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The DAILY NEWS will be delivered to subscribers at FIFTEEN CENTS per week, payable to the carrier weekly.

MORNING EDITION.

The Raleigh Daily News.

TUESDAY, JANUARY 28, 1873.

Special Notices inserted in the Local Column will be charged Fifteen 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 advertising at our lowest rates.

LOCAL MATTER.

E. C. WOODSON, City Editor.

Post Office Directory.

RALEIGH POST OFFICE ARRANGEMENT.

OFFICE HOURS FROM 8 1/2 A. M. TO 7 P. M.

Time of Arrival and Closing the Mail:

Western—Due at 7:50 A. M. Close at 5:30 P. M.

Eastern—Due at 7 P. M. Close at 6:30 A. M.

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

Northern via Greensboro—Due at 5:30 A. M. Close at 6:30 P. M.

Fayetteville and Chatham Railroad Mail—Due at 9:30 A. M. Close at 3:00 P. M.

No mails received or sent on Sundays.

Put all letters for mailing in letter box, as that is the last place we look for them before closing a mail.

Office hours for Money Order and Registered Letter Departments from 9 A. M. to 4 P. M.

C. J. ROGERS, Postmaster.

For latest news by telegraph, see Fourth Page.

LOCAL BRIEFS.

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Messrs. Julius Lewis & Co., advertise elsewhere that they have on hand everything belonging to their line.

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VOL. I.

RALEIGH, N. C. TUESDAY MORNING, JANUARY 28, 1873.

NO. 251.

SUPREME COURT.—Yesterday the Court met at the usual hour.

E. M. Gadsby vs James Jordan, from Davie. J. M. Clement for the plaintiff, D. M. Furches for the defendant.

Joseph White vs W. S. Butches et al, from Surry. J. M. Clement for plaintiff, J. Masten for defendants.

J. T. Chambers vs J. B. Terk, from Rowan. R. A. Caldwell and D. G. Fowle for plaintiff, J. L. Kerr for defendant.

North Western North Carolina Railroad Company vs Commissioners of Forsythe county. Blackmer & McCorkle for plaintiffs, Scales & Scales and Dillard & Gilmer for defendants.

Western North Carolina Railroad Company vs Jonas Cline, from Rowan. W. H. Bailey for plaintiffs, Blackmer & McCorkle for defendant.

Nathaniel Boyden vs Bank of Cape Fear. W. H. Bailey for plaintiff, Blackmer & McCorkle and Battle & Son for defendant.

T. P. Johnston and wife vs T. W. Haynes, Rowan. Ovide Dupre and Jones & Jones for the plaintiffs, D. G. Fowle, Bailey and Blackmer & McCorkle for defendant.

Same vs same. Same motion.

J. S. Henderson vs C. W. Bissent, Rowan. W. H. Bailey for plaintiff, no counsel for defendant.

B. F. Froy vs A. H. March, Rowan. J. H. Wilson for plaintiff, Blackmer & McCorkle for defendants.

E. Payson Hall and wife vs Burton Craige et al, W. H. Bailey for plaintiff, Smith & Strong and Blackmer & McCorkle for defendants.

State vs Richard and R. J. Davis, Rowan. Attorney General for the State, W. H. Bailey and Blackmer & McCorkle for defendants.

The Court then adjourned to meet at the usual hour this morning.

CHRISKE'S SOUTH AMERICAN COMMISSION.—As will be seen by the advertisement in another column, this Company will make their appearance on to-morrow evening and remain with us during the week.

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LEGISLATURE OF NORTH CAROLINA. SENATE.

MONDAY, Jan. 27th, 1873. Senate called to order at 11 o'clock, Lieut. Governor Brogden in the chair.

Journal of Saturday was read and approved. Messrs. Allen, Waring and Stillely asked the privilege of changing their votes from the negative to the affirmative on the appeal from the ruling of the Chair taken on Saturday.

Mr. Worth, who had not voted, asked leave to record his vote in the affirmative on the same question.

Mr. Gudger moved to reconsider the vote by which the decision of the Chair was sustained.

Mr. Love moved to postpone the consideration of the vote till Wednesday week.

Mr. Cunningham moved to lay this vote on the table, but withdrew it, provided Mr. Love would not make a speech on it.

Mr. Respass stated that Mr. King, Senator from Lenoir, was detained in his room on account of sickness.

Mr. Worth, the same statement in regard to Mr. Troy, of Cumberland.

Mr. Price, the same in regard to Guilford Christmas, Assistant Door-keeper of the Senate.

Petitions and Memorials. By Mr. Cunningham, a petition from citizens of Milton, Person county, asking an amendment to the charter of said town.

Reports of Standing Committees. Messrs. Price, Welch, Morehead, of Rockingham, and Gudger, from Committee on Corporations, and Mr. Love, from Propositions and Grievances, submitted reports.

Introduction of Bills. By Mr. Morehead, of Guilford, a bill to incorporate the Old North State Life Insurance Company.

By Mr. Seymour, a bill to repeal chap. 169, laws of 1869-70. Referred to Committee on the Judiciary.

Rules Suspended. On motion of Mr. Gudger, the bill creating the office of public guardians, was taken from the calendar and recommitted to the Committee.

Also, the bill to more definitely establish the State line, was taken from the calendar and recommitted to the Committee on Propositions and Grievances.

On motion of Mr. Harris, col., the bill making Neuse river a lawful fence from the Johnston county line to the upper falls of the Neuse, in Wake county, was taken up and passed its several readings.

On motion of the same, the bill to incorporate the Charlotte Spoke and Handle Factory, was taken up and passed its readings.

On motion of Mr. Powell, the bill to incorporate the North Carolina Steel Rail Company, was taken up and passed its several readings.

Special Order. The hour having arrived for the special order which was the consideration of the amnesty and pardon bill.

Mr. Welch offered an amendment to the amendment of Mr. Seymour, striking out for the crimes of "murder and arson" and the amendment to read for the crimes of rape and burglary.

Mr. Welch said offering this amendment he did it in good faith and hoped it would be adopted.

Though he had never belonged to any secret organization, political, religious or otherwise, yet he knew there was no palliation for the crimes, his amendment proposed to leave in the bill. While he was opposed to all crimes, no matter how, when or under what circumstances committed, yet he was in favor of the amnesty and pardon asked for in the bill and should support it.

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Senator from Orange say that both white and black said Stevens had received a just fate—surprised that high toned honorable gentlemen should palliate the crimes of these midnight marauders and assassins.

By Mr. Jones, of Caldwell, a bill to lay off a public road across Grandmother Gap. Referred.

By Mr. Shaw, a bill to allow the levy of a special tax in Moore county. Referred.

By Mr. Rhodes, a bill to relieve County Commissioners. Referred.

The resolution, introduced by Mr. Maier, instructing the State Geologist to have printed and distributed a pamphlet setting forth a description of the climate, soil, minerals, etc., of the several counties of the State, was taken up as the special order.

The Committee to whom the resolution was referred reported favorably upon its passage, recommending an amendment that only five copies for each member of the General Assembly shall be printed.

Mr. Waugh was opposed to the resolution. The Geologist had never been in his county, and therefore knew nothing about it.

Mr. Houston moved to postpone until Thursday next.

Mr. Marler was opposed to the motion to postpone.

The motion to postpone was put to a vote and prevailed.

On motion of Mr. Craig, the rules were suspended and the Senate resolution asking the joint Select Committee in regard to the Western North Carolina Railroad to report by bill, or otherwise, what steps can be taken to protect the State's interest in that road, was taken up and adopted.

The Senate bill to allow the owners of the Catawba Toll bridge to list it for taxes, &c., was taken up and passed its several readings.

The Senate bill to amend the act to incorporate the Wilmington Mutual Life Insurance Company, was taken up and passed its several readings.

The Senate bill to amend the act to incorporate the town Mount Olive, Wayne county, was taken up and passed its several readings.

The Senate bill to amend the act incorporating the town of Farmville, Pitt county, was taken up and passed its several readings.

The Senate bill in relation to depositions was taken up and passed its several readings.

The Senate bill to prevent the sale of liquor in the town of Shelby, Cleveland county, was taken up and passed its several readings.

The bill to prevent the sale of liquor near Excelsior College, Burke county, was taken up and passed its several readings.

Senate bill to amend chapter 185, laws of 1868 and '69, concerning townships, was taken up and passed its several readings.

A message was received from the Senate transmitting amendments to the bill for the relief of Sheriffs and Tax Collectors. On motion of Mr. Rhodes, the amendments were concurred in.

The bill to allow the Commissioners of Columbus county to levy a special tax, was taken up on its third reading and passed by a vote of yeas 91, nays 00.

The bill to amend the act to establish the turnpike road from Marion, McDowell county, to Asheville, Buncombe county, was taken up. [The bill provides for the payment of warrants heretofore issued for work done on said road, and provides for an agent of construction in each county through which the road passes to re-sell and re-let to contractors such portions upon which no work has been done.]

Mr. Waugh offered an amendment extending the road from Sparta, Alleghany county, to Winston, Forsythe county, and appropriating \$500 to be expended on the Blue Ridge portion.

Mr. Anderson opposed the bill. He would ever oppose any legislation looking towards a recognition of the unholy measures of that most infamous Legislature of 1868 and '69. Mr. Anderson continued for some length in opposition to the bill.

Messrs. Badger and Trivett favored the bill.

Mr. Bryan, of Alleghany, spoke in favor of the bill. He dwelt upon the necessity of giving this rich and productive section an outlet to the markets of the world. He urged it not only as a benefit to Western North Carolina but to the whole of the State, &c.

Mr. Jones, of Caldwell, took the floor in advocacy of the bill.

Mr. Metcalf did not think the condition of the finances of the State justified the passage of the bill and was therefore opposed to it.

Mr. Johnston advocated the bill as a matter of justice and right to that section.

Mr. Bennett offered an amendment providing that the tax necessary for the construction of the road shall be levied on the counties through which the road passes.

Mr. Moring argued at some length against the bill.

Mr. Bowman urged the passage of the bill.

After considerable debate the previous question was called and the question returned on the amendment offered by Mr. Waugh, which was put to a vote and adopted.

The amendment of Mr. Bennett was put to a vote and rejected by a vote of yeas 36, nays 55.

The amendment of Mr. McGehee, that the appropriation provided for in the bill shall be submitted to a direct vote of the people of the State, and be approved by a majority of them, was not put, and failed by a vote of yeas 46, nays 52.

After the rejection and adoption of various other amendments, the bill passed its third reading by a vote of yeas 52, nays 46.

Adjourned.

HOUSE OF REPRESENTATIVES.

At 10 A. M. the House was called to order by Mr. Speaker Robinson. Journal of Saturday read and approved.

Mr. Waugh, from the Committee on

Counties, Towns, etc., submitted a report.

By Mr. Waugh, a bill to enable the Commissioners of Surry county to consolidate and discharge the debt of the county. Referred.

By Mr. Jones, of Caldwell, a bill to lay off a public road across Grandmother Gap. Referred.

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