\$100,000.

THE DIRECTORS OF THE

VUE DE L'EAU CO.

Having, for reasons already given to the public, demed it judicious to postpone their

RAND GIFT CONCERT In aid of this new and delightful

SEA-SIDE RESORT

The undersigned take pleasure in announcing that the Concert will take place,

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 1 Gift in Greenbacks of \$5,000 5 Gifts in Greenbacks of \$1,000 each, 5,000 20 Gifts in Greenbacks of \$500 each, 10,000

75 Beautifully located Cottage Lots "by the sea," 30 by 130 feet, at Vue de L'Eau, valued at \$400, 200 other beautifully located Cottage Lots, 25 by 130 feet, at Vue de L'Eau, valued at \$200 each, 100 Gifts in Greenbacks of \$100 each, 10,000

401 Gifts, valued at

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 su-pervision of the President and Directors of he VUE DE L'EAU COMPANY, and the folkindly 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,

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

Currency Gifts will be paid in eash 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

The undersigned, Directors of the Vue de L'Ean Company, piedge themselves to the public that the above Grand Gitt Concert small 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, R. J. Neely, M. Parks, V. D. Grøner, W. H. White, W. Reed, G. W. Grice, N. Burruss, E. C. Lindsey. lickets are now ready for sale, and can be

o dained from the following agencies: Bank of Portsmouth, Bain & Brother, Burruss, Son & Co. BURRUSS, SON & CO.,

Eankers and Financial Agents Vue de L'Eau Company

NORFOLK, VA. 43 Tickets can be purchased of R. H. BRADLEY,

Fayetteville Street, RALEIGH, N. C.

3a 26-dtd THOMAS STANLY

PROPRIETOR OF "CITY GRANARY," DEALER IN

CORN, PEAS, WHEAT, OATS, BICE, &C., &C.

Ready access at my Warehouse for THE DELIVERY OF CARGOES,

And easy Handling and Storage at small BEST QUALITY OF CORN

Direct from Vessels at the Lowest Whole-Communications for Information

Concerning the Grain Market in this City promptly answered. All orders should be accompanied by the money or City acceptance.

Office and Warehouse on Market Wharf, NEWBERN, N. C. ja 10-1m M O V E D

No. 13 Hargett Street,

Pickles by the measure, Soap, Brandy Peaches, Canned Goods, Candies, Nuts, and strict attention to business.

Give me a Call! C. D. CHRISTOPHERS, No. 13 Hargett Street. feb4-lm

COMPOUND

PECTORAL COUGH SYRUP,

E

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. jan 29-tf

J. A. JONES having this day sold out his as good as those paid in any southern

Books Stationery, Sheet Music, &c., to me, I resume business as his successor at the old stand,

No. 15 Fayetteville street,

RALEIGH, N. C.,

I shall endeavor to keep a good stock of the latest and most popular books, which I shall sell at the lowest cash prices. I respectfully solicit orders from the old customers of the house, and others wishing goods in my line: The latest News Periodicals kept constantly on hand. L. BRANSON, Successor to J. A. Jones,

VOL. 1.

RALEIGH. N. C., SATURDAY MORNING, FEBRUARY 15, 1873.

MORNING EDITION. CASE FOR THE JURY .- As will be seen by our report of Senate proceeds The Raleigh Daily News. in which he takes the News Re-SATURDAYFEBRUARY 14, 1873 porter to task for misrepresenting therefore abide a timely patience, and him in his remarks in opposition

Special Notices inserted in the Local Column will be charged (20) Twenty Ce its per line.

time the paper is wanted.

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

LOCAL MATTER.

E. C. WOODSON, City Editor

For latest news by telegraph see Fourth Page. Correspondents will please write

on one side of the paper.

LOCAL BRIEFS. Alamance Court commences Monday.

The cry is still they come-subscripers to the NEWS. Chiriski is drawing large houses in

Wilmington. Harry and Rose Watkins are heading commented as we pleased on the acin this direction.

(3) Century whisky, the creme de la Creme of all whiskies!

Personal privilege questions are becoming "quite-the thing" again. Senator Chamberlain, Grandy and day morning.

The sale of the furniture of Mrs. A. H. Saunders is postponed to Saturday nent. See the notice.

attendance upon the Baptist State From the Daily News Senate Report of Educational Convention. James M. Mullen, Esq., of Halifax, N.

C., of the Law firm of Clark & Mullen, is is in the city in attendance on the Su-

The Rev. Dr. Sears, General Agent of the Peabody fund, addressed the mem-

bers of the General Assembly at Commons Hall last night. per" is still at the Yarboro House, and argued that the eighteen bills now where he may be consulted for a few-

Thanks to a friend in Orange, both for the club of subscribers sent us and his kindly words for the success and

prosperity of the NEWS. The sale of lots at the cld Fair Grounds was resumed yesterday and did | they appear, he thought would be antag-

not average quite \$300 each. Where are all the capitalists? The sale will be resumed on Thursday next.

Only one case before the Supreme Court yesterday. The People ex. rel, of John Nicholas and others vs. Wm. H. McKee and others Batchelor, Edwards & Batcheler for plaintiffs, and Fowle, Busbee & Busbee and A. S. Merrimon for defendants. All of this county.

The argument will be concluded to-

Harris, colored, in the Senate yesterday, asked that Senator Chamberlain affirmative on the Constitutional amendments that had passed the Senate; whereupon Mr. Morehead, of Guilford, not pass.

RALEIGH AS A COTTON MARKET,-It is a matter of congratulation that our city has become in the past twelve months a cotton market of large importance, and if the in- people enjoyed more rights and privicrease continues in the same ratio, this | leges under it than ever before, and now market will, in the course a few years, to change it would bring upon us angrow into an importance second to other revolution. Having disposed of my Store on Fayette- none in the Southern States. Daily our streets teem with wagons and carts | the bill, but opposed to war. He was laden with this staple, and our mer- satisfied with the one he had just passchants, exhausting storage room, Inmber where I will be pleased to serve all who will tayor me with their patronage, at the lowest possible rates, for CASH or barter. My this trade, can be observed on every Sugar, Coffee, Flour, Meal, Rice, Salt, Molasses, Cheese, Hams, Shoulders, Bulk ings springing up in every direction of the cry of war. It was the known Meat, Lard, Vinegar, Kerosene Oil, and the business of bustle and activity | policy of the Republican party to resort pervading our principal streets give to these alarming subteringes. He read Raisins, Apples, Onions, Irish Potatoes, &c. ample evidence of the dawn of an era from the Constitution to show that Thankful for past patronage, I hope of prosperity and growth. The amendments proposed were in strict good effect of this state of af- accordance with law. He was ready tairs is daily made apparent. now and here to lay violent (?) hands on Our merchants and business men are this organic law, and knew he would becoming more liberal and enterprising, feel better in doing so. this spirit will not flag, but that it will | Monnow .- High Mass will take place

and a field of labor is opened up S to the unemployed masses. We hope steadily grow. All citizens should labor zealously to foster and encourage all enterprises, the prosecution of which will tend, in any way, to advance the material interests of the community. In the attainment of this object the columns of the NEWS will aways be opened, and as an earnest of this disposition, our readers may expect to find in them, each day, the latest and most reliable report of the markets, both at home and abroad. In reference to our allusion to the claims of this city as a OLD CUSTOMERS, FRIENDS, &c. cotton market, we invite attention to the fact that the prices paid here are

> markets of the South will bear us out in this assertion. "PAPAL INFALLIBILITY."-To-morrow evening, the Right Rev. Bishop Gibbons, will lecture in St. John's Church. on the above subject. Gentlemen at \$600 each, and none worth less than STYLE the door will provide seats for strangers. \$100. The tickets are worth \$100 each. The Bishop's discourse will be a rich | Call or send and get one. intellectual and oratorical treat. The public are respectfully invited. He Hor Baths,-The bathing house of and sit at once, in order that your pictures

annousced.

all will yet be well. All parties ordering the News to the Constitutional Amendment bill will please send the money for the in the Senate, February 5th. Notwith-

standing Mr. Grandy was in the Senate on the following day, and read, or had an opportunity of reading, the News report, yet he says nothing of this error (?) till after he spends nearly a week with his constituency.

As to the misrepresentation, we very respectfully beg to differ in opinion with Mr. Grandy. We say that our report is a correct report of the position taken by him, and we are willing to rest the question of difference with the President and members of the Senate, and if we are wrong, then we are willing to make the correction asked for. But we are unwilling for Mr. Grandy or Mr. anybody else to get up nine days after a report is written,

find flaws suitable to his purpose and then get us to admit that we are wrong. Since our career as Reporter of the NEWS, both in the Senate and in the House, we have carefully avoided any report that was not in a strict iccordance with the facts, and never in a single instance discriminating in favor of party. In onr side remarks, elsewhere than in our reports, we of course

tion of members. We publish below our report of the remarks of Mr. Grandy and also the reply of Mr. Gudger to the same, merely to show that it would be very strange in Mr. Gudger to use such remarks in reply to a speech that only contained the It will be a beautiful spectacle to wit-Seymour appeared in their seats yester- mild sentiment, "the tendency of the

amendments were revolutionary." If Mr. Grandy will rise to a second question of personal privilege and get themselves and society in general. the members of the Senate to say we misrepresented him, then we will make There were ninety-three delegates in the correction:

Mr. Grandy occupied the floor in opposition, stating that he had been misrepresented in the statument, that he was opposed to Constitutional Amendments, but he was opposed to any The Secretary of the State Agricul- alterations or amendments to that tural Society, has established his head- instrument at this time. It was not quarters in the third story of the Fisher | important, and the people did not demand a change. If there were imperfections in the Constitution, he would rather stand by them than to "fly to evils he knew not of," as this bill proposes. He referred to the clause in the Constitution providing The Harnett county "Sperit Wrap- how it shall be changed or amended, offered were not in accordance there with. He was here interrupted by Mr. Morehead, of Guilford, who asked if he would vote for the original bill. Mr. Grandy-no, sir. He thought the passage of the original bill was calculated onistic to the law now existing, and would necessarily lead to revolution. A violation of one part was a violation of the whole, and he conselled Senators

were treading. Mr. Morehead, of Guilford, replied to the above remarks, when Mr. Grandy again took the floor and said: "His book of Constitutions did not read as the Senator's from Guilford. He would advertisement in the Wilmington Journask if the last General Assembly passed from Guilford. There were eighteen turned home, to-day, relieved of my afflicamendments offered.) He could not so tion, and a living example of your skill who was absent when the vote was see it. He was not here to make party in your profession. Should this statetaken, be allowed to record his vote in capital. If his people did not like his ment be of service to you, or be the course, and did not vote for him again, he could remain at home. It would be of similar afflictions, I trust that it may better for the Republican party to sink | thus be the means of repaying you some asked that he be allowed to record his than for these constitutional amend- portion of your kindness and attention vote in the negative on those that did | ments to pass; better there should be | to myself. no party than a revolution, and he though a revolution would inevitably tollow if this sacred instrument, the Constitution, was tampered with. The

present Constitution was as good a one as North Carolina ever had, and the

Mr. Gudger said he was a triend to ed through, and if the gentleman (Mr. Grandy) could show the strength of his argument, he would take pleasure in going with him; but he was not to be

CATHOLIC CHURCH SERVICES Toat 11 o'clock, at which the Right Rev. Dr. Gibbons will preside. Arriving at SALE POSTPONED the Church, the Bishop will be received at his carriage by the "Father Mathew Temperance Union" in regalta. As "Guard of Honor," these gentlemen will escort the Bishop to the Sanctuary. He imparts his blessing, and they retire to their places.

The Sacrament of Confirmation will be confered on a number of applicants, and the pledge will be administered to the newly-formed "Father Mathew, Temperance Union."

THAT LIVERY STABLE RAFFLE.—The raffle of the livery stable of Messrs. Dunn & Co. will come off on the 28th inst. The fairness of this raffle is vouched for by the gentlemen whose names are used as references, and by the general character of the firm itself,

will also lecture on Monday evening. Mrs. Karrar just west of the Post office, The hour and subject will be duly will be opened to day. Parties wanting hot baths should call.

THE AGRICULTURAL JOURNAL, -OWing to the delay that Capt. Fulghum has experienced in the removal of his

"THE DAILY NEWS .- This excellent paper is very irregular in its arrival at this place. We have been requested by subscribers to enquire the cause. It seems to go up the Western North Carolina Railroad and come back in the evening or not at all. We think Col. Long would be the proper person to apply to in regard to it, and we have no doubt he would exert himself to have the matter arranged."-Salisbury Watch-

We have a letter from Salisbury, received yesterday, making the same complaint, and saying that a most every other day the NEWS is returned in the afternoon from the West. Will Col. Long look into this, and have the evil corrected ?

"FATHER MATTHEW TEMPERANCE Union."-A number of gentlemen of the Catholic congregation in this city are desirous of forming themselves into a l'emperance organization, and the proper steps have been taken to inaugurate their Society. Some twenty-five persons have already given in their adhesion to the cause, and on next Sunday the "Father Matthew Temperance Union" will be inaugurated. They will present themselves at the Altar, and request the Right Rev. Bishop Gibbons tolgive his blessing to their undertaking, and administer to them the pledge as Referred. imparted in the Roman Catholic Church. ness these gentlemen coming forward to invoke the aid of God and religion to rosecute a work so advantagous to

scarf, bearing the words "Father Matthew Temperance Union." This badge | Works, lies over under the rules. was executed in gold by Nichols & Gorman, and is decidedly a neat ornament. Within a day or two this idea has been matured. Therefore it is impossible to see all who may join this Society. But county, authorizing the Treasurer to pay the list is open, and persons may have to the said Morton \$70 as commutation their name added by signifying their wish to the Rev. Father McNamara. for a lost leg while in service in the late Confederate army.

The "Father Matthew Temperance Union" is deputed to act as a "Guard of Honor" to Bishop Gibbons on his arrival at St. John's Church Sunday morning at the hour of divine service.

[From the Goldsboro (N. C.) Messenger. HUNTER'S CANCER INFIRMARY .- Dr. Hunter has quite a rush of patients at | bill his Cancer Infirmary, in this place. His success in the treatment of cancers and reached the ears and eyes of the afflictous parts of the country, are now in the Register of Deeds the number of teach Infirmary undergoing treatment. In ers, &c., of said Association, and the to uproot the whole government of the this connection we append the follow- Association thus formed shall be a body State. To support the amendments as ing certificates which we know to be genuine:

Gentlemen :- For the sake of all who may be similarly afflicted, I take great to avoid the dangerous ground they pleasure in making the following state-

I had for two years been offlicted with Cancer of the breast, After suffering great pain, I was induced, after reading one of your circulars, and seeing your al, to place myself under your treatment. eighteen bills? (Answered by Senator After a lapse of only four weeks I remeans of inducing others to be relieved M. J. BROWN, Dalton, Bladen Co, N. C.

> GRANTSBORO, Pamlico Co., N. C. Drs. J. T. Hunter & Tew :

DEAR SIRS :- Allow me to acknowledge my gratitude to you for the cure of a Cancer with which I was afflicted for some 18 or 20 years, which had become very annoying. About the middle of last July I, by the advice of my friends, put my case under your treatment, and while using your Cancer preparation, I had an attack of billious remittent fever which retarded the progress of your Cancer treatment for some | The Senator from Warren says he would | authorized to be appeal from, will agree five or six weeks. After the fever left me I am happy to say your treatment his surprise that the repre- heretofore made in the Circuit Court and by the last of November the ulcer- county should be so blinded by preju- District of North Carolina, shall be so ation healed, to my great satisfaction, dice as not to be able to discriminate modified and amended, as to require and I very cheerfully add this as one right from wrong. He believed the that the party or parties purchasing the J. E. Moore, was taken up and adopted. more testimony to the success of your constituency of these Republicans would property directed to be sold under said practice, hoping this may benefit others hold them to an account for such acts, decree, shall not obtain a perfect title tion in favor of M. Morton, was taken thereto, unless said purchasers shall, up. best wishes for your success.

Yours with entire respect. JOHN S. BRYSON. Dec. 14th, 1872.

NEW ADVERTISEMENTS.

The sale of the furniture of Mrs. A. H

Saunders, deceased, is postponed for one week. The sale will take place at the resi-dence of the late Judge Saunders, on SATURDAY, the 23d of February, 1873, at Il o'clock A. M. KEMP P. BATTLE, Adm'r of Mrs. A. H. Saunders.

that day. Adopted. Raleigh, Feb. 14, 1873. feb 15-td USTRECEIVED 25 Sacks choice Rio Coffee. 30 barrels Sugar, all grades.

10,000 pounds Bulk Sides. 5,000 pounds Bulk Shoulders. 2 car loads Molasses in barrels, tierces and hogsheads. 50 Boxes Candy, assorted and braided. 25 boxes Lemon Biscuit. 20 boxes Brandy Peaches. Also a large lot of Corn, White and Stock

M. A. PARKER. feb 14-tf MEMBERS OF THE LEGISLA-TURE

REMBRANT PHOTOGRAPHS, are requested to call early; do not put it off until you are nearly ready togo home. Call

Mark to V

jan21-tf;

LEGISLATURE OF NORTH CAR-OLINA.

SENATE.

FRIDAY, February 14, 1873. Senate called to order at 10 o'clock, by the Lieutenant Governor. Journal of yesterday read and ap-

proved. Mr. Grandy rose to a question of personal privilege on the DAILY NEWS, stating that that paper had misrepresented his position in his remarks on the Constitutional Amendments. That he only said that the passage of the amendments would be revolutionary in its tendency. That if that paper desired to do him justice, let it copy the report the House to order. that appeared in the Era, &c. That paper could not drive him from the position taken on this, or any other

question. Reports of Standing Committees. Messrs. Price, Love and Hill, from Propositions and Grievances; Mr. Norwood, from Agriculture; Mr. Murphey, from Insurance, and Mr. Todd, from Enrolled Bills, submitted reports. Introduction of Bills and Resolutions

By Mr. Respess, a bill to authorize the town Commissioners of Bath, Beaufort county, to sell certain real estate. Referred. By Mr. Gudger, a bill to amend an

act to lay off and construct a public Mr. Dickey, a memorial for the Com-highway in the counties of Wake and missioners of Cherokee county asking McDowell. Referred. By Mr. McCabe, a bill providing for the service of civil process against infants and persons of non-sane minds; to regulate the appointment of guardians adlitem, and for other purposes.

By Mr. Dunham, a bill to amend the law of evidence, relating to the conveyance of real estate. Referred. By Mr Hollomon, a bill to incorporate the town of Coldraine, in Bertie

county. Referred. Their regalia consists of a pure white By Mr. Troy, a resolution fixing the salary of Superintendent of Public

Rules Suspended. Mr. Miller called up a resolution in favor of J. A. Morton, of Cleaveland

ing and was engrossed and sent to the Special Order. The school bill came up as the special

The resolution passed its third read-

order for 111 o'clock. Mr. Cowles withdrew his call for the previous question on the passage of the An amendment was offered by Mr. Welch providing for a new section to other analagous disorders seems to have the bill, authorizing the organization of a Teachers Association, properly offied, a large number of whom, from vari- cered, &c., which shall report to the

police force in the town of Statesville. politic and corporate in law, &. The amendment was discussed at Dr. J. Miles Hunter & Co., Goldsboro, N. C. | considerable length by Messrs. Welch and Worth for the amendment, and

> Messrs. Gudger and Love against it. The amendment was lost. Mr. Love offered an amendment to the 14th section in regard to a division of the grade of teachers, leaving the grade to be decided by the Board of Examiners, regardless of applicant's knowledge of the classics or higher mathematics. Defeated. Other amendments were offered, but

none prevailed. The bill passed its third and last reading by 35 yeas to 3 nays. On motion of Mr. Cowles, the bill was

At 121 o'clock the Senate bill on the Constitutional amendments, in regard to bond and pay expenses, &c., was taken | Caldwell, Jones, of Camden, Jones, of the re-numbering of the sections of the up as the unfinished business. Constitution was taken up and failed by a vote of 31 ayes to 8 nays.

Harriss, col., after the vote was anreconsideration, Hyman, col., objected.

Harris. col., was surprised and mortified at the course pursued by certain members of the Republican party on this floor. He believed that | favor of the resolution, some of them would vote against the "Ten Commandments" if introduced by | proviso: the Democratic party. (Hyman an swered he would.) Harris continued: | tiff and other parties to the suit herein and he would here express his that the decree of foreclosure and sale succeeded finely for the Cancer came out sentative of this good old of the United States, for the Western

was proceeding "for Harriss" when sale, complete and equip in running Mr. Humphrey rose to a point of order; order, the Railroad sold under said that there being no question before the decree, and unless they shall also bid Senate, Mabson's remarks could not be not less than the full amount of the entertained.

order and Mabson was seated. tion, when Harris moved the reconsider- arbitrators to be selected by the parties ation of the vote by which the bill was under the direction of the Court, and deleated and its further consideration subject to confirmation by the Court— is at all times complete; prices low and all orders delivered promptly. postponed till Wednesday next and then the parties herein directed to

Carolina Railway Company introduced to be instituted under the provisions of by Mr. Humphrey, came up as the spe-cial order for 1 o'clock.

Mr. Johuston Mr. Humphery offered an amend- his provise in remarks of length. He

eighteen months, from the passage of the world. After a considerable discussion by McNeill argued in favor of the resolu Messrs. Welch, Gudger, Humphrey and tion. Mr. Craige hoped the proviso Dunham, Mr. Humphrey modified h's would not pass. He said it covered a amendment so as to read to "Shelby an proposition from the Southern Security

of Rutherford had subscribed \$60,000. | the completion of road, but who is to Mr. Allen favored the amendment as | bc the judge of the guarantee?

posed it.

Mr. Love, at considerable length, op -

twelve months .

, won the function NO. 269.

Mr. Morehead, of Guilford, spoke at

On motion of Mr. (Allen, the further reconsideration of I this bill was postponed till Monday at 11 o'clock and made the special order for that

The bill to incorporate the Raibon Gab Railway Company was taken up members were groping in the dark in and passed its third reading. this matter. The Committee raised Adjourned. Salaros of

HOUSE OF REPRESENTATIVES.

At 10 A. M. Speaker Robinson called Journal of yesterday read and ap-Mr. Moring was granted an indefinite

cave of absence on account of sickness. Mr. Reid, of Mecklenburg, was gran-ted a leave of absence until Tuesday. Mr. Turner, presented several peti-tions from numerous citizens of Iredell county, stockholders of the Atlantic, Tennessee & Ohio R. R., protesting against the proposed change in the the

charter. Mr. Moss, presented a memorial from various citizens of Granville and Wake county asking a new county to be called Morehead, out of portions of Wake, Granville and Franklin counties.

special tax. Mr. Bean, a memorial to prohibit the sale of liquor in Ashboro, Randolph

county. Messrs. Morrison, Stanford, Woodhouse, Craige, Brown, of Mecklenburg, Anderson of Davie, Johnston and Wiley submitted reports from various Standing Committes.

Mr. Johnston, unseats J. E. Moore, the present incumbent and gives it to Jno. R. Mizzel.] By Mr. Gorman, a resolution in favor of N. J. Riddick, clerk of the U. S. Cir-

The report of the Committee on

By Mr. Paschall, a resolution of instruction to the Judiciary Committee. Calendar.! By Mr. Badger, a resolution declar-

cuit Court. Referred.

Representative from Martin county. By Hughes, a resolution of request and instruction to our Representatives in Congress. Calendar.

prevent the sale of liquor in the town of Webster, Jackson county. Referred. By Mr. Dickey, a bill to allow a special tax in Cherokee county. Referred By Mr. Gorman, a bill to incorporate the Raleigh Water Company. Refer-

By Mr. Stanford a bill to incorporate the Lanefield High School, Duplin county. Referred. By Mr. Turner, a bill to employ a

Referred. By Mr. Reid, of Randolph, a bill to incorporate the town of Ashboro. Re-By Mr. Freeman, a bill in favor J. H.

Duncan. Referred. By Mr. Watson, a bill regulating the fees of Sheriffs. Referred. By Mr. Whisnant, a bill to amend chapter 241, laws of 1870-'71. Re-

By Mr. Guyther, a resolution declars

ing S. A. Jones entitled to a seat as the member from Camden county. Calendar. Unfinished Business. The resolution authorizing the Govof the U. S. Circuit Court in the case of man, Gant, Gidney, Gilmer, Godfrey, ordered to be engrossed and sent to the | Henry Clews vs. the Western North | Gorman, Goodwyn, Gray, Grady,

nounced asked to change his vote to of length, the passage of the resolution, law, Patrick, Paschall, Perry, of Balden, the negative that he might move for a and insisted that the General Assembly Perry of Wake, Presson, Reid, of Meckshould not sit quietly by and see the

State's interests sacrificed. Mr. Badger opposed the measure. Messrs. McGehee, Houston, Morrison and Luckey, took strong ground in

Mr. Johnston offered the following Provided, however, That if the plain-Mabson, colored, rose to explain and with two years from the date of said actual and bona fide indebtedness of said The President sustained the point of | Eastern Division of the Western North Carolina Railroad Company, which said Hyman, colored, withdrew his objec- indebtedness shall be determined by made the special order for 12 o'clock on appeal on behalf of the State are authorized to abandon such appeal or The bill to incorporate the Central the instituting of any suits, authorized

Mr. Johnston urged the adoption of ment to the amendment of the Com- apealed in eloquent to the House to mittee, requiring the building of the come to the releif of his section, and road to Shelby, Cleaveland county, in give them an outlet to the markets of

Messrs. Bryan, of Alleghany, and Railway Company, that, if the decree Mr. Walker thought the road ought was allowed to stand, that they would, to go to Rutherfordton, as the county for a bonus of \$1.00.000, guarantee

Mr. Gudger favored the proviso of

Mr. Johnston. He contended that if the road was not sold to a Company who

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

would build it the transmontaine counsome length in advecacy of the amend-ments proposed by the Committee. The amendments were all adopted, cial set of men, no ring or no Railroad when the bill passed its second reading. Company; he represented the honest,

Johnston's proviso, &c. Mr. Robinson said a large number of for that purpose had not given the House any information as to the validity of the mortgage under which the plaintiff seeks to foreclose. Yet neither the gentleman from Wake, (Mr. Badger) nor the gentleman from Buncombe, Mr. Johnston, have controverted the position that the mortgage bonds are llegal and fraudulent, and while the Supreme Court of the United States might sanction the decree of the Court below with the record as it now stands, yet upon a bill of Review as suggested by the gentleman from Wake, he felt satisfied that Judge Dix, from his knowledge of that distinguished gentleman, would set the whole matter aside and give the relief that was in ac-

cordance with law and justice. He did not yield to the gentleman from Buncombe or any one else in his desire to have Western North Carolina penetrated by railroads, but if his constituents demanded of him that he should compound a felony, or authorize the Governor to do so, and thus stultify his conscience, in the sale of \$4,000,000 of property for the benefit of Henry Clews, whose name is intimately associated with all the dirty lobbying and rascally thieving of bonds during the reconstruction of our impoverished States of the South, and who, according to the gentleman from Wake, Mr. Bad-Privileges and Elections, submitted by stealing a coupon, then another man

must take his place on the floor. The whole question turns upon the illegality of the mortgage bonds, and while he would not favor foolish opposition to the sale of that Road if the decree of foreclosure was based upon legitimate indebtedness, and obtained by proper and regular proceedings in Court, yet he could not consistently with his sense of duty and honor submit ng Jno. Mizzell entitle to a seat as the to have the State's interest sacrificed for the benefit of that King of Lobbyiste. Henry Clews, upon a process which, to use the language of Gov. Caldwell, "bears the badge of fraud on its face." This Senate resolution gives the Gover-By Mr. Bryson, of Jackson, a bill to nor all the power that the gentleman from Wake would vest in him by his proviso, and goes further and lodges the power of appeal in him if he thinks the State's interest demands it, while the proviso of Mr. Badger takes the power of appeal from him, and leaves the Governor tied hand and foot.

Mr. Bowman said in his opinion the mortgage was a valid one. Mr. Bryson, of Swain, offered a provi-

so that the Company who may buy the

road be compelled to build the road to Paint Rock and Ducktown in five years. Mr. Johnston's proviso was put to a vote and rejected.

The resolution then passed its second reading by the following vote: YEAS-Messrs. Abbott, Anderson, of Davie, Anderson, of Clay, Badger, Ballard, Bean, Bowe, Bowman, Brown, of of Davidson, Brown, of Mecklenburg, Bryson, of Jackson. Bryson, of Swain, Bryant, of Pitt, Bryant, of Halilax. Bryan, of Sampson, Bryan, of Wilkes, Bryan, of Alleghany, Brooks, Bullard, Byrd, Carter, Carson, Copeland, Corson, Cox, Craige, Davis, Dickey, Dudley, ernor to pray an appeal from the decision | Dula, Ellison, Fletcher, Foster, Free-Carolina Railroad, and directing the Guyther, Hanner, Hampton, Haynes, Treasurer to give the necessary appeal | Hinnant, Houston, Hughes, Jones, of Orange, Jones of Tyrrell, Joyner, Johns, Mr. Craige caused the portion of the Jordan, King, Lloyd Luckey, Marler, Governor's message in regard to this Maxwell, McGebee, McNeill, Miller, matter to be read. He urged, in remarks | Mitchell, Moss, Morrison, Norment, Outlenburg, Reid, of Randolph, Richardson, Rhodes, Scott, Shaw, Sharp, Shinn, of Cabarrus, Shackleford, Stanford, Stowe, Sneed, Todd, Trivett, Turner, Warlick, Waddill, Watson, Waugh, Webb, Winslow, Wiley, Williamson, Whitmire, Wheeler, Whisnant, Wood-

> NAYS-Messrs. Blackwell, Blythe, Gudger, Michael.-4. The resolution was taken up on its third reading and was made special order for to-morrow at 11 A. M.

house.—101.

On motion of Mr. Badger, the resolution seating John R. Mizzell as the Representative from Martin county vice On motion of Mr. Gidney, the resolu-

Mr. Badger moved to table. Lost. On motion of Mr. Gorman it was referred to the Judiciary Committee. Adjourned.

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