

Legislature of North Carolina.

federates, and to remark that it it is ex-

pletted to intimidate me in the discharge of

UNFINERED BURESS.

NOTICE OF MILLS.

By Mr. Martindale : A bill authorizing

the city of Raleigh to horrow money. Re-

the introduction of his resolution on yes

A message was received from the House,

was sent to the House.

Trust Association.

public duty, the shot has missed the mark.

THE SENTINEL. DIGEST OF NEWS.

We sessenance, with professed segret, the death The S the Hon. Jense O. Shaphard, of Payotteville Cock. u ane first page will be found a proper tribute and said : Mr. President, I hold

p his memory. Thore, was a destructive fire in Smithville, mawick Go., on Friday last. The Wilmington all gives the following account of losses, Ac : Loss of Mrs. Everalt on building occursed by

-Loss of Mrs. Everett on Building (southed a) (b) Thatsion and Government officer, §2,00); (b) Thatsion action of the southed and the southed and a ture occupied by Mr. Logg. 8600. Loss of a superconducting 81,500. Loss of Dum, Benalds on dwolling, 81,500. Loss of Dum, Permission and Southed Southed Southed Southed Southed Constraints and Southed Southed Southed Southed Southed Constraints and Southed Southed Southed Southed Southed Southed Constraints and Southed Southe The second secon

in the Senate, on Thursday last, Mr. Summer reduced a bill to enforce certain provisions of the fourteenth amendment of the Constitution of the United Sintes, which he said had become nethe election of Commission of Commission of Commission of Beautort Harlor, nocky, disquided by the fourteenth amendment, having undertaken to exercise official functions. having uniterstand that other persons, in Virginix, He inflemation in the manner, had done the same thing ; and, therefore, contrary to his expectaa af the time of the adoption of the amondnext & would not execute itself, but must be enread by appropriate legislation.

By Mr. Long : A bill to incorporate Rich The New York Tribicas is said to have made land Lodge, Davidson County. Referred 180,000 profit last year. Lying on the Bonth is to the Committee on Corporations. By Mr Winstead : A bill to restrict the

On the 27th of this month, at 7.32 o'clock P M the full mean in the eign of Cancer will move eration of which existed prior to the fat, not a portion of the shadow of the earth and day of May, 1865, to one half the principal accurse a little less than one-hall coupsed. The money due, and to r-peal all stay middle of the eclipse will occur at 8,44, the end Referred to the Committee on the Judy and in the avening. The size of the eclipse civry. will be 54 digita on the northern limb. The moon By Henry Eppes, colored : A bill to will be one hour above the eastern horizon at five amend an act concerning the registering of deeds. Referred to the Committee on the muutes after six o'clock on that evening. Judiciary.

There is a Miss Godsey in Kentucky who has dept for nineteen years except for intervals of iso minutes a dozon times a day, during which she eate. Hhe is intellectual.

Mrs. Facing ton, thinks the pillars of liberty W. H. Thompson, Superintendent of the are stuffed with the feathers of the American Penitentiary, from paying D. J. Pryne. Pagie, The old lady is mistaken. Kinky bair is Contractor for the execution of the Stockand at pressint. ade, any sum of money, until a certificate in

A Florida correspondent says they have great rouble in trying cases before the mixed white and black juries in that State, because "the jurysea will go to sleep."

The Ladias' Mamorial Association of Atlanta, are shout erecting a shaft one hundred feet high rate the Confederate dea...

The tolegraph wires North, last night were bardened with the elory repealed from every quarter, of crime and disaster, (Forney.) Let resolution. After some discussion on his motion, the rules were suspended and the quarter, of crime and disaster, (Forney.) Let reconstruction commence in the North. resolution passed its several readings and

The Hon Joab Epaminondas Squash has been piected a momber of the Kansas Legislature .--The Squash family are largely represented in Southern Logislaturos.

CHANGE OF BASS .- We anticipate an an- State to return to the General Assembly a bill anthorizing the Public Treasurer to souscement which may be expected in the issue bonds to certain Ratiroad Companies. Standard of to day, or, at all events, within On motion of Mr. Barrow, it was laid a low days. Gen. Littlefield is to retire and the table. J. B. Neathery becomes the ostensible pur- Resolution relating to all nots repealing acts was rejected. chaser of the establishment. Of course, Resolution prohibiting the printing of however, all this is bogus. The "Governor'. any laws, except those which are generalhas probably never lost his proprietorship President to decide what are general of the concern, and never ceased to "run the Adopted. laws. Bill for the relief of F. M. Pittman, of Lemachine." All these twistings and turnnoir. Referred to the Committee on Propings indicate terrible meanness and desitions and Grievances. moralization in the camp. Bill for the relief of the Sheriff of Coumbus County. Referred to the Committee on Propositions and Grievances. Bill to amend title 20 of the Code of Songnum .- If a Company could be raised in North Carolina to purchase the patent of Civil Procedure. Referred to the Committhe Kentucky Company, to make sugar of tee on the Judiciary: Bill for the relief of W. H. Gentry, Sheriff sorgham cane, is would be a better busicoss than insurance, which seems to be the of Stokes. Referred to the Con 1164 003 Propositions and Grievances. great matter of concern. The lands, and climate of North Carolina are finely adapt-THIND READING OF SHLES. ed to the culture of sorghum and the man-Resolution for the relief of L. P. Swain, utacture of syrup and sugar. We hear it and W. L. D. Moore, of Brunswick, On motion of Mr. Rebbins, it was recon mitted to the Committee on Finance. mid that one of our Eastern farmers, who we searly ruised by the culture of cotton Bill to require Executors and Adminis of 1867, made largely of sorghum in 1868 and let cotton alone. He has shipped his sideration was indicated uties. Its conand set cotton alone. He has shipped his aid-ration was postponed, on motion of Mr. sorghum syrup to Boston and sold it for Graham, until the printed copy is brought 78 cents per gallon and will realize a much Bill to create a Mechanics' and Laborers' larger profit than if he 'had made cotton. lien Law, Passed. Bill to amend an act concerning the gov Suprems Count .- We learn that this ernment of counties, (this bill authorized County Commissioners to appoint Wood In body, on Saturday last, appointed Maj. W. pectors, the fee on each sord of wood to be H. Bagley, of this city, Clerk of the Court. paid by the purchaser,) passed -Mesars. This and the appointment of Mr. Phillips, Eaves, Harring Barnes, Beeman, Bellamy, Reporter, both well qualified for their posi ton, Hyman, (colored) Love, Purdie, Rich tions are in striking contrast with the re-White, Winstend and Robbins ardson. voting in the negative-12. On motion of Mr. Osborne, the Senate

Eract.

RALEIGH, N. C., WEDNESDAY, JANUARY 20, 1869.

By Mr. Jarvis : A resolution instructing SENATE. the Committee on Gounsies and Townships

td report adversaly upon the formation of SATURDAT, Jan. 16, 1869. new counties, that do not propose to con-tain the one hundred and twentieth part of The Senate was called to order at 11

the population of the State, do. Lies over Mr. Love arose to a question of privilege By Mr. French : A resolution raising a in my mmittee of three, on the part of the hand a carricature of mysell and the Sena-House, and two on the part of the tor from Guilford, drawn by some dirty Senate, to investigate the affairs and manrased and placed on one of the mantels of agement of the North Carolina and Wilthe Senate Chamber for public inspection. mington & Weldon Railroad Company, and This is done to bring your Committee on Ponitentiary affairs, of which I have the repart to the Assembly as early as possible Lies over.

Lonor to be a member, into distepute and Br. Mr. Smith, of Alleghamy : A bill in Thinking Pumpiy have to say, and for my raver of the second of Alleghamy Co. Resulf, that I have no language to express my herrest. ontempt for the scurby defiaf and his con

SPECIAL ORDER. The bill to prevent the sale of property, exempted by the Constitution, known as the Homestead exemption :

RESOLUTIONS.

The question r correct upon the amend-ment offered by Mr. Vest, yesterdsy, which, stier some debate between Mr. Ingram for, and Mr. Hodnett against, the bill, was put Bill to provide for the actionant of the states of deceased gersons, - the question being on the reconsideration of the vote by which the bill was rejected. The vote was and lost. The amendment reported by the Commit reconsidered and the bill was made the

tee was then adopted, [striking out all affer the word 'misdemean r," in line 4, section special order for Tuesday next, 12 o'clock. By Mr. Moore: O a bill to provide for Mr. Parker then spoke for some time in

promition to the whole bill. The substitute offered yesterday by J. H. the election of Commissioners of Naviga-By Mr Jones, of Wake Of a bill to in Harris, of Wake, colored, was next put to vole and lost.

reparate the North Carolina Purchase and On motion of Mr. Ingram, the previous By Mr. Blythe. Of a bill to amend the uestion was called. On the passage of the bill, on its second

law in reference to witnesses in civil acreading, the yeas and pays were called, on otion of Mr. S illey, and resulted in the INTRODUCTION OF BLLLS AND RESOLUTIONS. following ballott

YEAS-Messis, Allison, Argo, Ashworth, Banner, Barnett, Bair, Carey, (colored.) Cherry, (colored.) Clayton, of Transylvania, Chawlord, (colored.) Downing, Durham, Ellington, Ferches, Forkner, (colored.) Foster, Franklin, French, Gatting, Graham, artistiction of Courts on debts, the cousing-) tireen, Hurris, of Wake, (colored.) Hend Hintant, Hoffman, Humphries Hadgius, Ingram, Justus, of Henderson Justice, of Hutherford, Kelly, of Davie, Kel y, of Moore, Long, of Chatham, Long, of Richmond, Mayo, (colored.) McMillan, Moring, Moore, Morrill, Morris, (colored.) Proctor, Proffit, Ragiand, Renfrow, Robins, (colored.) Robinson, Reynolds, icol ored,) Siegriss, Sinclair, Simonda, Stewns Stilley, Sweat, (colored,) Sykes, (colored,) Vestal, Vost, Waldrop, White, Williams, of Harnett, Williams, of Sampson, and Wil-

ferred to the Committee on Corporations. By Mr. Love: A resolution prohibiting inmuon (colore 1.) NAYS .- Messrs, Armstrong, Carson, Caw oors, (colored.) Davidson, Gabagan, Gib writing shall be produced from the Super-intendent of Public Works, certifying that olored,) Mathesso, Painter, Parker, Peck, Rea Shaver, Smith, of Alleghany, Smith,

Wayne, Saip a, Thompson and Whitiey said work is being done according to con Ou motion of J. H. Harris, colored House hill No. 117 was made the special Mr. Love stated that he had facts in pos order for Monday next, at half past 10 session, if he were at liberty to reveal them clock. to the Scuate, which he had obtained since

On motion of Me Sinelair, the rules wacospected, and Mr. ingram's exemption and, just under discussion, was taken up terday, which would convince the Seaste of and passed its third reading. The hour for the special order was an

ounced, to-wit : The bill to provide for the collection of taxes by the State, and by the several counties of the State, on

property, polls and incomes. discussion upon section 11 was resamed.

If the tax-payer is sick, or a female,

be taken before any officer qualified to ad

nust be returned to the proper Assessor.

The section was then adopted. In section 12, Mr. Estes moved to strike

Township, what portion of it is wood land.

nd the last valuation, describing the land

by name or otherwise, so as to be identi-

Mr. Durham offered the following substi-

"At the times and places appointed by

the assessors, the tax payers of the town

read over to each one giving in his list all

the articles and subjects of taxation, and

thereupon he shall render to the assessors

shall take the oath prescribed in Section

for the whole section :

d* Lost

A message andry resolutions and bills which were dispensed of as follows, to wit : Resolution directing the Secretary of Mr. Estes offered the following substitute or the section, which was adopted : "SEC. 11.- Every person liable to be listed within the toweship simil. within the tim

Mr. Welker, from the Comphittee on Ed- tute offered by J. H. Harris, of Walse, colucation, reported (avorably/on a bill to press, and it was adopted, year the sale of spiritaous liquors within The queston recurring upon the passage five miles of Binghum's School.

We miles of Binghum's School. NOTICE OF HILLS. By A H. Galloway, (calored.) Of a bill o charter the Wilmington Life Insurance ompany Company.

By Mr. Blythe : Of a bill to amend the charter of the Buncombe Turnpike Com-Committee on Frands and Corractions, By Mr. Beastey : Of a bill for the relief of stating that the Sheriff of Wake had served

a summons upon W A. Mann, to appear before the Committee, and the said mann juardians, Executions and Administrators. INTROPECTION OF BILLS.

By Mr. Welker: A hill to incorporate the North Carolina Manufacturing Loon and

Trust Company. Reterred to the Committee on Corporations. By Mr. Love : A bill to lay off and estab-

lish Euroka county. Referred to the Com-mittee on Propositions and Grizvance. STRUCAL ORIGAN.

Report of Committee of Privileges and lections in reference to the eligibility of Ir. Purdie to his seat.

Mr. Brogden moved to postpone its consideration until next Monday.

Mr. Davis moved to amend the motion y striking out M noisy and insert Wednis-

sy 12 o'clock which was adopted. Bill to repeal as act matering to married ate resolution and bill, in reference to the Mr. Welker moved, the postpone indef-

House hill No. 37, [Bill to provide for Aves. Messrs Barrow, Barnes, Beasley, Beaman, Bellamy, Buras, Blythe, Davis, Evres, Forkner, Harrington, Hyman, col-ored, Lassifer, Lindsay, Long, Melohor, Molie, of Carteret, Perille, Richardson. the collection of taxes by the State, and by the several Counties in the State, on prop erty, polls and incomes |

Mr. Entry moved to reconsider the vote by Respass, Robbins, Shoffarr, Smith, Stephens, which Section 11 was adopted. Carried. Mr. E. then offered the following substi-Sweet, Welker, and WinRead - 27. tute for the section, which was adopted.

NAVS. - Mussis, Brog. Un, Love, Martin-dale, Osborne, White and Wilson-6. SEC. 11. At the Bill to amend an action relation to pur-siments. On motion of Mr. Barrow, it

was laid on the table. Avea - Measta Barrow, Beasley, Bellamy, subjects of taxation, and thereupon he shall Burns, Blythe, E.v.s, Forkner, Hyman, render to the Assessor his list of taxaddes, colored, Lassiter, Lindsey, Long, Melcher, onth, at the same time, taking the following Osborne, Respass, Robbins, Shoffner, Smith onth, v.z. You, A. B. do selemity swear and Stephens-18.

NAVS .- Mossra, Barnes, Berman, B. ogden, statement of all surjects of taxation which Davia, Gulloway, colored, Graham, Har-you in your own right, or as agent of, or rington, Potdie, Welker, Winstead, and in trust for, any other person, or in any Wils n-11.

other capacity are by law required to list Bill to incorporate Antonio edge, Ansoaville, passed its third reading. God, God, Bill to incorporate Carolina L sige at for taxation, according to your best knowledge, information and belief, so help me

Company. On motion of Mr. Welker, it was smanded by striking out so much of Section 13 was then read when Mr. Estes was smended by striking out so much of moved to smend by consolidating Sec-the 4th section as empowers the Company tions 13 and 14. Carried. to condemn private property, and On motion of Mr Sweet, the bill was cr-The Section, as smended, was then

adopted. dered to be printed and made the special der for Monday next, 12 o'e ock Proctor moved to strike out, in line 22, the word "one," and insert "three "

Bill to incorporate the Woodlawn Cotton and Woollen Manufacturing Chappany. Mr. Love moved to postpone its consider-

Mr. Osborne moved to amend the realized to amend to amend to amend the realized to amend to ame clock, which was adopted.

Mr. Robbius psesented a communication om the Mayor and Commissioners of Bal- the table, ishury, tend ring to the General Assembly

called and resulted in a vote of yeas 45 he amount of land and other nec searies to erect a Peritentiary. navs 38. A message came from the House trans-Mr. Estes moved to strike out, in line 19,

just taken.

erty sixempted by the Homestead Act. .Re. strike out the word "three" and insert terred to the Committee on the Judiciary.

Mr.-Durham moved for a division

taxes, bear the burden, dog.

ieved such to be the case, &c.

cratic one, when it had

LETTER FROM I FALY.

We are permitted to make the following nteresting extracts from a letter of a lady of this city, now travelling in Europe : Fromming, Dec. The 1988.

Here, we have been in Plorence for a week, with bright pleasant weather, tooling The bill then passed its second reading. A communication was read from the Italy, and olives take the place of other trees. Our window looks down upon the Arno, with the tashionable street "Long Arno" between us and it; beyond the olive clad slopes of the Apennines dotted with

And this is all the pleasanter from being a contrast to the mow-covered Alos which we roased, coming from Vienna, to Venue, and the cold weather that we had in Vienns, and which prevented our going out to We stowed in Triste one night. Pesth ow Mirsmar, Maximilian's Chateau, heartitul moonlight and summer on the Adriatic. and come on through a charming country. to Venice. There we rowed in gondolas enjoyed the moonlight on St. Marks square, motiveent ve also theatre in a gundel s. The music was entirely Russini's (being file an inversary of the musician's death.) which Liknew you would have enjoyed. Wewner through the Doge's Palace; stond on the Bridge of Sight," on one olde a palace on the other a prison ; crossed the Rialto ; stood in the market, at the head of which was Shittoch's house; passed Desdemona's, Othello's and Lord Byton's house; rowed op and down the grand canal; wone a the Lido ; visited St. Mark's and the different Courches and picture galleries, and saw the various other sights of Venice. Then to Palloa, which the phille-book says was founded by a brokher in law of Priam, and, udging, from its ancient look, you would certainly think so.

After seeing its University, an imitation I the Trojan harse, and its other curbar tics, we left for Bologna. Here we had the most luxuri us arm chair that we have seen, and in my recollections of Bologua, that fact stands uppermost, as you can mer We went all through the University, ille-t in the world, which das even had concentrations its professors, one occupying be anatomical chair for jourte-n years. Here Rossini's "Stehat Mater" wis first per tormed, Gabraoi made his first experiments ud Ariosto, Dante, Lasso, Petrarch and Milton were educated. They boast at that time, students even from India, and the walls are covered with coats of arms of all nations. . The Campo Santo was very interesting, and in the Academy of Fine Atta we saw Raphael's "St. Cecilia." You will think that I skip from burying grounds to picture galleries very easily, but in fact, that is very much the way that we visit

place-under the ground, on top of a mountain, in a loweller's shop-now to a market, then in a Parliament house there a religious service, as performed in a Catholic Church, and there a pappet show-here the small of incense, next, the exquisite oder amendment, and resulted in a vote of yeas af a Jew quarter, hereta King's pantry, and Mr. Argo moved to reconsider the vote of boiled meat, and a dish of fried herrings, with a beggar the purchaser at two cents for his dinner.

Here comes a grand funeral, with all the On that motion the yeas and nays were orch bearers, and regalis of the Catholic. Church and this is flanked on one side by a tionkey cart, on the other by a dog cart, with a woman and dog poked in the pame harnes. We have been all the saints in the extender, in all costs of queer ways. St. Matthew's head on a gun; St. Jerome on a St. Mark Luke, as an artist, sketching the Virgin; St. Bonedict being, baried by the devil; St. the profession, a sate counsellor and geal-Daniet in the links dan, on a bridge five hundred years old; St. Lazerus, as keeper of our Saviou's blood; St. Ucsula, and her pits and able advocate. In order to eptertain the latter part of the eleven, thousand virgina; St. Mary Agues, St. Sarab, and St. Catharine Mary, 3 endment, to-wit ; strike out, in line 22, the word "three" and insert "two." it refinally, & Nick. I have seen the spear with which our Saviour's side was pierced, prehigh the motion to reconsider was laid or served among the jewels of a royal treasury. the body of the High Priest of Jupiter An Mr. Justice, of Rutherford, made the non in an Armenian Convent, the walls of a city crected out of the ransom money paid for Cour de Lion, armor enough to Mr. Estes moved to postpone the consideration of that motion until to-morrow have equipped all the knights who went to the Hilv Land, and an exquisitely beauti-Mr. Argo said that it had been several ful treache of our Saviour, ri-ing trom, tomb, bearing in his hand what these pe times intimated that the advocacy of the \$300 exemption originated in the delive esti his "Banner," white field, quartered n the part of the Democrats of this House with a crimson cross. prevent the Republicant from passing You would be norribly shocked with the tax bill which would yield sufficient revquent repres nistions of God the Father, enue to meet the obligations of the State. As far as he was concerned he decied the is in statue and in painting-it we have seen one crucifix, we have seen fifty thoses charge. He negarded his oath to the Canan l. In a drive on the Cascino, we acci-dentally mot the King. So thorwaghly do Paris tashions regulate the dress of mankind stitution as compelling him to vote for any just bill raising money enough to meet the current expenses of the State and to pay the that had he put been pointed out to us, we interest, on her debt. His object in un ving ould have been ignorant of the presence to reconsider the vote, and then voting to of nightly. His equipage was very plat-and octang in his dram distinguished his lay that motion on the table, was to lavor the laboring classes, if any favor was to be m the gestieman who was sitting by him bestowed, and let the classes able to pay the He is a man about fifty years old, wery por ly, and looks like he might like Mr. Eates believed this to be a Democratic living. We have been very more dress pointed at not seeing the presents dress up t We have been very much disapmovement, and whether they were influenced by any such motives or not, he ficuly be here, but the government has broken up the irkit at which they used to appear o Mr. Durham said he did not care what Friday mornings. The carelens, and pearance of the Italian soldiers compares or Conservative just as they pleased to call ry badly with that of the Prusaian efficies and men, who are the hardsomest of the him, and intended to vote for just such European soldiers. A partion of these sol diers wear the Garibalds but with a droop proper. He wished the gentleman from New Hand ing plume of chicken teathern-it gives been a rowdy, and decidedly a "bummer" look ver, (Mr. Estes.) to distinctly understand that the Deutocrate and Conservatives of in the Opera hore, there was a very curiod this House were not to be frightened from feature when they nudertook to produce eight, it was pocessary to draw the large control chandelier up through a hole in the wall. This chandelier had sixty oil famps and they burnt oil, or candles in every part of the theatre, except the stage. This is originated with a Republican member, (Mr. Proctor.) duce probably from economical consider-tions, as the coal used in making gas is brought from Experied A scenes of sparse was an experience beautiful things first the gray morning, then the rosy light, and as the sun appeared abuve the horizon, di and had been supported in a speech by another Republican (Mr. Sinciair.) The gentleman (Mr. E-tes) might drive his own party late measures like a shepherd drives his sheep into the fold, but gendemen of the other side would not be drivered to; or was as bright as the sun food!. The audi-enos, in the pit had to hold up their hands Mr. Sinclair said he and his colleagu and hats, to shade their eyes. In the wait-In the walt-(Mr Process) had determined, to endeavor to secure the exemption after a careful exwe could distinguish the Italian names f amination of the Constitution, &c. No titled nobility, and they would mill out, in Democrat had been consulted in the least, weiver, and employed more dross than barnety a the other hand, some five or six had

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make. He introduced it with the expectate that another excision of the old law will yet be made, giving Grunt stranger, power to remove all revenue tallours. Mr. Frelinghuyson is most likely to uild up this inguisysm is used there to be out of manuf-proposition, as be explored black of manufr-in favor of it. Further than that the Sensite will not go. No analysis to repeat the sub-can now be counted in the Sensite. On thist point the mass stand as balance failled in these domination. It is accertained that General Grant's dumand, for the repeat of the law, and General Bötter's prompt bid for the repeal, have made Security-careful of their digitive and resolved to yield no preadductor, and Grant (now a trading train) declare that nothing short of full repeal will

The war, which for a while did fall,

Now treby thundating fills the gale The action of the House is promptly re-penting the law was taken in a spirit of pare desire to put the Senste la an awk-ward position, and it has done it. It is understood that Mr. Wada's reference of the Repeal bill to the Retrenchment Committee has secured, if it was not designe 1 to secure, an advers report, as Edmands, Williams, and Pasterion, of New Hanspakire, are committed to having the bill stand; and (we of them to night are quoted as against even Wilson's inclustive modification set it. The Demourais or the Senate will vote against this modification, as they are for repeal-not anything short of it. The nd berw en Grant and had Baktyr, which tan to such a bigh mark during the sholls, days, has returned to night and, surges in every circle in the capital. The costons of the Senate, by week stor mext, will be rife with division and erimination, and the stormiest ers since impeadiment is cone ed to have set in Wash for No. F. Works

From the Fay-theville Ecgle. .91

THE HON JESSE G. SHEFRERD. The How, Jeste George She pherd is no nore! He doed at his resident, hear Paymore ! etteville, yestercher subminger hote 18th, 1869. Is is but seldom its are called upon to record the destired one to highly esteamed or whose loss in all the relations of his, pri-wate and public, will be an accept left. To his tami y nis loss in irroparable. Theoryms pathies of our matire community are thorn, Fue clurch of which he was no long a member, has lost one of its brightest jewels, and the community one of its most influential

und a satal sitizons. Judge Shipbord was born in Payettevilley June 25rd, 1821. He revired a good equ-cation and graduated with distinction ar Chapel Hill. His you'training was under Whig full write, by from his earliest manhood be remained a constant, and, un-

wavering Domocrat. As a public man, he was eminently libered and conservative. He represented the courty of Conderland in the House of Commons in 1854 and 1856. He was elected Speaker of "dist" findes in 1850 and prodded with marked abil winning the confidence and enterned all parties. He was appointed one of the index of the Superior Coart by Governor Bragg, and the error internet a moniferred Bragg, and the approximate watermark by the Legislature of 1858-500. In sector efficiency of the profession of the Bar. He was elected to the proposed Convention in February, 1961-which was not called, He was again elected to the Legislature in 1862 and 1864. He was one of the Goverpor's Council during the "A inihistration of Gays Bragg Ellis and Worth. In every position to which the could lease of the pea-ple cathed him, he was initiated and tron.--As a inwyer, be stood in the front vank of

lis called for the yeas and nays.

voto of yeas 81 mays 1.

bonds for the purchase of the Pentremulary, land, the special order for to-mornest magn-ing at hair past 10 o'clock.

On motion of Mr. Stilley, the other Sen

By Mr. Love: A tail providing for gener. Committee theremer areas to marrier forthe Corporations, referred to the Conmittee Assembly for such, action as may appear a the Judiciary. Ordered to be printed. In them to be necessary to them to be necessary. By permission, Mr. Estes introduced a

bill, amendatory to an 'act, unitied "Aa Act to re-enact and confirm the issue of Bonds to certain Railroad Companies," Lies LVer.

Mr. Eilis moved to make the Secate resolution forbidding the Treasurer to state

The call being sustained, resulted in a

On the adoption of that motion, Mr. Ei-

same matter, was included in the special

one given in mis list, all the articles and

that you have rendered a true and full

In section 15, (as amended in blP) Mr

On motion of Mr. Proctor, the yeas and

Mr. Sinclair moved to lay that motion on

of his

nays were called upon the adoption

"SPECIAL ORDER.

time and place appeinted

moval of that seerling old patriot and Union man, Jas. Litchtord, Esq., as Mar shal and the appointment of Dave Wicker in his place. The members of that Court cannot look upon the honest face of James Litchtona for the next ten years, if he should live so long, without blashing tor very shame, at so disgraceful an act.

Jonn H. SURRATT. The Washington

of any assassination plot, but contenses freely that Booth and himself and others were in a plot to abduct Mr. Lincoln. He Mr. Robbins. telares that assaulination was never ken of to hims and was 'not agreed on by

id Paper until the night it how about of his mother, maintains that every favorably upon several bill effort was made to keep the soluciton plot, from he knowledge, and says she was sim-ply the victim of nutorunate circumstances. Mr. French, from the Committee of conid the machinastina of the witness Welch

rati proposes in tell every thing he knows, the good, had and indifferent, and imake oath to be so in to it. He fools, it is cald, that it will will be belleyed."

prescribed, give in to the Assessor, on oath. all the taxable subjects, for which he is lia-

or abaent from the country, the oath may minister an osth, and the list in writing

adjourned until Monday, 11 o'clock.

HOUSE OF REPRESENTATIVES. SATURDAY, JAN. 16, 1869. House called to order at 10 o'clock. Prayer by the Rev. Mr. Shaver, of the

House Mr. Downing made an explanation in reference to his remarks upon Mr. Robbins' card in regard to the Peniteutiary affair --

He (Downing) had said he could prove that Mr. Robbins, at one time, said he would will return here in a month. I hear from see of this friends that he has prepared a full and explicit statement of the computer cy which resulted in the death of President bitation. In this he death of President of any assassination plot is toowledge (Downing) made this statement in justice to

REPORTS OF COMMITTEER. J. R. Harris, colored, from the Committee

and Grierances, reported ed.

ference in regard to the bill authorizing ed, caused Mrs. Surrat's conviction. Sur- that initiation is unnecessary and asked for be discharged from its further consistera-

and make thin. that it will Mr. Bargett, from the Committee on Cortisl and straightforward that it porallons, reported upon several bills, tred,"

CALENDAN Resolution appointing a Committee to question.

revise the rules of order, passed. Vote stood: Ayes 17, Naja 17. The President gave the casting vote in the affirmative. The question then_ recurred upon that part of the amendment amendatory of the 19th line and it was rejected.

Bill authorizing the consolidation of the Institute & South Carolina Railroad Com any, and the Columbia & Augusta Railroad ompany, passed its second reading. Bill to amend the Charter of the Tow quired a motion to reconsider the vote f Elizabeth City, and all acts amendatory the table.

at the words "so given." Carried. Mr. Matheson offered the following subhenof, passed its swond reading. atitute for paragraph 1 of the section : "The number of acres of land in hi Resolution proposing to raise a joint committee to investigate the present man-

gement of the North Carolina Railroad. Mr. Welker moved its indefinite post morning, Lost. onement.' Alter severe discussion the

on was adopted, by the initowing vote ; Arss. - Messis, Batrow, Beasley, Breman, Bellamy, Burns, Ewes, Forkner, Graham, Harrington, Hyman (colored.) Lindsay Long, Melchor, Richardson, Respass, Shoff ner, Stephens and Welker-19

ships shall attend, and the assessors shall - Messra, Barnes, Brogden, Blythe, NAVE Davis, Galloway, celored, Lussiter, Love, Carteret, Oshorn-Martindaje, M note, of is list of taxables, and at the same time Pordie, Smith, Sweet, White, Winstead and Wilson - 16.

On motion the Senate adjourned until o morrow at 11 o'clock.

HOUSE OF REPRESENTATIVES. MONDAY, Jan. 18, 1869.

House called to order at 19 o'clock. Prayer by the Rev. Mr. Long, of Chatham, the House, Journal of Saturday last, read and ap-

proved. Mr. Hinnaut, from the Committee on

Enrolment, reported various resolutions and the gentleman bells well. He was a D moerat bills, as correctly annoled. ered. PETTINGS8 aC.

measures as seemed to him most a Mr. Stilley, presented a communication from the citizens of Camden doubty, in rel-erence'to Mr. Taylor's right to the seat, now occupied by Mr. Ferebee. Referred.

READLUTIONS.

RECOLUTIONS, By Mr. French : A resolution raising a E's) or by a yiavdy else's charges and insuuations. He (Mr. Dusham, foint Committee, three on the part of the House, and two on the part of , the Senate, why this measure could be styled a Domo to take into consideration, all matters consected with the Penitentiary.

Mr. French said the Senate had constituted itself a court of inquiry, without con-sulting this House in the least. He did not see why this flouse should not have a there in this investigation. He moved to mapsud the rules and adopt. Mr. Sinclair, objected to this resolution. intimidated.

ad inversel the adoption of the Senate resdution now on the House Calendar, &c. The question recurring upon the motion in suspend the rules, it was put to a vote

Mr. French's amondment was then put to and lost. BILLS.

By Mr. Lagram : A bill anthorizing, elcc-ons in certain townships in the State .- Mr. Proctor, said his claims to be a good ens in certain townships in the State .-teterred. The hour for the special order was an-ed by an examination of the Journal of the Referred.

sounced, to wit : The bill for the better pro- House, and if certain gentlemen saw dt to persist in calling this a Democratic musches,

ection of debtors. The question securiced upon Mr. Beymour's substitute, offered some days ago, when the bill was under discussion. After a long his heart, that is not go more, than what the interest of his construdiscussion, galage door the short ground as more, then what the interest of his condu-in debates, when this moreurs was last un-der consideration. The substitute was put fo a vote and substitute

der consideration. The substitute was put to a vote and rejected. The question recurred upon a substit oclock. found ; unit to manaw morning 20

9 40 9 1 11 1 1 1 1 1 1 1 THE CIVIL TENUES .- The pusition of the The Civic research to the proposed repeal of the civil tentre act was expressed pretty theroughly in Mr. Wilson's com-promise measure of amenoment to-day, which embraces the first of this motifica-Gons which these dispatches announced he without some very most reason which would pffer just two works ago. Mr. Wile with no doubt eventually he have. The source antennament almpty re enacts the old Standard serves to test role acted as the source and the serves about is w, with the exception that eablies officers the strike cours and the source and the serves about is well as a strike at the serves about is well as a strike at the strike strike at the strike at the strike at the serves at the strike at the strike at the strike strike at the strike at the strike strike at the strike son's antenament slouply're enacts the old are taken out of the set alterested. Mr. No say the thing till get be capitalized to Wisson's amondmand must not be regarded. Die astralaction of hearth man, and dragtace as the ultimate concession the Bonate.

father, a sincice and bumble Cariatian .--Fruly may we point to hus and say, " Mark the perfect man, and behold the upright, He leaves a wife and a large and tender. tamily to nourn his untimety loss, a For the last seventees or eighteen yours, he was a Rullog Elderia the Presbyterian Church, and in all the Judjentories of these Church the influence of Judge Bacpherd was good. S allots to the discourge of the attached to the Church of bis choice, and everwatchful to muril her thus interests, he was moked up to as an example well worshy of imitation. No Effort exerted more inflarace, Tas name of Jame G. Support

He was an impartini and incorruptibl

Judge, an effectionate mushand, a kind

will forever rem in on the purest page of North Carolina's distant.

REPUBLICAN HONESPY. If the following art de from the Newbern Republican sponks the human maintenants of the E thor's heart, he will publish our advertisement and reward of \$50,000 for Geal Littlefield, Editor of the Standard, and forward his will as requisied.

If this advertusement does not bring the disconding Editor, is a fow days, we shall offer \$100,000 more, at the request of a member of the forgielature. Show your housity, Mr., Republican, still further and publish theadystillement

"We publish below the avelete that ap-error in the Kalengh conders on the 121a peterence in Col. Swiet, 1381 our peaders may know examine what it in that the Suna may know examply what it are that the Sama-tor, from Craven low intern othings at. The Simbdurd fairs the opportunity to speak in a very built and violent way in regard to the performant, and accuses him of making changes that he does not see fit to arbatan-thate. There is addon a guarrel that they mot two sides to it, and if the truth level known, as it contakely will be known, there may be more in the affair than the Mandard's editorial has seen it to vontilate. No bod who knows Mr. Sweit doubte his truth who knows My, tweed doubte in Frushin-mass and abserticy, and no heady daubte but he has facts in the possession that would warrant him, or any other housest man, in being disputed with the discountry that has been exceeded with the discountry that has been exceeded with the discountry of the reported ring. The clauders may see, fit to tell what has been in the genilation com-nected with the Sizedard, all a who head abs ared himself from his place of busines, and who, if he sould be housed, would be able, if he chose, to throw some light on the facts Senator Seven is roof light do en-

ine race sentior Serve is cool but do as-int and intends to prove. It is not a plus-int thing to aspose villating and corruption drawing a man roots developed, and the public form rest assured that Mr. Secondars not dong

Will of associas and villains,"

the set of the set of the set 6 4 1 4 H 5. 5

On motion of Mr. Ferebee, sub-divisions 8 and 9 were stricken out. Section 12, as amended, was then adopt-The House they adjourned until Monday, MONDAY, Jan. 18, 1869. The Senate was called to order st. 11

MEPOWTS OF COMMTENES. Mr. Moore, of Carteret, from the Con tee an Corporations, reported favorably on a bill to incorporate Tobasco Lodge.

58, Chapter 19, Revised Code" Alter quite a long debate, the substitute was put to a vote and lost, Argo moved to amend the preamble of the section by inserting, in line 2, the word "taxable" after word "the," Carried. Mr. French moved to smead line 10, after he word "hogs," by inserting "dogs, goats, acks, jennies and sheep." The question upon the "dog tax" created

uite a spicy debato-some arguing that igs were a luxury, and, therefore, should e taxed, while some contended that they were nusiances and shou d on that account be taxed. Some opposed the tax as it might operate oppressively upon poor farmers who

B. W. Morris, (colored,) said that, during the late campaign, their opponents charged that even d gs would be taxed.-He had tak n the iber y of denying the charge, but now the truth of that american mang true. He moved to amend the W 28 001 mendment by striking out the word "dog." Isham Sweat, (colored.) opposed the striking out the word "dog." He thought the wool growing portion of the State de-manned some legislation upon this matter.

Guffee Mayo, (colored.) was under an ap-

this body to abtain the aubrigast of the "DOG LEGIELATURE." He hoped, the

The question recurred upon Morris'

SENATE.

imendment to the amendment, and it was

ford in question would be stricken out.

rejected.

10 o'clock.

a vote and lost.