. Morehead, of

the bill prohibiting the sale of liquors

n two miles of Shelby, that he did not

wish the Reporters to think that he

wished to place any restrictions upon

was referred to the Judiciary Com-

Miscellaneous.

LEGISLATIVE INCIDENTS.—Yesterday floor several times in opposition to the claim and discussed the statute of limitation very extensively. Mr. Goodwyn, in replying to the gentlemans's last ef-All parties ordering the News will please send the money for the time the paper is wanted.

In replying to the gentlemans's last effort, said that he was very glad Mr. Brown had introduced the subject of limitations, as he hoped the statute would now operate in favor of the affiic the parties upon the facts agreed with. ted members of the House, and put a stop to that gentleman's innumerable and long-winded harangues.

When the bill to consolidate the North Carolina Narrow Guage Railroad with the Chester & Lenoir Narrow Guage Railroad of S. C., came up Mr. Houston made the fellowing remarks: Inasmuch as this bill has not been before a Committee of the House, it having passed the Senate, and as it was a matter of considerable interest, not RALEIGH POST OFFICE ARRANGE- only to my constituents, but to several counties in South Carolina, as well as in

this State, I desire to submit this brief

statement of its provisions, viz: It authorizes the Carolina Narrow Gauge Railroad Company, upon consent of the stockholders of paid company, to consolidate with the Chester and Lenoir Narrow Gauge Railroad Company, of South Carolina, as well as with any other narrow gauge railroad company that may be chartered by that State, to build a railroad from Chester to the North Carolina line.

Fayetteville and Chatham Railroad | 2nd. The question of consolidation Mail-Due at 9:30 A. M. Close at 3:00 | shall be submitted to the stockholders of the Carolina Narrow Guage Railroad No mails received or sent on Sundays. | Company, within six months from the

box, as that is the last place we look 3rd, The consolidated company may for them before closing a mail. It is assume such corporate, name as the not certain that a letter will leave by stockholders of the two companies may said city have legal power and authority

all objectionable in this bill; its object vent credits and securities upon which being the creation of railroad facilities | the city authorities have assessed a tax Registered Letter Departments from 9 for a very productive portion of the for city purposes. The amount and

SUPREME COURT DECISIONS .- Opinions were filed by the Justices yesterday in the following cases:

BY PEARSON, C. J. John L. Hinton vs. Benjamin F Whitehurst, administrator, et al., from Pasquotank. Error. Judgment re-

J. Francis King vs. J. E. Winants, from New Hanover. Error. Judgment reversed. BY READE, J.:

E. G. Larhins et al., vs. P. Murphy, administrator, from New Hanover. No error. Judgment affirmed. State vs. Samuel McMillan, et al. from Richmond. No error. Judgment

affirmed. State vs. Leonard Pepper, from Rob-

Benjamin Rush et al., vs. The Hal cyon Steamboat Company, from Cumberland. First motion refused; second motion granted.

BY BOYDEN, J. State vs. Eli Simons and Gus Allen, from Anson. No error. Judgment State vs. Edward Williams, from

street, is in receipt of a lot of fresh goods | Pitt. No error. Judgment affirmed.

Thos. D. McDowell, administrator, The old Fair Grounds are to be sold vs. William H. White, from Bladen. been surveyed and laid off into squares W. B. Ferebee vs. N. C. Home and streets to conform with other per- Insurance Co., from Camden. No error. Judgment affirmed.

> SUPREME COURT .- The Court met at 10 o'clock, A. M. All the Justices

Appeals from the Third Judicial District were heard as follows: C. N. Swann, et al, vs. L. Barrington administrator, for plaintiff from Craven. Smith & Strong and A. G. Hubbard for

defendants. Report filed. Report con-D. A. & L. W. Humphreys, executors vs. R. W. Ward, executor, et al. from Onslow. Smith & Strong for plaintiffs and Battle & Sons and A. G. Hubbard, for defendants. Continued for issues.

Henry King, executor, vs. Wilming ton & Weldon Railroad Company, from Wilson. Smith & Strong, for plaintifis, at 8 o'clock at the residence of Capt. T. Moore & Gatling for defendats. Con- is illegal. C. S. Wooden, administrator, vs Jno.

V. Sherrard, et al. from Wayne. W. T. Faircloth, for plaintiffs, Smith & Strong for defendants. Argued. Doe on dem. Exum Holland, vs. Pro-

Settled, terms to be filed.

Daniel Perry, vs. Edward Hill, from Lenoir, L. J. Moore, for plaintiff, and Smith & Strong, for defendant. Argued.

J. Henry Davis, vs. William J. Smith, from Cartaret, A. G. Hubbard, for plaintiff, J. H. Haughton for defendant. Continued.

M. S. Cohen, vs. C. G. Holt, from Wayne, no counsel for plaintiff, Smith

Boylston Insurance Company, et. al. vs. Jno. D. Davis, from Cartaret, Judge On the warpath of letters must we fain

John Andrews, administrator, vs. F. McDaniel, from Jones, Judge Green for plaintiff, J. H. Haughton & A. G. Hub. Down South for mastery two Gov'nors bard, for defendants. Argued.

FATAL ACCIDENT.-Thomas R. Lawrence, Esq., a very respectable and wellto do farmer of Buckhorn township, Give us "obiter dictum," when counse was instantly killed on Thursday last by felling a tree on himself while at work in his low grounds. A little son of Mr. Lawrence's was in the low grounds at Lawrence's was in the low grounds at "Obscurum per obscurins"—surest of all, the time, heard his father cutting and No matter who begins—'tis the last fired also the fall of the tree. A short supposed his father was at work. when he found him a lifeless corpse, under the life, no matter how the Bench may demain body of the fallen tree.

R. S. PULLEN AND OTHERS VS. BOARD during the consideration of a claim of of CITY COMMISSIONERS OF RALEIGH,and T. M. Argo for the defendants. much importance will come before the The following is the Judge's decision: meeting. Battle & Sons, Moore & Gatling, for

the parties upon the facts agreed with. out action, and having heard the arguments of counsel for plaintiffs and defendants, I decide as follows :

The city of Raleigh being a municipal corporation organized and acting under a charter granted by the State, which is made part of the case agreed, claims the right under section 9, art. VII, of the State Constitution and its charter above referred to, to levy a tax upon all solvent credits and securities held by persons residing in said city. The plaintiffs contend that the city and other lots adjoining, located on authorities have no such power but can and other lots adjoining, located on terred.

H. Kirkham advertises elsewhere that public auchinate that Charley McQueen, be paid the re-ward offered by the Governor, for the killing of the outlaw, Boss Strong. Reonly tax property in the now limited Holleman Row. See notice. sense, excluding from the meaning of the word property the choses in action and securities spoken of above.

The case does not contain the affidavits required by sec. 315, C. C. P., to show that the controversy is real and In all the relations of life, as a son, a brother show that the controversy is real and the proceedings in good faith to determine the right of the parties, and is otherwise imperfectly stated. But as the controversy is no doubt real and involves questions of importance and involves questions and involves questions of importance and involves questions of importance and involves questions and involves questions of importance and involves questions are real and a husband, a friend and a neighbor, he was not merely biameless, but exemplary. His last days were solaced by all that the most tender affection and assiduous attention could be stow on the part of those who loved him best, and whom he, in his turn, most prized and cherished. In his last hours, he was not merely biameless, but exemplary. His last days were solaced by all that the most tender affection and assiduous attention could be stow on the part of those who loved him best, and whom he, in his turn, most prized and cherished. In his last hours, he was not merely biameless, but exemplary. His last days were solaced by all that the most tender affection and assiduous attention could be stown on the part of those who loved him best, and whom he, in his last hours, he was not merely biameless, but exemplary. His last days were solaced by all that the most tender affection and assiduous attention could be stown on the part of those who loved him best, and whom he is a subject to the control of the part of volves questions of importance and in-terest to the parties, I will proceed to decide it according to my view of the

The case is: The plantiffs are citizens and residents within the corporate limits of the city of Raleigh, over whom and their property the authorities of There is nothing, that I know of at State. These parties own certain solthe State. I trust it will be allowed to kind of this property and tax assessed pass to its several readings to-day. fore presented, have the authorities of the city a right to levy a tax for city purposes upon the solvent credits and securities owned by the plantiffs and others and like conditions. Sec. 9, Art. 7, of the constitution provides that "all taxes levied by any county, city, town or township shall be uniform and advalorem upon all property in the same except property exempt by this constitution." It is contended for the detendants that this is a constitutional provision for the taxation of all property by the city authorities and providing further the way in which this tax shall be levied. For the plaintiffs it is contended the word property here used must be taken in its restricted sense and was not intended to embrace choses in action and securities of the kind mentioned or intended herein.

My opinion is, that this section was intended to declare simply the manner in which municipal corporations should levy texes, to wit: that they should be "uniform and advalorem," and not to declare the subjects to be taxed by them. This was to be done by other parts of the Constitution where the general subject of taxation was treated of and provided for, and by general laws passed under the Constitution by the Legislature on this subject. And by Sec. 4. Art. 8, general power is given to the Legislature to provide for the organization of cities, towns, etc., and to restrict their power of taxation, etc. This seems to give general control to the Legislature on the subject of municipal corporations, and the Legislature may under it restrict the power of taxation by these corporations as it may think proper, due regard being had to other parts of the Constitution. My epinion, therefore, is, that the right of the defendants to levy this tax does not depend on, and is not controlled by the said 9th Section of 7th Article of the Constitution, but must depend on the Charter, granted by the Legislature to this corporation, or the general law of the State in relation to towns, etc. Upon the examination

My decision therefore is that the plaintiffs have judgment, that the de fendants nave no right to tax solvent credits and securities, and that such tax S. W. WATTS, J. S. C.

THE IMBROGLIO IN VERSE.—It is known to some individuals that Homer sang the seige of Troy, and that num bers of other epic poems have recited the details of battles, seiges, &c., but imbroglio which has just arisen in re- Hardware, gard to the office of Superintendent of Public Instruction. Here it is:

THE IMBROGLIO OF LETTERS. Our world, indeed seems to be now at war, We snuff up the breeze anear and afar: "Jubal" and "Rufus" waste all their logic, And re-fight their fights till both become Then a Long and a Leach try each a stretch, Nor blood or glory can either one fetch! Look again further, and what do we see, The strangest of all an educational spree;

To hate war and love peace-prime object sought— With first the three R's—that all must be wonder— A Battle's begun with a Scotch Alexander. Tho' a rumpus in spelling is fun to be sure, The want of instruction 's worse than imbroglio! Whether Battle or Bellum we choose to call it,
"Tis a bad war of words, whatever befall it. strive, For the car of State-which driver shall

We've but one Governor here it is true, But two Supple-intendents is something Does vacancy exist? Vacant belle or head, have plead: "By death, resignation, or otherwise"— Let him of full head at last win the prize! "Quo warranto, mandamus," whate'er the

"Friendly relations" we all hope to see: The one that's selected be first "qualified."

MEETING.-There will be a called M. C. Wiggins, of Halifax, against the State, Mr. Goodwyn made a good hit on Mr. Brown, of Davidson. It happened thuswise: Mr. B. had occupied the Hosses. Moore & Gatling appeared for plaintiffs' and Messrs. J. C. L. Harris is earnestly requested, as business of its lateral for the commissioners of transform.

This case was heard before Judge the N. C. Agricultural Society this evening at 7½ o'clock at the Yarborough House. A full and prompt attendance plaintiffs' and Messrs. J. C. L. Harris is earnestly requested, as business of meeting of the Executive Committee of Messrs. Moore & Gadling appeared for plaintiffs' and Messrs. J. C. L. Harris is earnestly requested, as business of

> The meeting is called at the instance of the President.

SUNDAY SCHOOL MASS MEETING .-There was a general Sunday Schoo mass meeting of all the Sunday schools in the city at the Baptist Church Sunday afternoon. Highly interesting addresses were delivered by the Revs. Messrs. McCullough, the General Sanday Schools of Bruns incorporate Church Sanday Schools of Bruns in the Church Sunday School of Bruns in the Church day School Agent of the Southern Baptist Convention, and Jones, the Missionary Sunday School Agent for

CITY PROPERTY FOR SALE -Mr. J.

OBITUARY.

Died at his residence in Wake county, January 18th, Charles F. Johns, Esq., after a long and very painful illness, which he bore with singular patience and fortitude. united with his kindred and Pastor in earnest supplication to God. Sunday, his mortal remains were committed to the grave in the presence of a large number of sympathizing triends. So teach us to remember our ways that we may apply our hearts unto wisdom. J. M. A.

NEW ADVERTISEMENTS. OHN JONES

Mattress Maker and Upholster. Repairing done at shortest notice, and

prices to suit, on Dawson street, between Hillsboro and Edenton streets. jan21-2t* MEMBERS OF THE LEGISLA-

Wishing to procure WATSON'S NEW STYLE REMBRANT PHOTOGRAPHS, are requested to call early; do not put it off until you are nearly ready togo home. Call and sit at once, in order that your pictures may be executed in the very best style.

Remember the place, 2nd door obove
Tucker Hall.

J. W. WATSON.

TURE

TALUABLE CITY PROPERTY tee. FOR SALE! A HOUSE with five rooms, fire-place to each room, with all the necessary outhouses,

public auction, in front of Court House door, on FRIDAY, THE SIST OF JANUARY, inst., part cash, and balance on 1 and 2 years The house is located on Holleman Row Between 2 and 3 acres of land adjoining will be sold at the same time in lots to suit pur-J. H. KIRKHAM.

MPORTANT LAND SALE The old Fair Grounds east of the city have been divided into desirable building lots, and will be offered at public auction on

THURSDAY, THE 30TH JAN., 1873. Terms-one-third cash, and the remainder in six and twelve months.

To those in want of building lots, or wishing to make good investments, such an opportunity will not again present itself. Martin street, 66 feet wide, runs through the grounds east and west, while two streets | raising of a joint committee to cancel run through north and south.

A plat of the grounds may be seen by calling on Mr. P. A. Wiley, Treasurer of the

Jno. G. Williams, J. M. Heck, G. W. Blacknall, A. Creech, H. Mahler, S. Pullen, Selling Committee. By order of THOS. M. HOLT, President N. C. Agricultural Society. jan21-1w. Bentinel and Era copy one week.

GUANO, GUANO, GUANO I have on hand a large lot Whann's Rawbone Phosphate.

Would also call the attention of the farmers and planters to the well know Stonewall Fertilizer,

which is, by analysis, the best in market. M. A. PARKER. am of the opinion that no such power J U S T R E C E I V E D.

as that now claimed by the defendants is granted by either.

A large lot N. C. Corn Whisky, in barrels and half barrels. Also Rye Whisky, in half barrels to suit the trade. M. A. PARKER. G. LEE &. UO.

> Wholesale and Retail Grocers, COTTON FACTORS COMMISSION MERCHANTS,

> Wilmington St., east of Market, RALEIGH, N. C.,

Shoes and Leather, Willow and Wooden-Ware, Domestics. Ginghams,

Cotton Yarns, They solicit consignments of all kinds, country produce especially COTTON FLOUR,

HAY.

SHUCKS, FODDER, N. C. BACON, Special attention given to sale of cotton. Instructions closely observed. Can sell on arrival, or store under instructions, if preferred. Ample storage-room for forage.

DHUME! WANDO FERTILIZER!! COTTON FOOD !!! We are again prepared to fill orders for bill to the Committee, but as its indefi-the above Fertilizers. The result of last nite postponent would be virtually its year's experiments by our best farmers is so satisfactory that comment is unnecessary. We respectfully solicit orders.
A. G. LEE & CO.

A. G. LEE & CO.

CANNED OYSTERS, MACCARONI. Wax an Adamantine Candles, Starch, Toilet and Laundry Soaps. A. G. LEE & CO. WELSH'S GILT-EDGE BUTTER, excess of power that was asked for. By Mr. Patrick, a bill to levy Cream Cheese, Soda and Lemon Biscutt. Orders solicited. A. G. LEE & CO.

He referred to the various sections of special tax for Greene county. Referthe bill to sustain his argument. 100 CASES CANNED PEACHES. A. G. LEE & CO. | second reading.

LEGISLATURE OF NORTH CAR-OLINA.

SENATE.

FRIDAY, Jan. 19th, 1873. The Senate met at 11 o'clock, the Lieutenant Governor in the Chair. Journal of Saturday read and ap-

Petitions and Memorials.

By Mr. Stilley, a petition for a new county to be laid off from a portion of Beaufort county, on the south-west side of Pamlico, to be called Cove county. By Mr. Hill, a petition from citizens of Brunswick county praying for the incorporation of Shalloth Baptist

Church, Referred. Mr. Ellis, of Columbus, from citizens of Bladen county, praying a change of the county line between the counties of Bladen and Columbus. Referred. By Mr. Ellis, of Columbus, a petition

By Mr. McCauley, a petition from the citizens of Union county, asking the

Prospect Camp Ground in said county. Referred. Reports of Standing Committees. Mr. Murray from Committee on Engrossed Bills; Mr. Ellis, of Columbus,

General Assembly, to incorporate Mount

from Committee on Insane Asylum; Mr. Gudger, from Committee on Internal Improvements, submitted reports. Messages Received From the House of Representatives informing the Senate of the passage of

certain bills and resolutions and asking the Senate's concurrence in the same. From his Excellency, the Governor, transmitting a communication from Alex. McIver, late, and now acting Superintendent of Public Instruction, in regard to the sale of Durant's Island. Referred to Committee on Education.

Introduction of Bills. By Mr. Welch, a bill providing for the biennial election of the officers of the General Assembly and prescribing their duties. Referred to Judiciary Committee.

Western Railroad Company to issue bonds, Referred to Judiciary Commit-By Mr. Cramer, a bill to amend an act! providing for a cheap chattel mortgage. Referred to Judiciary Commit-

By Mr. Troy, a bill to authorize the

By Mr. McCabe, a bill authorizing the Sheriff of Edgecombe county to collect arrears of taxes. Referred to Commitwith good well of water in yard. If the arrears of taxes. Referred to Communication and Grievances. By Mr. McCauley, a bill in reference to fees of Registers of Deeds and Justices of the Peace. Referred to Committee

> on Propositions and Grievances. Introduction of Resolutions By Mr, Merrimon, a resolution on adjournment. Lies over under the

The resolution provides for the ad-

journment of the General Assembly at 6 o'clock, A. M., on February 17th. By Mr. Powell, a resolution asking our Senators in Congress to use their influence in securing the passage of the Educational Bill now pending in the United States Senate, was taken up and

passed. The resolution providing for the and burn the vouchers in the Auditor's office, taken up and passed.

Under a suspension of the rules Mr. Cunningham called up the bill to amend chapter 185, laws of 1868-'69, in regard to township. Allows an appeal from the Board of Township Trustees, to the County Commissioner's in the matter of laying out and discontinuing highways. Mr. Cunningham advocated the passage of the bill. Passed its several

Under a suspension of the rules Mr. Grandy called up his bill to charter the North Carolina Construction Company, stating that it was secondary to the charter granted the New York, Norfolk and Charleston Railway Company, and was necessary to facilitate the construcion of the above road.

Mr. Dunham could not support the oill for several reason's. First he did not see why such a charter would be neces- rely on the statements of partisan newssary, when the charter of the railroad named gave it the power it asked for. Second it was granting excessive power stated the committee had examined to foreign corporations, &c.

Mr. Grandy replied at a considerable and a number of others and would sublength, asking the opponents of the bill | mit a report in two hours if the House to show where the power was excessive, so desired, but he thought it best to and he would go against it. Also he (Mr. | complete the examination. Dunham) could offer an amendment to Mr. Badger said he had received the Keep on hand a complete stock of Heavy | cover his objections. He (Mr. Grandy) | information he desired. He only wished could not see where the power was ex- to know if the committee was at work. cessive, and would support the bill. He withdrew his motion. Mr. Dunham replied that he was op posed to the bill in toto. He did not wish to occupy the time of the Senate

> merely say he was opposed to the bill upon principle and for a number of other reasons. Mr. Murphy replied at considerable length, saying these important bills should be discussed. He favored the bill, and denounced the action of members in opposing all matters if a foreign of Abbottsburg. Referred. name happened to appear in the char-

in discussion of the bill, and would Referred.

Mr. Merrimon opposed the bill, explaining reasons therefor,

Mr. Flemming advocated its passage. Mr. Stilley opposed its indefinite post- | Referred. ponement; that if there were objections o the bill he thought it best to refer the | Cleaveland Lodge, No. 202, F & A. M. nite postponement would be virtually its defeat, he could not support the mo-

Mr. Grandy rose a second time "to explain," replying to several objections act in relation to quarantine regulations rought forward by the opponents of in the Harber of Wilmington. Refer-Mr. Norwood, at considerable length, opposed the bill, terming it a monstrous removal of property mortgaged.

Mr. Troy called for the previous ques- By McLaurin, colored, a bill concerntion on the passage of the bill on it. ing inspectors in the city of Wilming-

DAILY NEWS RATES OF ADVERTISING One square, one insertion. One square, two insertions. One square, three insertion One square, six insertions... One square, one month..... One square, three months... One square, the elve months..... For larger advertisements, liberal con-tracts will be made. Ten lines solid nonpareil constitute one square.

By Mr. Haynes, a bill to establish a new county by name of "Bragg." Re-

On the vote on the bill Mr. Murphy called for the ayes and nays, which being sustained, the bill was lost by 24 By Mr. Davis, a bill to change the venue in suits brought against County Commissioners. Referred.

By Mr. Bowman, a bill to incorpo-On motion of Mr. Miller, the rules were suspended and the bill to forbid rate the North Carolina Mica Mining the sale of spirituous liquor within two Company. Referred.

By Mr. Dula, a bill to prevent specumiles of the corporate limits of Shelby, Cleaveland county, after the first day of lation in county claims. Referred. On motion of Mr. Houston, the rules Mr. Waring offered an amendment were suspended and the bill to authorthat this act shall not apply to the sale of liquors at Cleaveland Springs. The bill as amended, passed it reading by with the Chester and Lenoir Narrow bill as amended, passed it reading by 32 ayes to 6 nays.
On motion of Mr. Allen, the vote by up and passed its several readings.

On motion of Mr. Goodwyn, the rules were suspended, and the Senate resolution in favor of Mason L. Wiggins was which the charter of the North Carolina Construction Company was lost, was re-considered and the bill referred to the Committee on Internal Improvements.

After a lengthy debate the previous question was called, and the resolution Under a suspension of the rules, Harris, colored, called up the House bill to

make enticing of minors to leave their failed to pass its second reading. homes without consent of guardians or On motion of Mr. Reid, of Mecklenburg, a bill for the appointment of an additional Constable for the town of Gudger, that the Justice of the Court Charlotte was taken up and passed its before whom the guilty party was tried, several readings.

On motion of Mr. Gorman, the rules were suspended and the resolution of inquiry into the conduct of the Keeper The bill with amendments passed its of the Capitol, and raising a Committee to investigate the matter, was taken up and adopted.

Special Order. The resolution to relieve W. W. Holden of the disabilities imposed upon him by the Court of Impeachment, besage was sent to the House asking that | ing the special order for this hour, (12 body to concur in Senate resolution M.) it was taken up for consideration. raising a Joint Committee of three from Mr. Badger, the introducer, took the the Senate and four from the House, on floor in advocacy of the resolution. He said that he did not introduce this as a Mr. Cowles stated that Mr. Todd, political measure, but did it with an eye Senator from Ashe, was confined to his single to the best interests of the State. The passage of this resolution would go far towards healing the breaches of the McCauley was confined to his room by past, and do away with the bitter feels ings engendered by the war and unfortunately kept alive for the last five or Guilford, the message from the House six years. During his remarks he said of Representatives in regard to the that other matters, intimately connected raising of a joint committee was passed with the peace and good order of the State and the restoration of harmony, Mr. Troy stated, after the passage of were concerned in the passage of this resolution. Give mercy and receive mercy! A large portion of Mr. Badger's remarks were devoted to the question of the authority of the Legislature to pass such a measure. Mr. Badger closed his

pass the resolution. HOUSE OF REPRESENTATIVES. Mr. Jones, of Caldwell, not being pre-According to adjournment the House pared to vote on the resolution just was called to order at 10 A. M., by Mr. now, would move that the resolution be postponed and made special order for Prayer by Rev. Dr. J. M. Atkinson, Tuesday week at 11 o'clock.

Mr. Bryson, of Jackson, was reported as being confined to his room by sickpassed its several readings. Mr. Waugh presented a memorial On motion of Mr. Jones, of Caldwell, from citizens of Surry and Alleghany, the rules were suspended and the bill asking the extension of the Marion and

epeal the Usury law was taken up. reference to the passage of a law to Mr. Brown, of Mecklenburg, offered

> OLD SUGAR CURED HAMS New Sugar Cured Hams. Plain Canvased Hams, at lowest figures.

GROCER AND GENERAL

FAMILY GROUERIES.

believing I can make it to your interest to purchase from me, as I am determined to State were becoming excited on the sell Groceries with as close margin as they can be handled in Raleigh. My increasing matter, and that the House should not trade cortifies to this. Thanking you for your favors in the past and hoping a share of your patronage in papers, but should have facts before it. the future. I remain truly, WAYNE ALLCOTT. Mr. Bennett, from that committee, Gen. T. L. Clingman, N. W. Woodfin

I especially invite all interested to call.

COTTON FACTORS

By Mr. Jones, of Caldwell, a bill to empower the Commissioners of Lenoir,

43 West Lombard Street,

tax for Montgomery county. Referred. By Mr. Badger, a bill to amend the Liberal advances made upon consignlaw in regard to proceedings in bas ardy m ints Fertilizers furnished at lowest rates. Ja 13-tmh 4D By Mr. Perry, of Bladen, a bill to JNO. B. NEAL. prohibit the sale of liquor in the village

AND GENERAL COMMISSION MERCHANTS

PATAPSCO GUANO COMPANY, Norfolk, Va.

MEETING OF THE TRUSTEES OF THE UNIVERSITY. There will be a meeting of the Trusiess of There will be a meeting of the Fraces of the University in the Executive Odice, on Wednesday the 19th Inst., at 3 o'clock P. M. A full meeting is desired and request d.

TOD R. CALDWELL.

Gove nor and President of the J. 10-bass.

Board of Trustees.

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speech by an appeal to the majority to

The motion was put to a vote and Journal of Saturday read and apadopted. On motion of Mr. Gudger, the resotion in favor of the Commissioners of Madison county was taken up and

to incorporate the Farmers' Loan Bank, Wilmington, was taken up. Mr. Gudger presented a memorial from After a number of motions, amendcitizens of Madison, asking that the sale ments and a long debate, the matter of the Western N. C. Railroad be not was, on motion of Mr. McGehee, made special order for to morrow at 11 a. m. Mr. Blythe a memorial, counter peti-On motion of Mr. Badger the bill to tion, from citizens of Hendersonville in

prohibit the sale of liquor within three substitute therefor. Mr. Gayther moved to postpone the Williamson, colored, a memorial matter until Saturday at 11'a. m. Lost. from citizens of Haysville township, On motion, the House then ad. Franklin county, asking that their ourned.

the charter of the town of Murphy, W. C. STRONACH. liquor within one mile of the churches WAYNE ALLCOTT,

PRODUCE COMMISSION MERCHAYT

Has and will keep in stock the best qualee on the sale of the Western North

AWKINS & CO.,

General Commission Merchants.

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