

SMITH & UZZELL, PROPRIETORS. FAYETTEVILLE STREET, OVER W. C. STROHACH & CO'S STORE. CASH—INVARIABLELY IN ADVANCE.

The DAILY NEWS will be delivered to subscribers at FIFTEEN CENTS per week, payable to the carrier weekly. Mailed at \$2 per annum; \$3.50 for six months; \$2 for three months.

The WEEKLY NEWS at \$2 per annum.

\$100,000.

MORNING EDITION.

The Raleigh Daily News.

THURSDAY, JANUARY 30, 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 authorized to contract for advertisements at our lowest rates. Advertisers in that city are requested to leave their favors with this house.

On Thursday, Feb. 20, 1873.

THE DIRECTORS OF THE VUE DE L'EAU CO.

Having, for reasons already given to the public, deemed it judicious to postpone their GRAND GIFT CONCERT

In aid of this new and delightful

SEA-SIDE RESORT,

The undersigned take pleasure in announcing that the Concert will take place, without fail,

On Thursday, Feb. 20, 1873,

IN THE OPERA HOUSE, NORFOLK, VA.,

When the following magnificent gifts, amounting to

100,000 DOLLARS,

Will be distributed by lot to the holders of tickets:

1 Gift in Greenbacks of \$5,000

50 Gifts in Greenbacks of \$1,000 each, 50,000

20 Gifts in Greenbacks of \$500 each, 10,000

75 Beautifully located Cottage Lots, 75,000

200 Beautifully located Cottage Lots, 200,000

100 Gifts in Greenbacks of \$100 each, 100,000

40 Gifts, valued at \$100,000

20,000 TICKETS AT \$5 EACH.

The distribution of Gifts will take place immediately after the Concert, on the vast stage of the Opera House, and in full view of the audience, under the immediate supervision of the President and Directors of the Vue de l'Eau Company. The following distinguished gentlemen, who have kindly consented to be present and see that the gifts are properly distributed, as advertised:

Hon John R. Ludlow, Mayor of Norfolk,

Hon A. S. Watts, Mayor of Portsmouth,

Col Walter H. Taylor, Norfolk,

Hon John B. Whitehead, Ex-Mayor of Norfolk,

James G. Holliday, Esq., of Portsmouth,

Should the tickets be not all sold when the concert comes off, the presents will be distributed in proportion to the number sold.

Currency Gifts will be paid in cash at our Banking House in the city of Norfolk, on presentation of the tickets entitled thereto, without discount.

For further particulars and for tickets, apply to the undersigned, who are authorized to appoint agents for the sale of tickets.

The undersigned, Directors of the Vue de l'Eau Company, pledge themselves to the public that the above Grand Gift Concert shall take place on Thursday, February 20th, 1873, as announced in advance card, on the basis of the original advertisement as to the distribution of gifts.

Wm. Lamb, R. J. Neely, M. Parks, V. D. Granger, W. H. White, W. Reed, F. G. Gino, G. W. Greig, N. Burruss, F. C. Lindsey.

Tickets are now ready for sale, and can be obtained from the following agencies:

BARRISS, SON & CO., Bankers and Financial Agents, Rue de l'Eau Company, NORFOLK, VA.

Tickets can be purchased of R. H. BRADLEY, Fayetteville Street, RALEIGH, N. C.

PROFESSIONAL CARDS.

GEO. H. SNOW, ATTORNEY AT LAW, RALEIGH, N. C.

Practices in the State and Federal Courts, Prompt attention given to the collection of Claims in all parts of the State. Jan 15-1m

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

Will attend in the Courts of Wake, Granville, Franklin, Warren, Halifax, Northampton and Johnston, and the Federal and Supreme Courts. Jan 3-1f

ALEX. H. SMITH, ATTORNEY AT LAW, SCOTLAND NECK, N. C.

Will practice in the courts of Halifax and adjoining counties, and in all parts of the State. May 11-1f

WALTER CLARK, J. M. M. ULLE, CLARK & MULLEN, 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. Collections made in all parts of North Carolina. mh 1-1f

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

C. CONIGLAND & DAY, ATTORNEYS AT LAW, HALIFAX, N. C.

Practice in the Courts of Halifax and adjoining counties—in 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 guardians.

The Junior partner will attend at his office in Wake on Saturdays and Mondays of each week. no 28-1f

B. H. BURNS, SAM'L T. WILLIAMS, BURNS & WILLIAMS, ATTORNEYS AT LAW, ROCKY MOUNT, N. C.

WILLIAMS & BURN, ATTORNEYS AT LAW, RALEIGH, N. C.

Business letters may be addressed either to Rocky Mount or Raleigh. 29

Claims Collected in any part of the State.

29 Practice in the Supreme Court of the State and in the Federal Court at Raleigh. mh 1-1f

THE DAILY NEWS.

VOL. 1.

RALEIGH, N. C. THURSDAY MORNING, JANUARY 30, 1873.

NO. 253.

RALEIGH FEMALE SEMINARY.—Mr. J. H. Horner, who is well known as an eminent educator, and whose school at Oxford stands second to none in the South, thus speaks of Messrs. Hobgood and Redd, of the Raleigh Female Seminary. Such compliments from such a source are highly creditable to the gentlemen named as well as the excellent institution with which they are connected.

Mr. F. P. Hobgood and Rev. A. F. Redd, Principals of the "Raleigh Female Seminary" were both trained for college in my school, and they both, at every examination merited and received the highest distinction in scholarship, exhibiting even then that untiring energy and fidelity in the discharge of duty which have marked their subsequent career. They both graduated, the one in Wake Forest College, the other in the Military Institute at Lexington, with the highest honors of their respective institutions. They have both had considerable experience in teaching, and already hold a high rank in the profession which they have adopted.

Mr. Hobgood has been eminently successful in the conduct of both male and female schools; and Mr. Redd was for several years an efficient and able instructor in my school, giving both to myself and to the patrons of the school entire satisfaction. In addition to his collegiate course at Lexington, Mr. Redd spent one year at the University of Virginia, graduating there in two schools and ranking as a proficient in a third, and has also recently finished a theological course of study in the Baptist Seminary at Greenville, S. C.

We rarely find united in the conduct of the same school two gentlemen of so high qualifications and attainments. They are aided by an able corps of assistant instructors, and their school is in all respects eminently worthy the confidence and patronage of parents seeking for their daughters the best educational advantages.

Wishing them a success proportionate to their merits. I am very truly, J. H. HORNER, Oxford High School, Jan. 28, 1873.

THAT SERENADE.—There was a grand serenade given at the Yarborough Tuesday night. The music on the guitar and flute was very fine, and we never heard such singing before. Several distinguished gentlemen were called out and delivered stirring addresses on matters and things in general, and we regret that the want of space will only allow us to publish one:

"Friends, fellow-citizens and countrymen (but not with U. S. Bonds)—I highly appreciate your kindness, fondly love your charming music, and deeply sympathize with the cravings of your inner man, but being a friend of the great temperance movement now sweeping over the State, and without being tricked in bed, and fearing a recurrence of the epizootic, or some kind and shake your cordial hands, I pray you, therefore, for this time at least, to have me excused. Good night and my pleasant dreams attend you, wherever you shall think proper to seek your virtuous couches."

The serenaders after a few more rounds, disbanded for the night and morning, and to the great relief of all repaired to their own domiciles. We are gratified to state that we were not visited in a body, only a couple of the wounded passed by our office, and with the exception of only a slight disturbance at our window, hobbled on up the street.

SUPREME COURT.—The Court met at the usual hour, all the justices present. The following appeals from the Eighth District were heard and disposed:

Nathaniel Boyden vs. of the Bank of Cape Fear from Rowan. W. H. Bailey, for plaintiff, Blackmer & McCorkle, and Battle & Sons, for defendants—placed at the end of docket.

Thos. P. Johnson and wife vs. Thos. Haynes, from Rowan, Ovide Dupree and Jones & Jones for plaintiffs, and Blackmer & McCorkle, D. G. Fowle and W. H. Bailey for defendants—argued.

J. S. Henderson vs. C. W. Bassett, from Rowan, Bailey for plaintiff, Blackmer & McCorkle for defendant—argued.

E. F. Hall and wife vs. Burton Craige, et al., from Rowan. W. H. Bailey for plaintiff, Smith & Strong and Blackmer & McCorkle for defendants—argued.

Salem Female Academy vs. Mary E. Phillips, from Forsyth. Scales & Scales for plaintiffs, and T. J. Wilson for defendant—argued.

John L. Shaver vs. Commissioner of Salisbury, from Rowan. W. H. Bailey for plaintiff, Blackmer & McCorkle for defendant—argued.

E. and J. C. Frost, administrators vs. John W. Taylor, from Davie, W. H. Bailey for plaintiff, B. T. Gray for defendant—argued.

State vs. Isaiah Shoaf, from Davidson. Attorney General for the State, Blackmer & McCorkle for defendant—argued.

W. H. Howerton vs. C. N. Latimer, from Rowan. W. H. Bailey for plaintiff, J. H. Wilson for defendant—argued.

The other cases from this District not disposed of were placed at end of docket. Causes from the Ninth District will be heard to-day.

The fine horse ruffed off at the Yarborough bar room yesterday evening was won by Mr. Yancey of the Wyane, Yancey & Co. livery stables.

(For the Daily News.)

Messrs. Editors: The following paper was picked up in the street near the Yarborough House. Please publish it, so that the owner may know where to find it. It is left on the desk of the local editor of the News:

Proceedings of a meeting of the compositors (the rest of the line and two other lines are missing), held Jan. 27th 1873.

The meeting was called to order by the venerable B. E. Lee-looking Mr. B. Mr. B. who, with deep feeling, explaining the object to be the election of a flagging editor. He dwelt at length upon the necessity of that officer, the glory he would achieve; the regret of the speaker that he was too old to be a candidate, etc.

Mr. W. — I differed with the speaker as to the proper age of the officer, and thought Mr. B. was just the right age and size. (Cheers and hisses.)

The devil then arose, and amid much sensation, proposed the name of Mr. W. — the last speaker. He had known Mr. W. intimately for years, and knew that he could fill the office with less personal danger than any one within the range of his acquaintance. He was the proper age, and though a little thin, not enough so to disqualify him. He could, under any circumstances, terrify an ordinary individual without striking a blow, by the expression of his visage, and if the worst should come (here the audience sobbed) his large and interesting family should be supported. (Cries of "we will!")

Mr. W. arose, but could not be heard on account of the commotion.

A vote was then taken with the following result:

For Mr. W. — 13.

For Mr. B. — 1.

Mr. W. — I was about to be declared elected, when, with alacrity, he arose and said:

"I am not insensible (a voice 'you are certainly not sensible') of the high honor proposed to be conferred upon my unworthy self. It is with deep reluctance that I am compelled firmly, but respectfully to decline. (Oh no!) My disposition is too merciful, my heart too tender. Why, only yesterday, when the proprietor of a certain restaurant suggested that I had eaten enough for one dead head, my feelings were so hurt, that I wept like a child. If this thing is persisted in, you will bring my gray hairs down in sorrow to the grave. I will leave the city. I will turn life insurance agent. I will do anything—but spare me this."

Mr. X. inquired of Mr. W. if he was aware of the fact that one of the perquisites of the office was a free lunch daily at 12 M.

"Is that so?" said Mr. W. "Then my friends, I am always willing to sacrifice myself for the common welfare. I accept." (Cheers.)

Mr. W. was then invested with the insignia of office, and the meeting adjourned.

A SUGGESTION.—We know it is next to an impossibility for the police or any one else to prevent wood stealing this weather, but could not some means be adopted to require a man, after stealing the wood, to keep off the sidewalk with it, and make him walk in the middle of the street. There is always "danger in the dark," and we know of nothing more dangerous than the sharp, jagged end of a stick of wood, while being transported on a negro's shoulder. As a six footer we are not exposed to the danger as some of our friends. We generally run our shoulder or breast into the wood, but our old friend Frapps, who is conveniently shaped for the operation, run his eye immediately on the sharp end of a stick Tuesday night. Frapps said the sensation was particularly disagreeable, and from the looks of his eye, we should judge it was. Be this as it may, Frapps and ourself desire legislation in regard to the matter; our personal safety depends on it.

CARMER, THE DRUGGIST.—Not intentional, but from the pressure consequent upon the crowded state of our columns, we did not refer to the new advertisement of Carmer, the druggist, that appears elsewhere in this paper. The articles he advertises, specially the Bouquet Cologne, Citronia Hair Oil, Carmer's Cough Syrup and Baking Powders, are all manufactured by himself, and having gained for themselves a reputation on merit alone, are the standard goods in their line of the city. Mr. Carmer is one of the oldest druggists in the State, having been educated for and to the business, and no city can boast of a more thorough and competent chemist and pharmacist. Use Carmer's preparations and thus encourage native talent and home enterprises.

MORE LIGHT.—Rejoice! O ye children of men! and also the fathers and mothers of the children of men. Ye that for two long years have groped your way in darkness through the high-ways and by ways of our dark and benighted city, rejoice and be exceedingly glad.

Know ye that an edict hath gone forth from the rulers of the city that there shall be light? Chief of Police King is now at work repairing and otherwise placing in order the street lamps, with instructions to "hurry up." This looks like provisions are being made to turn us from dark and evil ways. Again, we say to those who love light rather than darkness, rejoice over the good time 'coming.

HOP AT THE NATIONAL.—Another of those brilliant dress hops will be given at the National Hotel on to-morrow evening. Mr. Partin and his corps of efficient assistants, do everything in their power to render these occasions agreeable, and well do they succeed. The following are managers for the occasion:

P. F. Pescud, Jr., James McKee, L. W. Barringer, Chas. E. Johnson, Jr., W. P. Batchelor, J. K. Outlow, McLeod Turner, Jas. Morehead, Kerr Craige and J. W. Dunham.

MR. SPEAKER ROBINSON AND GOV. CALDWELL.—As will be seen by the reported proceedings of the House that this latter officer has thought fit to imagine that his dignity has been wounded by the Speaker of the House. By reference to Mr. Badger's remarks reported in another column, and the annexed statement submitted substantially as we report it by the Speaker just before the adjournment yesterday, it will be seen that there was no want of proper courtesy intended, and that the Speaker promptly informed the Governor, as soon as the Governor's communication was placed in his hands, in the manner prescribed by the law of 1868.

The course of the Speaker was substantially endorsed by the House, for whom the communications were read, and the remarks of the Speaker were submitted, Mr. Heaton arose and stated that all had been done necessary and proper to be done on the part of the Speaker and the House, and therefore, he moved to adjourn, which motion was carried with scarcely a dissenting vote.

No blame can justly be attached to Mr. Speaker Robinson, as is evident from Mr. Badger's statement, and but for the "unduly sensitive" feelings of Governor Caldwell, none of this explanation would have been necessary.

Just about adjournment, Speaker Robinson said he desired to call attention of the House to a question between His Excellency, the Governor and himself.

On the 25th inst., the Governor sent a communication to the Speaker of the House, which was received and placed on his desk, while he was temporarily out of the Chair. The temporary Speaker (Mr. Badger) did not order the reading of the paper until the House, thinking it was for the consideration of the Speaker alone; but handed it afterwards to the Speaker, who at once wrote an official notice to the Governor, informing him of the vacancy in the representation of the county of Edgecombe, according to the suggestion of His Excellency's note. He thought it was probable, if he had been in the Chair, he would have ordered the paper read—but he would of course, added to, and endorsed the action of the temporary Speaker, Mr. Badger. He expressly disclaimed any intention of treating with discourtesy, a communication coming from the Executive Department, and earnestly desired that pleasant and courteous relations should exist between the Executive and Legislative branches of the Government.

The Governor, this morning, sent an additional paper to the Speaker, in which he states that having learned that his first paper was not read he desired that it might be returned to the Executive office. With this statement of facts, he would place the matter in the hands of the House. If no suggestion was made, he desired to say or do nothing more in the matter.

TUCKER HALL.—A large and brilliant audience greeted the first appearance of Chiriski at Tucker Hall last evening, and from the frequent bursts of applause we are led to believe that all were well pleased. As a vaudevilleist, Chiriski is a decided success. The difficult feats of jugglery, (if that is the word,) were gracefully performed, and the tight rope performance was excellent. The most attractive feature of the performance is the liberal distribution of prizes, especially the \$10 greenback gifts. We speak for him a crowded house to night. The show is well worth the money.

MORE INTIMIDATION.—It is rumored that his honor, Judge Tourgee, has issued bench warrants for the arrest of a number of prominent citizens of Caswell county on suspicion of being connected with the Stevens' murder. Of course the usual bugaboo story of the manner of his death, accounting for the absence of blood in the room, how the few drops of blood got on the window sill, &c., &c., is all told. We have no doubt but that they will be made, but that they will show that respectable and prominent white citizens of the county were engaged in it we do not believe.

ROBERTY.—The residence of Mr. Perry, on Washington street, the Wake county Representative in the House, was entered on Tuesday night by some evil persons or person, and robbed of sundry articles, including wearing apparel and household furniture. These depredations are becoming too frequent for the good of the city, and we call upon the police to exercise all the vigilance in their power to ferret out these marauders.

THE WESTERN EXPORTER.—We were pleased to receive a visit yesterday from Col. — Carter, editor of the Western Exporter, the first number of which will appear from Asheville this week. The Exporter would have appeared the first week in January, but owing to the extreme cold weather and the necessary difficulty in transportation incident thereto, Col. Carter could not get his first number out before now.

LEGAL WIT.—A young attorney of this city is credited with the following "pun." Speaking of the case of Battle versus Bell, he said it was in his opinion a *casus Belli*. A nonresident attorney says this sparkling wit was no doubt occasioned by his recent removal to Raleigh, but for this it would never have occurred.

MARRIED.—GRIFFITH-CLAYTON.—At the residence of George T. Cooke, Esq., near this city, Jan. 29th, by Rev. J. B. Bobbitt, B. B. GRIFFITH, Sheriff of Caswell county, and Mrs. ANN E. CLAYTON, of Wake county.

CORN, OATS, MEAL, BAYON, Mess Pork, Bulk Sides, N. C. and Family Flour always on hand. Consignments daily received. A. G. LEE & CO.

LEGISLATURE OF NORTH CAROLINA.

SENATE.

WEDNESDAY, Jan. 29th, 1873.

Senate called to order at 11 o'clock, Lieutenant Governor in the chair.

Prayer by the Rev. Dr. Mason, of this city.

Journal of yesterday read and approved.

Reports of Standing Committees.

Messrs. Murray, Todd, Allen, Love, Welch, Gudgey, Flemming and Ayers submitted reports from their respective Committees.

Petitions and Memorials.

By Mr. Lutz, a petition from the citizens of Richmond county, praying the enactment of a law to prevent the yearly gatherings known as the Scotch Fair in said county.

Introduction of Bills.

By Mr. Powell, a bill to incorporate the Haw River and New Hope Manufacturing Company. Referred.

By Mr. Humphrey, a bill to aid the people of the State in ascertaining the title to their lands. Referred.

By Mr. Gudgey, a bill to investigate the affairs of the Western Division of the Western North Carolina Railroad. Referred.

Rules Suspended.

On motion of Mr. Gudgey, the bill to investigate the affairs of the Western Division of the North Carolina Railroad, was taken up and passed its readings.

By Mr. Walker, a bill to change the terms of holding the Superior Courts in the 9th Judicial District. Referred.

By Mr. Nicholson, a bill to amend title 14, chapter 2, section 310, of the code of civil procedure. Referred.

By Mr. Dunham, a bill to amend the rule of proceeding in justices courts. Referred.

By Mr. Scott, a bill to authorize two additional terms of the Superior Court in Granville county. Referred with petitions.

By Mr. Ellis, a bill to incorporate the Horse Ford Manufacturing Company. Referred.

By Mr. Allen, a bill to amend chapter 186, laws of 1869. Referred.

By Mr. Allen, a resolution for the relief of the Wilmington & Weldon Railroad. Referred.

Special Order.

The Amnesty and Pardon act taken up on its third reading.

The vote was first taken on the amendment of Mr. Seymour, to strike out "Heroes of America, Union Leagues, Red Strings, North Carolina State troops, and North Carolina Militia." Failed.

Mr. Respass' amendment shared the same fate.

Mr. Warren offered an amendment to the amendment to strike out water the word rape, the word burglary, (arpe and burglary having been stricken from the bill) and advocated the same in a few brief and well timed remarks. He was a volunteer in this matter, as he was not in favor of the introduction of the bill in the Senate, while he did not approve of either said to have been committed by either of the organization named in the bill, but as a representative of the people, he could not withhold his vote as an act of mercy to 40,000 people of the State. He felt it as a demand of the people on him, when he conscientiously felt and knew that these organizations were the necessary results of war, as well as the complete upheaval of society caused by the reconstruction acts of Congress. This was the time to extend that Christian virtue, charity, and he would show by his vote his willingness to spread its mantle over past offences. He said the Republicans to a man had shown a spirit of antagonism to the bill that they would never surrender, and he saw no use in wasting more time on it. He was ready to vote on the bill, and hoped his amendment would be adopted with it.

Mabson and Eppes, colored, made lengthy speeches against the bill.

On motion of Mr. Ayers, the previous question on the bill was called and sustained.

Those voting in the affirmative were: NAYS—Messrs. Powell, Scott, Stafford, Todd, Troy, Waring, Welch and Worth—8.

Those voting in the negative were: NAYS—Messrs. Cowles, Cramer, Ellis, of Catawba, Eppes, Grandy, Gudgey, Harris, Hill, Hallonon, Humphrey, Hyman, Long, Mabson, McCabe, McCotter, Smith, Stille and Walker—18.

Mr. Love asked to be excused from voting, as he had not sufficiently considered the bill to vote on it, and moreover not a single one of his constituency were interested in the bill.

On motion of Mr. Waring the vote by which the bill passed, was reconsidered and that motion laid on the table.

Rules Suspended.

On motion of Mr. Powell the bill to amend the charter of the Cape Fear Iron and Steel Company was taken up and passed its several readings.

Calendar.

House bill to repeal chapter 68, laws of 1871 and 72, known as the deer law, provided that the following named counties are excluded from the provisions of the act: Clay, Cherokee, Randolph, Haywood, Gates, Jackson, Macon, Transylvania was taken up and passed its third reading.

Miscellaneous.

Leave of absence was granted Mr. Messrs. Price, of Davie, and King of Senoer were still detained from their seats on account of sickness.

HOUSE OF REPRESENTATIVES

At 10 A. M., Mr. Speaker Robinson called the House to order.

Prayer by Rev. Dr. Mason of this city.

Journal of yesterday read and approved.

Mr. Badger rose to a question of personal privilege, and at his request the Clerk read an article in the Era, entitled

RATES OF ADVERTISING. One square, one insertion.....\$ 1.00 One square, two insertions..... 2.00 One square, three insertions..... 3.00 One square, six insertions..... 5.00 One square, one month..... 10.00 One square, three months..... 25.00 One square, six months..... 50.00 One square, one year..... 100.00 For larger advertisements, liberal contracts will be made. To lines sold non-pareil constitute one square.

"Offended Dignity."

Mr. Badger said that he was in the chair on the 25th inst., when the message referred to was received, and continued to preside until adjournment. He did not direct the message to be read to the House, as it seemed to be of an official personal character between His Excellency and the honorable Speaker of the House. He gave the message to the Speaker after adjournment, and that gentleman expressed regret that, in ignorance of the law he had allowed the Clerk to send the information as to the vacancy, and disclaimed any intention to reflect upon His Excellency, the Governor. Mr. Badger said, if blame there was for the not reading of the message, it should be attached to himself, and not to the honorable Speaker.

Messrs. Brown, of Mecklenburg, Stanford, Anderson, of Davie, Morrison, Jones, of Caldwell, McGeehee, and Anderson, of Clay, submitted reports.

By Mr. Houston, a resolution in favor of Jonas Cline, of Catawba. Referred.

By Mr. Badger, a resolution asking a report from the Secretary and Treasurer of the University of N. C. Referred.

By Mr. Wheeler, a resolution of instruction to the Judiciary Committee. Calendar.

By Mr. Rhodes, a bill to incorporate the Goldsboro Banking & Loan Association. Referred.

By Mr. Houston,