

SPONE & UZZELL, PROPRIETORS. FAYETTEVILLE STREET, Over W. C. Stronach & Co.'s Store. CASH—INVARIABLELY IN ADVANCE. THE DAILY NEWS will be delivered to subscribers at FIFTEEN CENTS per week, payable in advance. For three months, \$4.50; for six months, \$8.00; for a year, \$15.00. THE WEEKLY NEWS at \$2 per annum.

\$100,000.

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

SEASIDE 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, 5 Gifts in Greenbacks of \$1,000 each, 5,000 25 Gifts in Greenbacks of \$500 each, 10,000 25 Beautifully Illustrated Colored Lots "by the sea," 30 by 130 feet, at the rate of \$1.00 each, 30,000 300 other beautifully located Colored Lots, 25 by 130 feet, at Vue de l'Eau, valued at \$2.00 each, 40,000 400 Gifts in Greenbacks of \$100 each, 10,000 400 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, and 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, of Norfolk, Hon. John B. Whitehead, Ex-Mayor of Norfolk, James G. Holladay, 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 alone 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 above card, on the basis of the original advertisement as to the distribution of gifts:

- Wm. Lamb, E. J. Neely, M. Parks, V. D. Groner, W. H. White, W. Reed, F. G. Ghio, G. W. Greig, N. Burruss, E. C. Lindsey, Fogarty & Co., Bank of Portsmouth, Bain & Brother, Burruss, Son & Co.

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

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

THE ADJUSTABLE SPRING BED BOTTOM.

Of which we are the SOLE MANUFACTURERS AND PROPRIETORS FOR NORTH CAROLINA.

IS THE PERFECTION OF Comfort, Durability & Cleanliness.

We manufacture these Beds of all sizes, to fit every kind or style of Bedstead, and will manufacture them expressly for and deliver them at

HOTELS AND PRIVATE FAMILIES Without Extra Charge.

allowing sufficient time to assure satisfaction, before payment is required. All our goods are made in the most thorough manner, of the very best materials, and are warranted for ten years use, to remain perfect and serviceable.

We have purchased the right in this patent for the entire State, and will sell county rights on reasonable terms. We shall be ready in a few days to manufacture them in any quantity.

Dr. Blackhall, at the Warborough House, who has them in use, can tell about the Beds. Persons in Raleigh or vicinity desiring a Spring Bed to try, will send length of one of the slats across bedstead, to

JONES & ELLIS, Manufacturers, Hillsboro St., Raleigh, N. C. J. A. JONES, J. D. ELLIS, Agents.

REMOVED. Having disposed of my Store on Fayetteville Street, I have opened at

No. 13 Hargett Street, where I will be pleased to serve all who will favor me with their patronage, at the lowest possible rates, for CASH or barter. My stock consists of

- Sugar, Coffee, Flour, Meal, Rice, Salt, Molasses, Cheese, Ham, Shoulders, Bulk Meat, Lard, Vinegar, Kerosene Oil, Pickles by the measure, Soap, Brandy, Peaches, Canned Goods, Candles, Nuts, Raisins, Apples, Onions, Irish Potatoes, &c. &c. Thankful for past patronage, I hope to merit the same in future by fair dealing and strict attention to business.

Give me a CALL. C. D. CHESTNUTS, No. 13 Hargett Street.

CARMER'S COMPOUND PECTORAL COUGH SYRUP.

It will cure Coughs, Colds, Hoarseness, Sore Throat, Bronchitis, and all Diseases of the Throat and Lungs. PREPARED BY J. R. H. CARMER, Druggist, No. 11 Fayetteville Street, Raleigh, N. C. Jan 29-73.

THE DAILY NEWS.

VOL. I. RALEIGH, N. C., SATURDAY MORNING, FEBRUARY 8, 1873. NO. 263.

MORNING EDITION.

The Raleigh Daily News.

SATURDAY, FEBRUARY 8, 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 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.

See fourth page for interesting local, telegraph and legislative matters.

Correspondents will please write on one side of the paper.

Our local space is necessarily given up to-day to make room for the excellent speech of Col. R. P. Waring before his constituency at Charlotte.

LOCAL BRIEFS.—(3) Local whisky, the creme de la Creme of all whiskies!

Paul B. Means, Esq., of Concord, N. C., honored our sanctum with a visit yesterday.

Father McNamara has returned to the city, having been driven in by high waters and rough roads.

The Vue de l'Eau gift concert tickets are sold at Bradley's. Remember the sale closes on the 18th.

Col. Brown, a member of the House of Representatives, from Mecklenburg, is ill at his home in Charlotte.

The Senate was in session last night, at work on the private bill calendar. We will give a summary of the proceedings in to-morrow's issue.

Etiquette is always in time, and will keep up with the fashions. He has just received a most beautiful line of those bewitching silk shawls and ties. It.

The city night police, we think, justify the complaint of the extra duty of lighting the street lamps. They get a less salary than the day police, are more exposed, and make as many arrests. We would suggest that the day police light the lamps, and the night police put them out, and think it nothing more than fair and equitable.

SERIOUS IF NOT FATAL INJURY FROM A FALL.—Mr. Alonzo Adams, son of Lynn Adams, Esq., and a young man highly esteemed in this city, fell from his bed room window yesterday morning to the ground, a distance of about ten feet, and fractured his skull. Dr. McKee was called in, and though every effort has been resorted to, for the relief of the unfortunate young man, it is feared the injury will prove fatal. Mr. Adams is deservedly popular in this city, and was attended yesterday by a host of sympathizing friends, who deeply lament the sad misfortune.

P. S. Since the above was in type, we are called upon to announce the sad intelligence of the death of Mr. Adams, which occurred at 11 o'clock last night. As will be seen elsewhere, a meeting of Seaton Gales Lodge, I. O. O. F., of which the deceased was a member, is called to make arrangements for paying the last tribute of respect to their departed brother.

FARMERS' AND MECHANICS' ASSOCIATION OF NORTH CAROLINA.—At the first annual meeting of the stockholders of this Association, held in Goldsboro, on Thursday last, the following gentlemen were elected Directors for the ensuing year:

- William F. Koenegay, L. W. Humphrey, H. Weil, A. Day, Dr. D. Cogdell, Major B. F. Hoole, H. L. Grant, C. F. R. Koenegay, A. J. Galloway, of Wayne, Colonel A. M. Faison, of Duplin, J. C. Wooten, of Lenoir, and J. B. Faircloth, of Greene.

The election of President and other officers by the Board of Directors will take place on Monday next.

AGRICULTURAL MEETING THURSDAY NIGHT.—The Agricultural meeting, which will come off Thursday night at Metropolitan Hall, promises to be one of much interest. The citizens generally and the Legislators especially are invited to be present. Speeches by distinguished gentlemen are expected. The plans of the new grounds and buildings will be on exhibition. The Advisory and Executive Committee will interchange views and other business of importance to the Society will be transacted.

SECRETARY OF THE N. C. LIFE INSURANCE COMPANY.—We are pleased to announce that our young townsman, W. H. Hicks, Esq., has been elected Secretary of the North Carolina Life Insurance Company recently established in this place. Major John Devereaux declining to accept the position. We are confident Mr. Hicks will fill the position most acceptably to the Company.

"SPIRIT OF THE SOUTH."—We welcome to our exchange list the above named paper, which has just been commenced in Rockingham, N. C., by Wm. K. Terry, Editor and Proprietor. It succeeds the Carolina Clipper lately published by Mr. Terry. The Spirit of the South will undoubtedly be an able ally in the rank of improving the welfare of North Carolina.

It's ALL RIGHT NOW.—We chronicled the presence of George M. Mathes, Esq., of the Winston Sentinel, in the city a few days ago. Mathes, through his paper, says we were mistaken, it was some other good looking fellow we saw. You are right Mathes, we mistook Mr. Wheeler of the House for you, but we have made the necessary apology, and he has forgiven us.

SENATOR WARING AT HOME.

HIS REPLY TO MR. TURNER ON PUBLIC PRINTING.

A TRIUMPHANT VINDICATION.

His Course Unanimously Endorsed.

Our Reporter was present at the discussion in Charlotte on last Saturday between Hon. Josiah Turner, Jr., Editor of the Sentinel, and Capt. R. P. Waring, Senator from Mecklenburg, on the subject of the Public Printing.

Our Reporter took full notes of the discussion, but we did not care to burden our columns with a subject with which we believe the public has already been sufficed; and we therefore stated in our Tuesday's issue the fact, that Capt Waring's course had been unanimously endorsed by the assembly after listening to the speech of Mr. Turner and to Capt. Waring's reply. We then stated that it might be proper for us to refer to the matter more in detail hereafter, according to circumstances.

We expected that Captain Waring would return to the city in a day or two, and were anxious that he should revise our report of his remarks before they were published. As he has been detained by serious illness in Charlotte during the whole week, and as the Sentinel has published in full Mr. Turner's speech, delivered on Saturday, we have concluded to give a synopsis of Captain Waring's remarks which contains the substance of his argument. We do not pretend to report the speech in full. It was a calm, manly, pointed, unanswerable effort, which carried conviction to every reasonable man who had any doubts on the subject of the discussion, and was universally conceded to be a triumphant and overwhelming vindication of his course on the subject of the State Printing.

The following is our Reporter's account of Capt. Waring's speech:

The speaking was announced by flaming posters to occur at the Court-house at 1 1/2 o'clock. We remained there till nearly 2, when a messenger came in and informed the audience there in waiting, all five of us, that the speaking would take place at the Public Square, immediately in the business centre of the town. To this point we made our way, where we found an audience numbering from 80 to 100 persons.

Mr. Turner first addressed the audience, his subject being, in accordance with the announcement on the posters, Public Printing, State and Railroad Rings. His remarks have been published in full in the Sentinel. Capt. Waring said there seemed to be a slight misunderstanding in regard to the origin of the meeting. He did not desire a discussion on the subject of Public Printing, nor did he expect to come before his constituency to answer at this time for his acts during the session of the Legislature. He said that in the course he had pursued in the General Assembly of North Carolina he felt as a free agent to act in behalf of the people of Mecklenburg, and he did not think that the Editor of the Sentinel had a right to point out to him what course he should pursue. When the Legislature was attacked he remained silent, but when personally attacked, through the columns of the Sentinel, he arose to a question of personal privilege on the floor of the Senate in reply to the threat of Mr. Turner, that he would appear from Caesar to the people. Mr. Turner had charged that the Committee on Public Printing had not represented their constituents in not giving the printing to the Sentinel. In answer to that assertion, he had said in his seat in the Senate, that Mr. Turner might go before the people of Mecklenburg and speak two hours, and if he, Waring, was allowed one hour in reply, that Turner might then speak till doomsday. Mr. Turner, however, never made the announcement through the Sentinel that the challenge was accepted, and without consulting Mr. Waring, as to time or place, telegraphed to Charlotte and had posters struck off that he would discuss the matter here to-day. Mr. Waring was greatly surprised when he saw the announcement in the Sentinel, and wrote Mr. Turner a note, saying that owing to legislative duties he could not meet him here at the time specified. Mr. Turner replied that he was going at all events, whether he (Waring) went or not, as the meeting had been advertised. Mr. Waring said in a telegram had been received from his friends on yesterday, Friday, saying he ought to come. He therefore, appeared before them to-day through the advice of his friends. The response, Mr. Turner, to this untimely discussion upon Mr. Turner's shoulders; it was not contemplated by him, but he did not shrink from a discussion on his course before his constituents at any time.

Mr. Waring said he would not attempt to follow Mr. Turner's scattering remarks on the subject of the Public Printing. It was all a tempest in a teapot, in which the public generally were but little interested and cared but little about. As to his hostility to Mr. Turner, that was the merest lark. When he went to Raleigh as a member of the Legislature in 1871, Mr. Turner had no stronger friend than himself, (Mr. Waring). His record on the Public Printing was that. As Chairman of that Committee, he bitterly opposed giving out the contract to the lowest bidder in 1871, and favored 75 cents per thousand, and voted to give it to the Sentinel. Mr. Turner knew nothing about printing, and James H. Moore, for Turner's

benefit, was first awarded the contract at 75 cents. A committee was appointed to measure up the work, consisting of Messrs. Dudley and Marcom, practical printers, both connected with the Sentinel office, and Mr. Gorman on the part of the State Auditor. Mr. Waring then took strong ground for the Sentinel in all his actions in that Committee, but endeavored to make a contract suitable for all. Mr. Moore said he paid fifty cents for labor; we gave him 75 cents. When Mr. Moore charged up his work, then commenced the squabble about the quad em, and the letter m. The matter underwent investigation.

Here is the sworn testimony on this subject. Mr. Waring here read from the testimony taken before the Committee appointed to investigate the matter, and referred to the fact that last summer's campaign, when he replied to his competitor in defense of the charges against Mr. Turner about overprinting, notwithstanding the Committee, consisting of Messrs. Dudley, Marcom and Gorman, reported that the difference in the ems showed that the printer had overdrawn over three thousand dollars. Mr. Waring said he would throw all his reputation on the character and honor of Mr. Turner in this transaction. This contract was annulled and the Committee on Public Printing met again. They met to get the work done. There was ring in it. The printing was then ordered to be put out to the lowest bidder. While the contract was being made several bids came in from different quarters. The printing was given to John C. Syme, of the Sentinel office, and the report made to the Senate of what had been done. The Legislature refused to approve of the action. The contract was afterwards given to Hearne. I refused to have anything more to do with it. Then we had a caucus on Public Printing and no price for printing was fixed. I offered a bill in the Legislature to give Mr. Turner the printing.

Afterwards, at his suggestion, a law was passed submitting the whole matter of making a contract for the public printing to a Joint Committee, who were empowered, under the law, to execute the contract on the part of the State. A contract was then made with Theodore N. Ramsay, of the Sentinel office, for Mr. Turner's benefit, and remained in force until December, 1872. This was never submitted to the Legislature, and Mr. Turner had no right to complain now of the very law under which the contract was made for his benefit. This act was ratified on the 10th of February, 1873; under this act Mr. Turner received the contract; under this act no action could be taken by the Legislature unless the Committee violated it; and under this act, re enacted and amended by the present Legislature, Stone & Uzzell were made State Printers.

The matter was taken from the Legislature and given to a Joint Committee to prevent endless discussion and strife. The Committee have to make the contract at a certain price fixed by law, and have to take a bond from the Contractors. If the law has not been complied with, of course the Legislature have the right to have the contract annulled. If has been complied with, the Legislature cannot interfere.

How can Mr. Turner object to this when his contract of last year was never submitted to the Legislature for action. The Legislature refused to confirm the contracts with Moore, Syme and Hearne before the law of February the 10th was passed, putting the matter exclusively in the hands of the Committee.

In regard to the conspiracy to buy out or break down the Sentinel, he has nothing to do with that, as he did all he could, while a member of the Committee on Printing in 1871-'72, for Mr. Turner's benefit. He was never at Capt. Jarvis' room, and had nothing to do with any proposition looking to the purchase of the Sentinel. He knew that Gen. D. M. Barringer and Hon. A. S. Merrimon wrote to Mr. Turner, asking if he would sell the Sentinel.

Mr. Waring then referred to the sale of the Sentinel by Mr. Pell to Mr. Turner, and the fact that Mr. Turner's father borrowed the money from Geo. W. Swepson to pay for the "Sentinel." Also the fact that Mr. Turner's father had given a mortgage in favor of Swepson, which is now on the "Sentinel" office. Mr. Waring said with these facts patent to the world, Mr. Turner was accusing him and other gentlemen with trading with Swepson to break him down. "Why," asked Mr. Waring, "what have I to do with Swepson? I never had a transaction with him in my life, and I defy contradiction of the statement. I in the Rings—the Swepson Rings! Fellow citizens did you ever see my wealth? My creditors around here doubtless would be glad to see some of it. I do not know anything about the Rings or ever saw any of their operations. Littlefield, it is said, was a master of Rings. I voted for an appropriation for his arrest.

"I have done nothing, fellow citizens, in the Legislature but what was open and above board. I may have made some mistakes; I may have committed some errors. If so, then to you I am responsible, and accountable for my conduct. "I acknowledge the public services of Mr. Turner. I think he has done much for the party, which I and the people fully appreciate. The question is now, why did not Mr. Turner get the "Public Printing"? I know that when that Committee was appointed, five or six of its members expressed their preference and intention to vote for Mr. Turner, but why did he not get it? Because he failed to support the nominee of the party in the Senatorial campaign. But for the course of the "Sentinel" he believed that our gallant standard bearer, Vance, would now be the United States Senator. (Mr. Turner here interrupted the speaker, by saying that he had told the representative from Orange, Mr. Jones Watson, not to vote for Judge Merrimon, but to support the party nominee.) Mr. Waring continued: "But you did not say that in your paper! I believe if you had done so, the result would have been quite

the reverse. Mr. Turner had a right to go for whom he pleased till the decision of the party caucus. Then, as a good party paper, as the organ of the party, the "Sentinel" should have endorsed and advocated the nominee in its columns. But did that paper do it? No, fellow citizens, his was the only paper in the State that refused to support our candidate, and yet he forgets to tell the people when he charges upon that Printing Committee a conspiracy to deprive him of the office of Public Printer, that he failed to endorse the party's nominee for Senator in the editorial columns of the "Sentinel." Now, fellow citizens, to whom did we give the Public Printing? To Messrs. Stone & Uzzell, of the DAILY NEWS, a paper that made a most gallant fight in that memorable Senatorial campaign. These gentlemen commenced the publication of the News in Raleigh on their own hook. They came from Weldon, where they founded and published the "Roanoke News," a paper that did good service in every campaign since the war. It is a well known fact in that section that they were on one occasion threatened with arrest by Governor Holden, if they did not cease their bitter attacks upon the State administration. They were not to be frightened from their purpose, and they continued as bold and fearless as ever. He said since the establishment of the DAILY NEWS in Raleigh, no paper had grown so rapidly, both as regards its reputation and extent of its circulation.

He then referred to the service and reputation of Capt. S. T. Williams, the political editor, who, in 1868, was the Conservative-Democratic candidate for Congress in the Fourth District, and made a gallant fight in that forlorn campaign against the notorious Dewese. He referred also to the war record of the Messrs. Stone and Uzzell, Proprietors of the News, who, for four years breasted the storm of war in defence of Southern Independence, and both of whom now bear on their persons honorable scars received in battle. Has Mr. Turner done more?

Mr. Waring then referred to the charges made by Mr. Turner, that the Proprietors of the News were backed by conspirators to break down the "Sentinel." Mr. Stone did offer to buy from Mr. Turner the "Sentinel." Mr. Turner refused to sell. The proposition was made by Mr. Turner to lease to Stone, after the News was established at Raleigh.

After reviewing the several charges made against him, Mr. Waring said he did not come here to defend himself. His acts were not hid from his constituency. If they disapproved of his course—here he was interrupted by Dr. C. J. Fox, who mounted the stand and said: "Fellow citizens, I have in my hand a resolution prepared by a number of Senator Waring's constituents, which I am requested to read and submit to you for adoption or rejection. He read as follows: "Resolved, We the citizens of Mecklenburg county, fully endorse the action of our Representative, R. P. Waring, in the matter of Public Printing."

The vote was taken, and every voice in the crowd responded, Aye. The negative was taken, and not a dissenting voice was heard. Col. Waring then left the stand amid the shouts and applause of his friends, and the crowd generally dispersed. Mr. T. ascended the stand, and rejoined after the unanimous approval of Senator Waring's course. A vote was proposed by him to those of the assembly who remain to education, but the time now being used to take any action, either of approval or disapproval of his question.

OXFORD ITEMS.—Our Oxford correspondent, under date of yesterday, gives us the following items: Rev. A. D. Cohen and family have arrived in Oxford. Mr. Cohen will, at a very early date, receive inmates at St. John's Orphan Asylum. We have heard of several orphan children who intend availing themselves of this favorable opportunity of obtaining an education, and of fitting themselves for usefulness in after life. The dedication of St. John's College for the benefit of the orphans of North Carolina, was a noble exhibition of charity on the part of the Masonic fraternity, and is worthy of the highest commendation.

The Express office at this place was robbed a few days ago of two packages of money, containing about two hundred dollars in all. One of the packages belonged to J. L. Jones, Esq., and the other to Walker Mitchell, Esq. Certain circumstances have conspired to fasten suspicion strongly on Perry Skidmore, a colored man, who is generally well known to our citizens. Ferry has been lodged in jail, and as he professes to possess supernatural powers, he says he will come out in three days. His eccentricities for some months past warrant the belief that his mind is disordered.

L. O. F.—There will be a called meeting of Seaton Gales Lodge, No. 64, at the Odd Fellow's Hall this evening, at 7 o'clock, for the purpose of making the necessary arrangements for the interment, with the usual honors, of the remains of our departed brother A. L. Adams.

Sister Lodges are respectfully invited to attend. By order of the Noble Grand, M. V. B. GIBERT, Secretary.

ATTENTION ABSENT SENATORS!—The fate of the Constitutional Amendments depend upon your early return to your posts. We are requested by your friends and fellow members to say to you, stand upon the order of your coming, but come at once. Come! Come! Come!!!

TO THE PRESS.—Papers, Magazines and other exchanges of the Farmers and "Mechanics Journal," Goldsboro, will please send in the future to the "State Agricultural Journal," Raleigh, N. C. H. T. FULGHAM, Editor.

POSTPONED.—The sale of the furniture of Mrs. A. H. Saunders, dec'd., has been postponed until the 15th inst. See notice elsewhere.

LEGISLATURE OF NORTH CAROLINA.

SENATE.

SATURDAY, Feb. 7, 1873.

Senate called to order at 10 o'clock. Lieutenant Governor in the chair. Journal of yesterday read and approved.

Petitions. By Mr. Love, a petition from citizens of Transylvania asking a law to prevent the sale of intoxicating liquors near Little River Church in said county. Referred.

Reports of Standing Committees. Messrs. Troy, Morehead, of Rockingham, Avery, Todd, Gudger, and Dunham reported from their several committees.

On motion of Mr. Allen, the bill to charter the Central Carolina Railway Company was made the special order for Thursday next at 11 o'clock.

Introduction of Bills. By Mr. Cowles, a bill to repeal an act providing for Justices to issue summons for defendants in civil suits beyond the limits of their own counties. Referred.

By Mr. Troy, a bill amendatory of a bill providing for a Board of Public Charities. Referred.

By Mr. Cramer, a bill to secure the proper indexing of the laws. Referred.

By Mr. Powell, a bill to incorporate the Roanoke Iron Company. Referred.

By Mr. Worth, a bill to authorize the Commissioners of Randolph county to levy a special tax. Referred.

By Mr. Troy, a bill to authorize the Mayor and Commissioners of the town of Fayetteville to appoint a Receiver of railroad taxes. Referred.

By Mr. Long, a bill to prevent the sale of liquors within two miles of the town of Rockingham, Richmond county.

On motion of Mr. Welch, the consideration of the reconsideration of the vote on the Constitutional Amendments was postponed till Monday at 11 o'clock.

Calendar of Private Bills. The "Credit Mobilier" resolutions, offered by Mr. Cowles, and published in full a few days ago in the News. They are resolutions of regret and indignation at the corrupt and fraudulent practices of certain members of Congress in the "Credit Mobilier" affair. The resolutions failed by 10 yeas, to 29 nays.

House bill to authorize the Commissioners of Bladen county, to levy a special tax, came up on its third reading, and on motion, was referred to Committee on Propositions and Grievances.

Messages Received. From the House of Representatives transmitting several bills and resolutions asking the concurrence of the Senate thereon.

The Senate resolution in regard to adjournment, with House amendments, was, after some discussion, on motion of Mr. Gudger, laid on the table.

From the House of Representatives, announcing that the House had passed a resolution to impeach Robert M. Henry, Solicitor of the 12th Judicial District, of high crimes and misdemeanors in office, and that the House would in due time prefer articles of impeachment.

Mr. Allen moved that the House be notified that the Senate would receive the Managers on the part of the House whenever it may deem fit to send them.

Messrs. Merrimon, Norwood and Avera favored the postponement of the consideration of the matter until November next.

Mr. Dunham argued that it was due to the party against whom the charges had been made that he be heard, and that at once. It was an act of injustice to Solicitor Henry to refuse him a trial now.

Mr. Ellis, of Columbus, argued to the same effect; the Senators were not sent here to consult their own convenience, but to do the will of the people.

Mr. Merrimon moved that the House be notified that its managers in this matter will be received by the Senate on the 3rd Monday in November next. Adopted by a vote of 24 yeas to 13 nays.

Mr. Love moved that the time of receiving the House Managers be made the 4th Monday in November.

Mr. Humphrey moved a reconsideration of the vote by which the consideration of the matter was postponed. He argued that to postpone the matter from this session to the next would be indefinitely passing it over, as the next session had no right to leave unfinished business for the following session.

Messrs. Flemming and Dunham favored the reconsideration, believing the Senate would make a serious mistake to postpone this matter until after the close of this session, as they did not believe it had the power to do so. The House may have acted hastily, but with this the Senate had nothing to do—it had only to investigate the charges made.

Mr. Merrimon contended that to postpone the matter would not be an indefinite action, nor did he believe such action would be discourteous to the House.

Mr. Norwood thought the Senate should resolve itself into a Court and hear the articles of impeachment, and then it could decide as to its future action.

Mr. Ellis, of Columbus, said to postpone this matter without organizing a Court would be a virtual nullification of the law in such cases provide it.

Mr. Morehead, of Rockingham, opposed the reconsideration of the motion, and favored the postponement of the matter until the next session; this would not dispose Solicitor Henry until the articles of impeachment had been received by the Court of Impeachment.

Mr. Humphrey's motion to reconsider the vote postponing the matter was adopted—22 yeas, 15 nays. Mr. Merrimon moved that a message be sent to the House inquiring of that body when it would be their pleasure to present the articles of impeachment to the Senate. Mr. Allen did not think the Senate should express its opinion as to the propriety of the House acting in the matter. Mr. Merrimon had endeavored to pre-

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vent the Court of Impeachment being organized, as he did not think the matter demanded the expense which the State would be forced into. The people of his section did not desire this thing done. He meant no reflection upon the House in anything he may have said.

Mr. Todd moved that the House be notified of the reception of the message by the Senate. Adopted.

Calendar. Bill authorizing the Commissioners of Davidson county to sell public grounds in the town of Lexington, was laid on the table, by motion of Mr. Cramer.

Bill incorporating the Stone Square Lodge, A. Y. M., of Warrenton, passed its several readings.

On motion of Mr. Merrimon, the rule requiring the yeas and nays upon the third reading of private bills, was suspended in all cases, except when required by some Senator.

Bill in relation to the Superior Courts in the counties of Graham, Clay and Swain. Laid on the table.

Bill authorizing certain counties to subscribe to the capital stock of the New York, Norfolk and Charleston Railroad Company. Tabled.

Bill incorporating the North Carolina Construction Company. Tabled.

Bill to prohibit the hunting of deer in certain