justice cannot be attained in the matter of

fairly and fully trying the vast amount

of civil and criminal business of the county

capacity of the Superior Court being entire-

ly too limited, and whereas no new Courts

can be established, except to towns and cities, and whereas this oversight, and de-

feet, so general and fully lest, as arrestog

and carefully remedical by simply amending

the charter of the city of Rabrigh, so as to

embrace the limits of Wake county - There

ing a special Criminal Court, and not other, that the said charter be amended !

Referred to a special Committee of three

ton and Welden R B. Co. in building branches to their main road. Ordered to

be printed and referred to the Fenance

By Mr. White: A bill to amend section 187, chapter 8, Code of Civil Procedure

In accordance with Mr. Sinclair's resulti-

tion of yesterday, raising a special Commit-

tee to examine the resolutions and ord -

nances of the late Cauventium, the Chair

announced the following gentlemen to con

Vest and Argo.

By Mr Scatter | A to I to amend section

137, chapter 8, Code of Cavil Procedure.

prisented a potation from the Jahorers of the Western Extension R. R. R. icric)

transmitting the lonewing title and asking

A bill to provide for the codection of taxes for 1868 in Carteret Co ;

tendent of the Invane Asymm, to moune the

orietings of that Institution, in some Fire

French, referred to the Committee on Cor-

The full to impose a tax on private bilis

ing to recommended favorably by the

to be printed and made the special order

raw and Couldelds R.R. Company was next

Mr. Barnett offered an amendment to

Laffin, the introducer of the bill, ac

Mr. Pos opposed it, on the ground that it was made turporative upon the road to

adopt such gauge, in all probability the road would not be built. He gave va-

ripus other reasons why he opposed the

amendment, but the first was the chief one.

ferred the following amendment; to come

in as Sect. 4: "Provided, further that no

discrimination shall be made in tariffs in

favor of either North or South Carolina

Railroads, crossing or connecting with this

pone and make the special order for Wed

Mr. Justice, of Rutherford, opposed the

motion to postpone, and concurred in the operation of Mr. Barnett's amendment.

Road would be built, whether this measure

was adopted or not, his withdrew his oppo-

Barnett's having been accepted by the in-

ireducer,) when, Mr. Laft n accepted that also

town of Henderson.

was taken up, when,

After some further debate, the question

on Mr. Estes' amendment was put; (Mr.

W. T. Hayes, (colored,) insisted upon his

ction to postpone, which was put and

The bill, as amended, passed its second

reading.

Mr. Rugland gave notice that he would

introduce a bill to amend the Charter of the

By consent, Mr. Laffon offered a resolution

instructing the Committee on Corporations

to report a bill to provide for the proper

registration of voters in the various chartered

count and towns, and to cet, apart a day in each year, on which to hold an election for municipal officers. Befored

House bill No. 28, a bill to smend an act

entitled an act in relation to punishmentat

(introduced by Mr. Stilly.) was taken up.
Mr. S. briefly explained the reasons which

which it passed its second reading.

Senate bill No. 2, providing for the col-

ction of taxes in Carteret county for 1868.

poned until Monday week.
On motion of J. S. Leary, colored, the

SENATE

House then adjourned.

of Mr. Bowman, it was post-

Mr. Pon said as he had understood the

W. T. Haves (colored.) moved to

After considerable debate, Mr. Estea of-

strike out, in Sec. 2, all after the word

as the Roule of this State

Sinclair favored this measure

cented the amendment.

slight amendments, was taken up, when,

ommittee on Corporations, with some

of Assistant Clerk in this House.

resolution authorizing the Muperin

the concurrence of the House, vir

late hustom ir.

Tuesday maxt.

clock, Carried,

of Wake, with its constant mereage,

THE SENTINEL. Legislature of North Carolina.

SENATE

SATURDAY, Nov. 28, 1868. The Senate was called to order at 11

Mr. Long presented a petition from certain citizens of Davidson county, praying the General Assembly to reduce the salaing thank to bettice per diem and mileage; ferreil to the Committee on Propositions

and Grienusces, Mr. Graham, from the Committee on the Judiciary, to whom was referred a bill to lay off exemptions, asked to be discharged from its further consideration. Concurred in.
Mr. Barrow, from the Committee on the

Judiciary, to whom was referred a bill to allow Administrators and Executors to sell for cash, reported a substitute. After some discussion, on motion of Mr. Davis, it was recommitted to the Committee.

By Mr. Love: A bill to amend an act in relation to Salaries and Fees. Referred to the Committee on Propositions and Griev-

By Mr. Blythe: A bill in relation to listing taxes in the several Townships Re-terred to the Committee on the Judiciary. By Mr. Winslead : A resolution directing the Public Treasurer, to issue a new bond instead of one bassed in tayor of Catherine Kendall Referred to the Committee on

On motion of Mr. Respass, a Committee of three were appointed to confer with a special Committee of the House on Salaries and Faca. The Provident designated Messes.
Response Pardie and Davis as the Com-

By Mr. Welker: A resolution in relation to the property of the State in the cny of Raleigh.

CALENDAR Bill to incorporate the North Carolina Mutual Home Insurance Company came up Several amendments were offered, and, after some discussion, its further consideration was postponed until Tuesday next, at

Resolution in favor of Wm. Thomps Wiley D. Jones, W. Grimes and R. K. Ferrell, passed its second reading.

A motion to amend the rules, so that no

till could be printed, unless by special order, was adopted. A message was received from the House, transmitting the following bills, v.z.:
Bill to incorporate the Salem Fire Com

pany." Referred to Committee on Corpora Bill to charter a Firry accross Neus Rivery in Craven County. Referred to Com-

mittee on Corporations. Bill to provide for the appointment of Entry Takers. Referred to the Judiciary Bill in reference to obtaining liceuse to

practice law, Referred to the Committee a the Judiciary.

Mr. Monre, of Carreret, gave notice that,

on Monday, be would introduce a bill to te peal the set, empowering the Committee to locate the Penitentiary. On motion, the Senate adjourned until

Mondky, 11 p'clock. HOUSE OF REPRESENTATIVES.

SATURDAY, Nov. 28, 1868. House called to order at the usual hour Prayer by the Rev. Mr. Log, of Chat-

ham, of the House.

By request, Mr. Pou presented a memorial from M. M. Williams, of Wake, asking for a renewal of a certain grant. Referred. In accordance with Mr. Ragland's motion, yesterday, raising a special onsider his bill for the relief of debtors, the Chair announced Mesers. Ragiand, Pou and

A mossage was received from the Governor, in relation to the act, passed last session, appropriating \$10,000 for the Executive Mausion. The message expresses a desire not to use the appropriation and to continue in his present residence. On motion of Mr. Sinclair, it was referred

to the Committee on Public Buildings. Mr. Pou said be was glad to hear such a message. He had intended to introduce a bill, looking to the discontinuance of such a thing as an Executive Mansion, after the expiration of the present administration. Now that this message had been received, he gave notice that he would shortly introduce such a bill REPORTS PROM COMMITTERS.

Mr. Laffin, from the Committee on Internal Improvements, reported upon the bill to amend the charter of the Green Swamp Co., recommending Its passage, The same, from the same Committee, sub-

mitted a report, recommending the passage of the bill to amend the Charter of the Cheraw and Coalfields R. R. Co. Mr. Pou, from the Committee on the Ju diciary, reported favorably upon the bill in favor of John T. White,

Mr. Barnett submitted a report from the

Committee on Corporations, recommending the passage of the bill to incorporate the Madran Mining Company, with some slight

Mr. Estes, from the Finance Committee. submitted a report unfavorable to the pas sage of the bill to impose a tax on Private Bills introduced in the Legislature. Mr. Hodgin, from the Committee

Public Buildings, submitted a minority and majority seport upon the resolution reinstating the Supreme Court in their room. The reports were placed upon the Calendar without reading.

A communication was received from the Petric Treasurer, submitting a bill to raise revenue. Both the communication and bill were referred to the Committee on Picanon.

By Mr. Malone; A resolution instructing the Judiciary Committee to enquire whether any legislation is necessary to make the act cerning registration, and the set smondatory thereto, ratified on the 24th, of August last, applicable to all special elections. held used the precise attend the Gaut-nor, or otherwise. Adopted.

By Mr. Rebinson: A resolution in favor of James Cansier, late Sheriff of Macon. On motion of Mr. R., the raiss were sus pended, and, after some little debate, the

Mr. Hodnett presented the report from the Commissioners of Caswell County, with map and survey of said County. The ses port was referred to the Commissee on Counties and Townships.

bill renewing the charter of the city of Rai

MONDAY, Nov. 20, 1868. He J. H. Harris, U. Wake, colored - A. By J. H. Harris, we ware, colored & The Senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to the year and nave senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate was called to order at 11 securing the appropriation to the Chatham I should be senate with the English people and by the British Judic Longitude and intelligence.

The Senate was called to order at 11 securing the appropriation to the Chatham I should be senate with the English people and by the British Judic Longitude and intelligence.

The Senate was called to order at 11 securing the appropriation to the Chatham I should be senate with the English people and by the British Judic Longitude and intelligence.

The Senate was called to order at 11 securing the appropriation to the Chatham I should be senate with the English people and by the British Judic Longitude and the Longitude The Senate was called to order at II

of the State's interests in Reproad. Navi Atlanti and North Carolina and the North as the North Carolina Central Railroad Com | friendly to pany. Ordered to be printed and referred | Assembly.

tore, for the purpose of renering said you -

By Mr Moure, of Carteret A bill to reest an act providing for the employment of convicts and the election of a Peniten tary. Referred to a special Committee of The President designated Mesers. Moore, Barrow and Graham, as the Com-

prome Court. Piacol on Calcadar, By Mr. Mar induir: A bill to amend the charter of the Williamston and Tarborn' Kulroad Company. Ordered to be printed and referred to the Committee on pore said Committee, vin: Mesers, Sinclair,

Internal Improvement.

By Mr. Etheridge: A bill to lay off and establish the councy of Dare, composed of portions of Hyde, Tyrell and Curritude. Referred to the Committee on Propositions

By Mr. Moore, of Carter t A hill to repeul an act to incorporate the State Loan and Trust Company of North Carolina. Referred to the Committee on Propositions the Democratic party in an article in the and Grievances.

Strudged headed "Emigration," in rela-

to the Committee on Corporations, By Mr. Woore, of Yan y A toll to in comparate Browns, he is alge, to the town of Brownsville, Referred to the Committee

A bilitio expend the time within which By Mr. Davis: A resolution proposing a while we may dissent from the wills of their recom from Saturday, the 19th, of Discenter, to Munday, the 4th of Jan. '69. After The bills were placed upon the Calendar some discussion, on more of A. H. Galloway, (colored) at was voted down, by a On motion of Mr Prench, the Special Order (the resolution making a change in the vote of 21 ayes to 19 have.

By Mr Sweet: A resolution in layor of offices in the Capitol) was postponed until CALENDAR.

ie the Senate Chamber, as labour, for S. days, at \$2,50 per day, \$20. It forced to The bill to amend the Charter of the Green Swamp Company was taken up, the Committee on Claims. Mr. Procter moved to print and make the Special Order for Wednesday next, 12 By Mr. Sweet : A resolution proposing to take a Joint Committee to investigate;

certain alleged charges in reference to the appropriation of last section to the Chatham The bill to amond the charler of the Judson Female College, located at Henderson-ville, introduced by Mr. Justice, of Rutherford, was taken up.

[The amendment especially prohibits the substitute for Mr. Sweet's recolution, which -

was accepted. sale of liquor in that town.]

After a debate, between Messrs. Justice and Welch, the bill was, on motive of Mr. Whereas Rumurs are becoming current in various quarters, and are finding their way into the public prints, that members of this General Assembly, and others in posiporstons.

Mr. Sinclair gave notice that he would introduce a resolution abolishing the office tions of trust in the State Government, have been guilty of corrupt practices, so a ne buying black-mail, accepting bribes, and using and receiving money, as a considera-tion for votes or influence in favor of certain measures involving large appropriaparticularly the appropration to the Chatham Railroad, at the last session, and

rgoor ed uniavorably upon by the Finance Committee, was next taken up, when, On motion of Mr. Durham, it was laid on House Bill, No. 44, in favor of Juo F. Whereis, It is a common saying to the White, Sheriff of Gaston Co. passed its mouths of men, that if it is desired to have opposed to its passage, simply on the second reading. The Bill, incorporating the Marlion Minmust be paid for it; and

Carolina do resolve. That a Joint Committee | iiquor on that account he believed or Thursday next.
The bill to amend the Charter of the Cheof investigation, composed of three members of the Senate and five members of the House of Representatives, to be designated two Houses, he at once constituted, whose two Houses, be at once constituted, whose this statement only to set himself right duty it shall be to institute forthwith a before the people of that a ction. "that," down to the word "proceed."

[Tok amendment has the effect of making s-arching inquest in retorance to the truth

guage of the proposed Road the same particulatly, those touching the corruption | Committee of three to when shall b slieged to be connected who the passage of the appropriation to the Disthant Mall City of Bastish, the Chart appointed :Road at the last session.

2nd. That said Committee shall have Messra, Jugram, Downing, French and

ower, and it shall be their duty, to sent nages, reported unfavorably upon the regulating the sale of State Bonds by chairman, to examine witnesses, and to make report, at the earliest possible day, to this General Assembly, of the guilty parties, if any be found, together with the these facts are sustained.

3rd. That if any person, brought before said Committee, stial refuse to testify concerning any matter relevant to this investigation, he shall be forthwith brought before the bar of one of the two Houses, that he may be committed for contempt; and if on as a witness by said Committee, take any false oath or testify falsely in any particular respecting the matters which may be relevant to tola investigation, such person shall be liable to indictment as a perjurer, and, upon conviction thereof, shall suffer all the pains and ponsities of within and corrupt perjury.

4th. That said inquest and investigation shall extend not only to members of this General Assembly, but to every other officer of the Government, or say other individual whatsoever, who may be alleged to be in any way connected with the giving or re-'colving of bribes in money or other valuable consideration, for the purpose of a curing votes or influence in favor of any me warof this General Assembly, involving appro priations of money or bonds, of leaning the credit of the State to any company or corporation whatever, and especially to the

Chatham Railroad Company, at the last session of this General Assembly. 5th. That each and every member said investigation Committed shall, before entering upon the dulies thereof, be roquired to take as outh, before the presidng officer of the House of which he faithfully, and without lear, favor or after tion, towards any person whatever, that the truth of this quatter may be well ascertained, the guilty, if any, punished, and the good name of the insocent be vin-

diested. 6. That a majority of said Committee shall be invested with all the powers herein conferred on the whole, and the action of the majority shall be, in all respects, as valid and Unding as that of the entire Com-

Mr. Jones, of Wake, said that it was well known that he had taken an active part in securing the appropriation to the Chatham Railread, and he thought he knew as much

tricts of the State. Referred to the Com-

By Mr. Rich - A bill authorizing the calc fithe State's interests in Ruiroad. Navi gation and Turnpike Companies. Referred misunderstand the resolutions. They were By Mr Sweet. A bill to consolidate the Atlantic and North Carelina and the North.

The resolutions make no charges. They are made outside, on the streets, and through Carolina Railroad Companies, to be known the public prints. The resolutions were as the North Carolina Central Railroad Com friendly to every member of the Gravial If he knew of any dishionest act, or the taking of a bribe by any mem by Mr. Davis : Two title amendatory to ber, he would not however to say so, it mate an act is incorporate the Western North tried not who it might hit, and gentlemen Carolina Railroad Company. Ordered to be who are mostly interested in this matter cinted and referred to the Committee on | should be the first to desire an investiga-

Mr Barrow asked who are miking such

Mr. Sweet said if the Senator from Rowan will permit me to do so, I will reply to the Senator from Northampton: While I have not made myself industrious in the circulation of charges of corruption against By Mr. Hayes A bill relating to the Su- | members of the General Assembly, I will now take the responsibility, in my place in the Secate, of pledging my word and honor, as a gent eman and a Senator, that I am oble to prome conclusing that rates of members WERE BOUGHT, during the last session of our General Assembly, FOR DOLLARS AND CENTS

Mr. Radicine wild that he was glad the Senator from Craven hall taken such a no-ble stand, and he honored him for it. If any member of this bully has accepted a bridge, let him the bromeht to the har of the House and expelled, and, while up, he would like to notice a reflection made on and Grievances.

By Mr. Love A bill to incorpaty Lureka | then to the word "Curpet Ragger." Lodge in the town of Webster, Deterred sired to state authoritatively, as understood to the Committee on Corporations. ng of that word by the Democratic party. I has no aliasion, nor is it applied, to any Northern man, who came here among us to make this his permanent home, but the carpet-bagger is a bird of passage, who lights down to pick up what he can and flies away to repeat the game in another locality. He is the vampire, who has come among us to suck the blood of our beloved State. honest and intend to make this their per-Isaiah Hardo, projecui,) tor service-rendered | maneut home and whose interests will come identified with the interests of our

people Mr. Jones, of Wake, said that he was what that the discussion on this question and given more light, and he was in lavor of the resolution; but if it had been based upon what had been charged in the Sentinet, here was no ground for it. That paper Mr Robbins off red the following as a had stigmatized every Northern man in this body and in the State as a Carpet-Bagger, Not even the Senator from Craven had escaped being so stigmatized by that paper.

The question recurring on the passage of the resolution, the Ayes and Nays were

called and it passed unanimously, O₄ motion, the Senate adjourned until to morrow at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, Nov. 30, 1803. Mr. Welch arese to a question of privilege. In the Standard report of the discussion on Saturday last, when the bill to am not the charter of the Judson Female Codege was up, he was reported as being sentbly, in which meany is involved, money i whiskey. Now be had rather no report at all had been made or that the discussion had a, Our honor, as well as the good | been given in tall. He had contended that name of North Carolina, heretofore unim-peached, are concruedfur this matter: struction in one half of the town of Hender Peached, are concrued in this matter: atrue con in one half of the town of Hender-Therefore the General Assembly of North sonville, and a law prohibiting the sale of aubversive of the constitutional rights provileges and franchises of the people of House of Representatives, to be designated that town. This was all only reason of by the respective prospling officers of the objection to the amendment, and he made

of the abstract sumors and charges, and, Harris, et Wake, (colored,) raising a specia

ng the sale of State Bonds by Rail either through their chairman or acting Road Companies. The bill was placed on

Mr. Supclair gave notice that he would introduce a resolution empowering the G vernor to remove his appointees as mag-

By Mr. Vest: A bill to repeal Sec. 68, Code of Civil Procedure, Referred, By Mr. Candier: A bill to repeal the act

restoring to married women their common law right of dower. Referred. By Mr Reynolds : A bill to repeal so much of Chapter 107, Revised Code, as refers to slaves and free negroes. Reterred.

CALENDAR. House bill No 41, to amend the Charter of the Coatfields and Cheraw Bailroad, messed listhird reading and was ordered to

The bill to amend an act, entitled an act in relation to punishments, (introduced by Mr. Stiffey.) was taken up and passed its

third reading.
The hill regulating the sale of State ends by Railroad companies was taken up,

Mr. Downing moved to indefinitely post-Mr. Pon called for the yeas and nays. The call was not sudained and Mr. Downing's motion was adopt d.

Mr. Prench moved to raise a Committee a Immigration consisting of five, Carried. RPREIAL OKDER, VIZ : The bill to incorporate the North Caro

lina Dental Association, Introduced by Mr. Mr. Horse moved to amond by adding to sec. It a provise, that this bill shall not be

constant as to prevent a practicing phy sician from extracting teeth. Mr. French accepted the amendment. After some little discussion, the bill was resolver of J. H. Horris, of Wales, as tooued until to day went

Leary's '(colored) resolution, tructing our Representatives in the next Congress to seek to have political disabiliremoved from all the citizens of the State was next reached. B. W. Morris, (colored) said Congress un

derstood their business well enough, without petitions from this body; therefore, he thought the resolution was entirely out of order. He moved to indefinitely postpone

"Let us have peace." Now a large portion of the people have, through the influence of politicians, been made to believe that a large class were dissatisfied with the pres eat state of things, to the degree that they would, if in their power, inaugurate anoth er war. This was a string continually picked upon during the late canvass. And every fair minded man knows that this war issue was as false as it was in reality There were but two issues really before the people : one, to keep a portlo of our fellow-citizens an a state, of diafran chisement , the other, manhood suffrage, The people have declared that manhood either justice or good policy, in contin- to report, that good order and using the working of the 14th article. It wall throughout the County. has taken away from the best Union men their rights of citizenship,-men whose hearts have best in sympathy with the cause of the Union and Constitution, from

Mr. Sinclair said there was a peculiar profour years, this party will control the govsonage, who has just been elected to the Executive chair of this nation, has in-scribed, in characters of light, the policy This was the motto that carried his banner ple. The people want peace, and they have it. No measure that can be fr duced into this body is so well calculated to Jury, calls for severe animadversion, bring it as the one before the Youse now. — Lat. We present Lieut. Crockett, c North Carolina is reconstructed, and reconstructed better, because on a higher and nobler basis, than any of her sister States in the South; and if we would complete the work and restore fraternal concord among

B. W. Merris, colored, took the floor is

mr. French was opposed to the resolu-tion in this shape. It was too general, &c. Jaz. H. Harris, of Wake, (colored,) up-posed the measure, and moved its reference a Special Committee of 8.

on the table, and, upon that motion, called Moore, Kinney, Mayo, colored, McCapless, landers Crockett, by showing that he had Moring, Morrill, Morris, colored, Peck, been fully paid. Nor was this all: Proctor, Rea, Renfrow, Robbins, colored, rist, Simonds, Stilley, Vent,

NATE-Measts, Allison, Argo, Armstrong, Parrow, Ferebee, Foster, French, Gatting, ant by the thumbs for his false claims, Hinnant, Hodnett, Hoffman, Humphres. lugram, Jarvis, Kelly, of Davie, Leary, col-Plu, Profflet, Ragiand, Robinson, Shaver, Spines, Stanton, Sweat, colored, Thompson, Vestai, Welch, Williams, of Sumpsis, and Wiswall-37

J. S. Leary, (colored,) said he had been actuated by the purest motives in intro-ducing this measure, believing that, if what is contemplated in the resolution should be consumment, they should have what setheir present bout-a Republican government in North Carelina. He believed in Republican governments, not only in form but in truth. The Convention, which meembed Reconstruction acts, did not, in framing the Reconstruction acts, and not have been and in the ladies' car, and so much to Reconstruction acts, did not, in framing the Reconstruction acts, did not in framing the Reconstruction acts and did not in framing the Reconstruction Constitution under which we live now, ilse R d tranchise any one. They had a right to slo so, but, being true to their professions Republicanism, they did not do it.

The people have testified their appreciation of the labors of that body by catify ing that Constitution by 20,000 m jority. He could not see why this body could not pass a migaure which only contended that il should enjoy the rights and priviteges that all really Republican governments to their citizens, without distinction.

He wished a direct vote to be taken. He to deploys that stready, in a neighbouring open and active part on the havings, to-warned the Republican party against the county, as they have been informed, and as wet-Chief Lastice Presson, and by passage of such a pressure,

Mr. Ingram said he saw now the plant of this vigdictive spirit exhibited. He was ed to such a narrow minded and opestive policy as some of the R-publican rry on this floor wished to parsue. He ould vote for the resolution.

J. H. Harris, of Wake, colored, called the crimes and occupy that punishment of their

On motion, the House then adjourned not required to be of the citizens of the antil to morrow morning, 11 o'clock.

now existing in the Russian empire are to

FRUITS OF RADICAL RULE: Presentment of the Grand Jury of Orange !

STATE OF NORTH CAROLINA, / ORANGE COUNTY. SCREETOR COURT OF LAW, PALL TERM, 1868.

To the Honorable A. W. Tourgee, The Grand Jury for the County of Orange, called from the body of the people, as cus suffrage shall be an element of our govern todisms and conservators of the public ment. He accepted the issue in good faith, todisms and conservators of the public but he could not satisfy his convictions of peace and security, are gratified to be able to report, that good order and security pre-

They congratulate the Court and the

the first gun at Charleston to the last one country has so long suffered, and the rights country of Orange; and, at the same time, to at Appendance Court House. Mr. Hodnett of the people so long languished, have been continued, at some longth, ably to advocate removed, and the people are at last removed. removed, and the people are at last remitremayed, and the people are at last remit-ted in their guaranteed rights under the ken from them by unarmed men. We are priety in this Legislature's inaugurating a measure of this character, at this time. It free from of speech, freedom of the press, is well known that this body is controlled the right to hear arms the great well of Orange, nor has the marmed computely been is well known that this body is controlled the right to bear arms, the great writ of called for. by the Republican party, and for the next civil liberty, the habons or your, and the right The Gran four years, this party will control the government of the State—yes, and the government of the State—yes, and the government which is to control the destinies of this great Continent. The illustrious persuad under the instruction of Judges who North Gerellins are accessly accumulating should be learned in the law, sworn to do asses, for the purposes of insurrection and right, and responsible for any malfessance rebellion. No evidence has been offered to la office; all of which have been denied establish the charge, and this Grand Jury. them for three years. But while there is coming from all portless of the county, triumphantly among the masses of the penintro- much which, in the judgment of this Grand believe it to be fabe as to all; and that is

1st. We present Lieut. Crockett, of the crimes and mis-temesnors, as well as acts of despotism, which Congress itself could not work and restore fraternal concerd among all classes, then let this resolution pass, &c.

Mr. Justice offered a substitute, asking Congress to remove the disabilities of all citizens, who had never dealed the constitution of t tutional right of Congress to pardon per sons who had engaged in the rebellion.— State, one who, for half a century, has renHe said, in substance, that there were men dered valuable services to both. This vanwho had denounced the Congress as a set of craftic partiarch and jurist (whose judicial carding that the people and the county, as who had denounced the Congress as a set of craftic partiarch and jurist (whose judicial carding that the people of North Carding that the people of Nort n every State in the Union, and even in summoned to appear before the government of the United States, in the person of Lieut. Crockett, of the 29th Ohio Regiment. Isaac Roffin, a freedman, complained to

Crockett, that the Chief Justice had not Mr. Lates moved to lay the whole matter pand him for services rendered. A writ or summons is placed in the hands of the tor the year and nays. The call was sus-tained and resulted in the following ballot: tice, living in the county of Alamance, to appear in the county of Orange, to answer Aves-Messrs Ashworth, Banner, Barnes, the complaint. The writ, instead of being Blair, Candlee, Carson, Cherry, col., Estas, Forkner, col., Franklin, Gahagan, Graham, served by the Sheriff or Marshall, was Forkner, col., Hayes, colored, Han district of the Judge with a pixto in his bosom and the Judge with a pixto in his bosom and the Judge with a pixto. dricks, Hodgin, Horney, Hudgings, Justus, of the Judge with a pistol in his bosom and Henderson, Justice, of Rutherford, Kelly, of executing the process. The Chief Justice

by another bureau officer to appear in the Nave Messrs Allison, Argo, Armstrong, plaint made at that temple of Justice. He Barnest, Boddie, Bowman, Carey, colored, attended and non-suited the complainant, Cawthorn, colored, Clayton, of Transylva- but recovered no costs in either suit. The ois, Davidson, Dixon, Durham, Ellington, Bureau threatened to tie up the complain-Gibson, Gilbert, Grier, Hawkins, Hicks, High, there ended the matter with the Chief Jus-

But it just began with William Puncett orest Long, of Chatham, Long, of Richmond, Malone, Matheson, McMillan, Mea-denhall, Moore Nicholson, Painter, Parker, man, a threshing machine and two cows. nd threatened to arrest and send him to Sinclair, Smith, of Alleghany, Rateigh unless the order was obeyed, and Stanton, Sweat, colored, Thompson, all before he had heard but one side of the question.

William Woods, another neighbor, was William Woods, another neighbor, was justly,due, and forced by this barsh processordered by said Crockett of the Bureau to of the law, to pay the money, after being give up his win, a boy of ten years of age, called out and forfeiting his bailt. The Bu Mrs. Betsey Brown, These things being done in the name of

Congress and the United States, the Grand Jury its present Crockett, Congress and the Congress and the United States, the Grand Ohlo! All this very naturally ending in a Jury do present Crockett, Congress and the fight, between the Beach and a member of the Constitution. liberty and the Constitution We present, as dangerous to liberty,

R d Strings. Herees of America, or by what ever purpose they were organized.

3rd The Grand Jury do further present an editorial article in the Daily Standard, rise 19 h of September last, entitled Work," and a certain printed address signed by 88 members of the Legislature, including the Litus Governor and the Speaker of the House of Representatives, and extensively circu ated smong the people of the State, and said to have been written by Judge with the Representative from Cumbertand [beary] and should support the readultion.

Mr. Fou opposed the motion to refer.

Mr. Stilley opposed the motion to refer.

Mr. Stilley opposed the motion to refer.

Mr. Brown opposed the motion to refer.

Mr. Stilley opposed the motion to refer.

Mr. Brown opposed the motion to refer.

Mr. Stilley opposed the motion to refer.

Mr. Brown opposed the motion to refe direct consequence of the suggestions contained in these and similar decomposes, acts Mr. Ingram said he saw now the plant of good feeling springing up and he for one of sholence, even to the barbarous cutting Judges Cloud, Junas Watts, Heavy, thus wished to cultivate it. He disliked to are retaliation upon the ignorant and deladed

denounce all such

while they do so, they feel a profound sym-pathy for the betrayed and ignorant uniter-Mr. Bowman was in favor of the motion to refer. He wanted time to consider the party for the betrayed and ignorant sufference. He wanted to see how this new below the left to some, while the guilty authors editor, this "trenchant hinde," was going and circulators of those intamous teachings. revious question on his motion to refer to and trust in the government of the State,
Special Committee of Sve. The Grand Jury saw, with grave concer-The Grand Jury mw, with grave concern, The call was sustained and the motion to the introduction of a bill to the last Legis la ure, called the "Armed Police," (the title there is a mines, but not the autotance of the bill take a say changed,) and the act now stands then offered a resolution that the House take a man change of some the statute Book, by which a body of roll Henry L Limbert, the distance in numbers, and Wm. G. Gmay, State, nor to be officered by citizens, and & detailed militia, can be selected by the Gov-The Czar has issued an ukase, by virtue cruir from the masses of the people, to the following the drinking salores of their objection and the great increase so that predesiring a great increase so that predesiring a great increase. of their taxes. The passage of such acts by the British Parliament would bring every man in England to his feet, gun in In the lunstic acclum near Toronto, there hand. Such acts have been condem

election in the several Congressional Dir. They say that Senators or members have Grant, for whom he had the utmost respect, BEAUTIES OF RECONSTRUCTION, send a Constabil, with his middless, to prove vent a mob from tearing down a house."What will you do," said the Chief Justice. 'if the people will not obey your orders, but trar down the house !" 'We will fire into them!" was the rouly. "If you do," said the Judge, "and any man is killed, I will see that your soldiers are hanged. The laws of this kingdom are not to be execu-ted by the sword. These matters belong to the civil power and you have nothing to do

with them. In the opinion of this Grand Jury such sintiments should seimste out Governor, our Judges and our Legislardre. The evel arm is sufficient for the execution, of the laws and the preservation of the peace in North Carollax

To chrokmate this military and dangerous mode of executing the laws in Orange, with the award, an organization was form ed at Cedar Grove, composed of the most orderly citizens of the county, who pledged country, that the unconstitutional and op themselves to sid in the execution of the pressive military tribunals, under which the civil law, whenever it was resisted in the forbid the Governor's armed police or mi-bia putting their hands or swords upon a

The Grand Jury do further present, only has aprung only from malevolence and to political effect in the late elections.

4th. The Grand Jury do present Judge United States army, who, stationed among Pearson's letter are familying the trust of us as a Burosu officer, was guilty of high history, treacherous and hypocritical in its history, treacherous and hypocritical in its designs and altogether unwirthy a Jonge If the Judge really believed there was dans

and, finally, 5th This Grand Jury do present, and oparions have been quoted and relies open in coperative or the control of the Carolina in the control of the co ever cheristed and maintained an habitual England,) was, in the 83d year of his age, regard and reverence for the Judiciary of the State. The people of Orange have had for neighbors, personal trien is and associates such Judges as Murphy, Norwood, Cameron, Nush, Mangum, Ruffin, Manly, Battle and Barry. As men and neighbors they are remembered by the people of Orange with the londest affection. have named these Judges, because they were our companions, neighbors and friends. The people of the State did not allow the people of Grange to go before them in love. admiration and respect for the whole Judi-ciary—the whole and every member of it. The high character of the Judiciary of North Carolina on examplified in the lives attended and non-suited the freedman, even of Moore, Haywood, Henderson, Taylor, efera Crockett, he showing that an had Guston Culdwell, Buniel, Bedger, Saussiers, centrally paid. Nor was this all:

Chief Justice Ruffin was again summoned Person, Osborne, Burion, Teomer, angilest bureau reflect to appear in the topen of Greenslade, to answer a like come wall as the fill extends to fill and in tioned, was well calculated to thi and

spire the people with confidence and for the Indee and high respect for the office The Grand Jury regret to see the present Judiciary so utterly numerital of the exam ple of their illustrious preducesors, and and social upheaving, to see the Bench descending to the hustings, bandying visuperation and persons; abuse with the Bar and with pot-house politicians—each the ascail and and in turn assalled; the Bench comey ing the Bar with larceny, forgers and mulestealing; the Bar retorting aust the Bench had been as said by a negro upon a dobt

also charging that the Bench was a jail-bird and a convict from the Ponitroliary of to Court! This breach of the peece betsween the Bench and the Bar, occurring on the threatened to put the Bench and the Bar of the train, not withstanding the Bar loudly procisized himself a Director of the R ad These things are self rakulated to tring both the Bench and the Bar into disceptive and to degrade them in the estimation of the people. The Har should be the next of attains is knightly, oursalous and true; the Beach the stude of justice, dignity, an egrity and calm deliberation; above suspicion."

wit: Chief Justice Pearson, and his Assection, Justices Brade, Dick, Settle and Red man; and the Circuit Court Judges, to wit retalistica upon the ignorant and deinded blacks who have but carried those sugges Judiciars—a ways soving and excepting Judiciars—a ways soving and excepting. The Grand Jury deprecate and stersly they do thank and comments, him for the

Let the fountains of justion be patenned,

political alleges and notice bearing as a just and upright Judge. and upright Judge.

And the Grand Jury do unanimously and respectfully ask of your Houor, that, as a part of the history of the times, and that posterity and the Judges may know what this Grand Jucy thank of perhission A this paper writing be spread in full the minutes of the Court. HERET WRITTED, JUDSON RILEY, ... e ed . . Berroum Jones H. Burn v.

RESERVE L. LINDSAY, N. D. BAIN, THOSE RECPURHAM, WM W. MAURHAM J. D. MURPHY JOHN C. WILKSHISON, JAMES CHAWPOND

the 20th instant. Stonewall Jackson's only child, a daugh-

ter, is said to give promise of great beauty and intelligence.