people the privilege of voting on said ordinance. He characterized the ordinance and

Mr. Martindale remonded Mr. S. that th

the full before the Senate,

read; and debated at length.

disposed to doubt

in-tevor of the rebellion.

special tax. Lies over.

unkind

namenty.

the city.

the action of the Convention as diabelical,

rer was over, and had nothing to do with

The amendment was rejected. Year 11

The question then recorning on the pass

Reso ution directing the Tresaurer to page

R. S. Tucker and others, certain claims levist

by them against the State, was taken up.

Mr. Lindsay advocating the justness of the classes—Mr. Brogden, in a length,

speech, opposing them and charging Sens tors with having been button holed by Mr

Tucks invited to his store, and thus in-

finencedito believe the claims just.

Mr. Weiker replied, sharply to Mr. Bog.

den-he, Mr. W denied that he had been button biled " he referred to Mr. Brog.

den's position as a State officer during the

repellion - now. Mr. Browden had turned

State's evidence, and such evidence, he wa-

upon Mr. Tuck-r-by edding him. Turker w Shylock and Sharper-as indecent and

friend of the claims - the evolence, that the

Wayne upon Mr. Tucker and others, in call

ing them Shylocks and sharpers, as rather

The argument of Mr. Davis, was orgad.

Pending, its consideration, the Senate

HOUSE OF REPRESENTATIVES.

Prayer by the Rev. Dr. J. B. Smith, of

Journal of yesterday read and approved

Cuffee Mayo, colored, moved to recon

sider the wate by which the bill appropri-

ating \$12,000 to the University was prot poned until the common school bill should

Mr. French moved to postpone the con

sideration of that motion until Monday next. Carried.

By Mr. Gahagan: A bill to allow the Commissioners of Marison county to levy a

Mr. Barnett, from the Committee on Cor-

By Mr. Malone: A bill to allow owners

of land sold upder execution to redsem

within two years. Referred.

By Mr. & lifer: A bill concerning the University. Referred.

By the same: A bill to incorporate the

CALKNDAR.

Bill to amend the act to incorporate the

Trustees of North Carolina College, was

Sampson councy to levy a special tax was

taken up and passed its third reading by a

Wake county to levy a special tax, was

N. E. branch of the Cape Fear river, was

Bill to incorporate Gibson Lunge, of A.

Y. M., at Wilmington, taken up and passed

sta several readings.
Bill to incorporate the Wake County

Business Compony, next taken up and

passed its several readings.

Bill for the relief of J. R. Dupcau, late

Resolution in favor of Robt. B. Wood, Jr., was taken up and passed its several

Bill to incorporate the town of Burns

witle, in Yancey county, passed its several

Hill, in Johnston county, was taken up and passed its several readings.

B.II to incorporate the Tucksnegge Bay-

tendings. But the province of Bo-

new rai reactions.

Sherift of McDowell county, next passed its

pear taken up and passed its several read-

veus 69, nays none,

Bill to authorize the Commissioners of

taken tra and passed its a versi readings.

Southern Land Company. Referred.

porations, rep rted upon several bills which

ere placed upon the Calendar.

RALESON, N. C., March 20 1869

chalms were just, satisfied him, &c. H-

He Sharasterized Mr. Briggin's attack

Mr. Davis defended his position, as a

He referred to the Convention that passed THE SENTINEL. the ordinance of seconting, and the action of that Convention withholding from the

Legislature of North Carolina. HOUSE OF REPRESENTATIVES.

AFTELNOOR PROBLEM

FRIDAY, Murch 19, 1869. Mr. Malone from the Committee on Judiears reported tavorably upon the till to amout section 105, Code of Civil Proced-ure. Proceed upon the Cetendar.

Mr. Barnett in on the Committee on Cor porati pas, I parted tavorably upon the belt to incorporate the East taville Co-operation Land and Building Association. Placed

UNFINERTD BUSINESS.

Bill appropriating \$12,000 to the Univ.1-

dr. For moved to lay the bill on the The House relused to lay on the table by

tolinwing fullor to ... YEAR Means Armstrong Banner, Caylon D. Vidnin, Durinin, Gibson, Green, Hawkins, Hicks, High. Hinoant, Hodnett, Hodeins, Ingram, Jervis, Justus, of Henderson Malone, Mc lauless, Morris, Nicholson, Painter, Pout Proffitt, Smith, of Allechany, Smith of Wayne, Smiths, Sweat, Vestal. Weich: Welliams, of Harnett, Williams, of

Sampson, and Wilson —33

Sampson, and Wilson —33

Nave, Messre Allison, Ames, Argo, Ashworth, Barnett, Blair, Bowinsu, Carson, Cawthere, Downing, Edlington, Farrow, Forkier, Wo to t, Franklin, Frepch, Graham, Gunter, Harris, of Wake. Haves, Hodgin, loffmu, Humphri v, Laffin, Leury, of Richmond, Meers, of Altowen, Pearson, Peck, Pr. cor. Ragiand, Renfrow, Robbins, ich Biegrist, Simonds, Stanton, Stilev. S. kes, Thompson, Vest, White, Wilkie,

and Wildiamson - 44.

Mr. Vestal moved to postpone until the choo bill was payed. Mr. Durham said he hop d the motion to natione would powall, the was topp sed giving a single cont until the Common had bill was passed. He did n t think School bill was passed. varjust to the people of the 8 ale to rote money to support in idieness a hali There were, probably, depu Professors. There were, probably, about a half d zen pupils entered at that Institution up to the propert, and there was no tensor why this large sum should be versity a part and parcel of the Com-Yet this till proposes to give money to the University man separate

tabli-limen , when there is no necessary for h under the sun, &c. Mr. El ingten apponed the motion, He thought the gentlement of the opp site sick were trying to make this a party question, &c. They (the Republicans) should unite upon this measure, and if there was ever a time when the party installed if he cracked

it was now, do,
Mr. Vestal said he made the motion to
postpone, for he thought the poor people
of the State should be protected. He c n or the State shall be projected. He can cure i with the gentleman from Cleveland (Mr. Durham) in thicking that the Com-mon School bill should pass before this appropriation was made, do. No party lash should be cracked over his head. H. wished it to be distinctly understood, that he was no Radigal Republican, but at mod rate one, and when a measure was present ed he thought right and proger, he should support it whether it emanated from a Dom-

cratic or Republican source, &c.

J.S Leary, colored, also favored the mo-Mesers, French, Harris, of Wake, colored,

Mr. Jugram isvoyed the motion to post

After a lengthy debate, Mr. Vestal valled the previous question.
The call was sustained, and the motion

to postpone was adopted by the following YES. -- Messrs, Arm-trong, Ashworth, Carson, Clayton, Davis, Davidson, Durham, farrow, Ferebee, Gibson, Green, Gunter, Hawkins, Hendricks, Hicks, Hinnant Hod

be t. Humphries, Ingram, Jarvis, Kelley, of

Davie Kerley, of Moore, Leary, Long, of Chatham, Majone, Mayo, Moore, of Also-mance, Morris, Nicholson, Painter, Pou, Price, Profilit, Boldrids, Suggest, Smith, or Alleghany, Smith, of Wayne, Sweat, Vestal, Welch, Williams, of Harnest, Wil-NAYS—Mears, Alligon, Ames, Argo, Ban-ner, Barnett, Blarr, Boyman, Cawthore, Cherry, Bossning, Ettingenn, Forksor, For

ter, Frankiin, French, Graham, Harris, Wake, Hayes, H. algio, Hoffman, Hudgings, Lefin, Long, of Richmond, McConless, Morlog, Moure, of Chowan, Parker, Pearson Peck, Promor, Raginad, Renfrow, Reynolds, Smooth, Suipes, Stan on, Stilley, White, Wilkie, and Williamson, -41. On motton, tits House adjourned.

RENATE SATURDAY, March 20 1869. Mr. Bregden, from Committe on Finance, reported back number of bills, which were

Raleige, was read a second and third

Mr. Sweet, for the information of Sena-lors, detailed the immense advantages to result from the formation of this Company,

The rules were maperided and the bill in-

corporating the New Hanover Laborara and Patmers Association, was taken up and

passed its savers! readings.

On motion of Mr. Marindale, the ritles were supported and the bill to charter a Rational from Plymouth so Witnington was laten up and read the second time.

Mr. Stuffner moved to amend the bill,

fired vote of the people for approval. Re-

orste the Greensboro' Land and Co opera-

The bill to charter a Rei road from Eden-

ther gave antice of a bill to lear

The other to recognification on the passes of the passes of the second

ion Association.

on to Huff

o men of limited m ans, in

tist High School, in M.con county, next reached and passed its a veral readings. Bill to authorize R. King, late Sheriff of Mr. Beeman, from same Committee, re-R. b. son county, to collect ar enrages of Laxes, Mr. Beenran, from same Committee, re-ported free rably on bill to authorize the County of Stanly to leve a special tex.

Message from the House, transmitting a smooter of bills for concurrence.

On motion of Mr. Sweet, the rules were tapended, and the birl known as the Co-perative Land and Building Association of Raleige, was read a second and third takes up and passed its several readings.

Bill to incorporate Holly Springs Lodge No. 115, of A. Y. M., in Wake county taken

in and passed its several readings.

Bill to incorporate the lown of Claylon, in Johnston county, taken up and passed

its several readings.

But to authorize certain parties to establish a toll bridge across Haw River, in Alamanoc County, passed its several readings. Bill to incorporate Lenoir Lodge No. 233 of A. Y. M., in Caldwell county, taken up

and passed its several readings. Bill to prohibit the sale of intoxicating figures in the town of Marion, McDowell county, was taken up and passed its several Bill in favor of J. L. Bunker, late Tax

Collector of Johnston county, passed its several readings. Bill in favor of W. J. Murry, late Sheriff of A senance county, was taken up and of motion hid on the table. Bill to suppower the Commissioners of Randolph county to lavy a special new pass Mr. Shoftner moved to amend the bill, providing that the bill be submitted to a

ed its second reading by a vote of year 68, Bill to authorize the Commissioners of its scoond reading resulted year. Northampton county to levy a special tex and its second reading

was taken up and passed its second reading by a vote of year 62, mays more. Resolution in favor of W. G. alloka, late wiff of Wilker county passed its several

readings.
Bill to authorize The Commissioners of

RALEIGH, N. C., WEDNESDAY, MARCH 24, 1869.

Bill to incorporate the independent Tele- Jenkins, at great length

Lord Cosmany, was taken up and passed.

Mr. Whirey submitted a host report from the committee appoints to investigate the operation of the Treasurer.

He never sold.

The bonds were never sold by a ty one, although they were directed to be sold, it specially so if the Treasurer.

was sent to the Schate, with a proposition Committee never error for univery, but point 400 copies

SPECIAL ORDER. Bill to incorporate the Cape Pear Agric bonds.

cultural Society. The bill elected quite a long discussion.
House a hoursed want Montay morning. without definite action.

SENATE.

Montay, March 22, 1869. Mr. Barrow presented two petitions on subject of Patienties one from citizens d Perguimans-one from civizens of Surry. Ur. Haven from the Committee on Inter-

nal Improvements, reported back the bill to charter N. C. Central Rend, tayorably Smith, reported loack hill prohibit. ng the save of Jupa es within 5 miles of and uphold, tertoril Seminery, taxorably, Mr. Beogrien, from the Committee on

me, reported resolution in favor or J. R. Grady, favorably -also, other tesolutions of arose to an explanation, and descaded his approximate character all favorably. Message from the House, transmitting a

with force and earnestness on beneff of the large number of bills, asking the concurclaims, while he would repudeate all claims Mr. White, from the Committee on Edn calica reported the bill authorizing the Board of Education, to invest certain funds

In U.S. Securities

The report of the Joint Committee, to
my-stigate the affairs of the Treasurer. made a lengthy report, which was sent to the Senate, with a proposition to print 400 of the members. The satur of investigation, consisted of charges Treasurer and Mr. Pruyn had duty speculated on the necessities of by purchasing at a discount, bonds issued for Penitentiary purposes. The Committee reported no

emi-raced in the report. The report is vol-Or the question to concur,

provide all fair dealing. The correspond once and the different efficial orders, are

Mr Sweet thought the proposition to iir, a flagrant waste of money. The Committee had been eminently spewashed the transactions treated of

her Sweet had made no charges against be Treasurer. He had beard of none -The Treasurer says much about the charges as to himself and Mr. Pruyn. Upon the path of the Treasurer, Mr. S. had made such of the Treasurer, Mr. 5 had made statements—be had repeated only so much as in Treasurer and sween to the find not charge the Treasurer with perjury he had corrected his sworn testimony. Yet, upon his sworn statement, the presentation had

been made. The Committee say the Treasurer acted with produce and cauri n-when no charge had been ands. Mr Sweet opposed Bill to authorize the Commissioners of creation of the tommittee, because wit was for the purpose of which taken up and passed its third reading, year | wel 58, nava none. washing the conduct of the Treasurer. - Bill to amend the charter of the town of The Committee way that, in regard to the Bill to amend the charter of the town of

Statesville was next reached and passed in

Several readings.

Bill to revise and amend the charter of

the Tocksnegge and Nan shalls Turnpike and confended that in the disposition of Read was taken up and passed its several the honds, the Treasurer had evaded the indisposition. laws and act authorizing the issue of the

Bill to establish a public ferry across the the State would not show that any former Tonsuler had disposed of State bonds without rativing some blug to considera. tion that for; and, if such a precedent had been set, (which he denied) it, was no ex- lat the office or Connelling in the Clip of the law in his official capacity. The law, By Mr. Malone: A bill to smend the law creating these bonds, specifies that they shall te old at par. They had not been sold at all but bartered away-not by the freasurer but by the Pententiary Commit-

> The Terasurer was culpable for the disposition of the bonds, the retors. What was meant by "at par i" Simply that one tomorred dollars in bonds should be sold for one bundred dollars in money, or its equivalent and he denied that any such

> Mr Sweet review the requisitions that were made on the Public Treasur. r for these bonds, and characterized their language as an maxim of the law, and he could not find language to express his surprise thereat. He could not see how intelligent Sena us, on the Committee of investigation, could make a report that the Treasurer had com with practenes and crution.
> Referred to the unstamped mortgages,

the law requiring stamps, no doubt of the requisition of the law in this respect, but stamp would coat \$2 000. Here was an id they care -the moriginges were worth eas. The Treasurer of the Stare, in an individual transaction of \$100, have consulted the Attorney General; but Mr. Weich offered an amendment sub-in this case of \$2,000,000 the Treasurer satismitting the proposition to a vote of the Attorney General, and take mortgage with out framps, and soreone himself by falling otherwise, he would not be bell, otherwise, he would not be.

After a lengthy debate, Mr. Barnett called eral! Had he the welfare of the State, the previous gheston. era! Had be the welfare of the State, the previous question, solely at heart, he would not have taken. On morion of Mr. Jarvis, the year and the opinion of the Attorney General. He have were called on the motion or the pre-

but the confing was a very thin one. On muslion of Mr. Welch, the year and Mr. Sweet recapitulated - the charges nave sailed, and resulted in the follow

on to Suffolk was read a mercond time.

Mr. Shoulder differed the same amendon at a the bill to authorize the Commissioners of a the bill that he did to the Wilmington of Sampson.

Bill to authorize the Commissioners of the part of the present Treaturer, by did not improve the following that the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not improve the kender at the part of the present Treaturer, by did not the part of the part of

oming roundy to levy a special tax passed forcible style. In the course of his argument of reading, Year 64, nays none, the to prevent the fellor of trees in Big had been unjustly and unfairly alluded to Hanting Creek. Passed its several read-by the gentleman from Crayen- and Mr. Bregden defended the conduct of Tresourer

replication of the passe it is second reading their the bull passe it is second reading their ye know them and proceeded to the was referred to a Special Committee of show, that the Proceeding transaction was In reply, Mr. Sweet said, "by their truits The full to incorporate the Southern Treasurer. He was directed to sell at par-

perathons of the Pressurer.

On motion of Mr. Bostman, the report stated—not suspense in this respect to seid to bonds. He wished to know waters was the law, directing the Treasurer to deliver the

> Mr. Brogden replied, that the bonds were agld at par, and and when delivered for the purposes for which they were parted with, and in no other way, and they have been sold at pur.

> Mr. Sweet was clearly of the opinion that this method of disporar of the bonds was illed at and not warranted by law and o man's high official position would deter him from ferreting our malleasance in office nothing would deter him from a rigid in vestigation. All this talk about the dignify of the State, only incite! him to a more thorough investigation of raud and corruption for it was the chigners and of the State, he wished to desend

The quation recurring on the proposi-

tion to print,
Mr. Barnes as one of the Communities,

The Committee had investigated the matter impartially, and had made their report in accordance with the facts brought before

Mr. Robbins could are no substantial con son to charge the Treasurer with corruption. He understood the land was bought for \$100,000 in bonds, therefore the bonds passed off at par. He thought the whole matter "a tempest in a fearpor." He did not think the Commutee intended mything wrong, and, therefore he thought it unn cesary to incur the expense of printing.

Welker believed nothing law been elicited from the Committee of Investigation. The Treasurer scood jus where ie did before, in the estimation of Smators. He was, therefore, not in favor of insurring the expense of printing.

Mr. Cook thought it a needless expense

The wote to print stood, yeas 17, mys 18 Mr. Davis introduced a bill to inthe Germania Land Company of NorthCaro

Mr. Hayes introduced a bill to defear the funeful expenses of the late Hon, D J. tich. Appropriates \$780 and provides for the exhe Committee, who attended his remains home.

Mr. Hayes introduced a bill, supplemental to amend the Charter of the Clar otte & Rutherford Rationel. Mr. Haves presented a petition from the tizens of Richmond and it desan a unity,

praying for the creetion of a new country Toe bill for the protection of fish in the waters of North Carolina, was read record time, and, pending its consideration, hi Senate adjourned.

HOUSE OF REPRESENTATIVES

MONDAY, March 22, 1869. The House was called to order at the

ounced as being confined to their room by

Bill to incorporate the Payetteville Co bonds, The assumed determs of the Treasure Land and Building Association, operative Land and Building Association, was next spacked and passed its several would not be sustained. The history of and the amount necessary to be appropria-

The resolution was adopted under a sus-pension of the rules.

By B. W. Morris, colored, a bill to abol.

n regard to obtaining divorces. Referred By the same: A bill to make void the issuance of certain write of summens since the adaption of the Code of Civil Procedure Reterred

By Mr. Hodgin: A bill concerning James fown, Guilford county. Referred. Mr. Meadenball presented the report the Commissioners of Davidson County .-Referred.

On motion of Mr French, the rules were co-sended and the bill incorporating the

Ms. French offered a substitute for the whole matter. After some little debate the substitute was adopted and the bill passed its several

By Mr. Bowman : A bill supplimental to the act to incorporate the Western North Carolina Railmad: Referred.

CALENDAL Bill to authorize the construction of Rail road through the counties of Granville attempt to defram! the United States -what Person, Rockingham, Caswell and Stokes was taken up, I The bill makes the Road w State work and usks for \$3000,000. words and Garagner appointing nine Directors | General; but Mr. Weich offered as ane-dment aub

is himself by taking the opinion of the people. Mr. Welch said it his amendment

should have known what every little fitteen vious, and the Rouse sessained the call by dollar groceryman knows, and that is, a vote of year 45, nave 24 atamps on mortgages are necessary. The question recurred upon Mr. Welch's on motion of Mr. Welch, the yess and

Mr. Sweet recapitulated the charges were made by David A. Jenkins on oath, and statements made by binneff. He (Bir S.) had done nothing size, but to present the charge as made by Jenkins.

In regard to the Profession bonds, David A. Jenkins did not act as my of his predicessors had acted. Other Transurers may have sold bonds and received certificates of mock in return—msking, at least acceptance, painter, Parker, Smith, of Allegable, Welch, Whitley, Williams, agrees compliance with the law while on

Moore, of Chowan, Proctor, Ragiand, R. n. frow, Robbins, Reynolds, Stevens, Striley, Syles, Vest. Wilkie, Wilson, -40

The bill then passed its third reading by the intiowing ballout; YEAR -Measure Armen, Argo, Ashworth, Bauner, Baraett, Blair, Care a, Cawmorn, Davis, Downing, Elington, Farrow, Gava gar, Gi bart, Graham, Gunter, Haves, Honks, Hilliad, Hodeet, Hudgings, Ingram, Justice, of Butnerberd, Kedy, of Davie, Kelly, of Woods, Kinney, Leftin, Long, of Richmond, Masone, Mayo, of Chowa', Proctor, Raghard, Radrow, Robbins, Reynolds, Simonds, Stevens, Stilley, Sykes, Vest, White, Wilkie, Wilson

NATS, Mosers, Clayton, Durham, Fere-Hawkins, Bicks, High, Hinnant, Hodgin, Hallman, Hamphirtes, Jarvis, Justus, of Henderson, Long, of Challiam, Mendenball Smith, of Alleghany, Smith, Stacton, Sweat, Welch, Wuitley-24 SPECIAL ORDER.

The bill to prevent the distillation of Mr. Malone moved to lay the bill on the

The year and nave being called, the motion was adopted by a vote of year 41, nave

CALWINDAR.

Bill to allow the Commissioners of Bunombe county to levy a special tax. Passed its third fracting, year 61, nays none. A similar bill in regard to Randolph conty was taken up amended and passed

is third reading by a vote of year 62, hays Bull to allow the Commissioners of Ire dell to levy a special tax was taken up and passed its third reading yeas 64, nays 1. Bill to amend the act concerning the register of deeds was taken up and pussed

s several realings under a suspension of Bill to extend the time wherein widows may dissent from the wills of their hus hands was taken up and, on motion, recom-mitted to the Committee on the Judiciary,

y a vote of year 39, nave 24. On motion of Mr. Durham, the rules were supported and the bill to cure certain iregularities in the mode of commencing certain actions and to amend certain sectaken up, smended and passed its several readings.

SPECIAL ORDER. The bill appropriating \$12,000 to the U. Verstly. The question recurred upon the motion

to reconsider the vote by which the bill as postponed until the common school bill Mr. Downing hoped the motion to re-

naider would prevail. Mr Durham said there was a resolution on the calculat ma ructing the Superin-tendent of Public Works to report what

spairs were needed and what amount was essary to be expended for that purpose, He hoped the bill would be postpored notifthat report was made, in order that the Mr. Majone took the flor is opposition the motion reconsider and said :

This appropriation is an outrage upon the people of the State. The gentlemen woo argued this question speak of recessary repairs, but when you read the bill it, provides for \$12 000 to pay the current ex--and not repairs. What are the cor-University ! I am told they have from three to six pupils. And I am told that this board has employed five or six Professors, at a large salary -and this before a stogle had entered the College, Indeed sara that one of the Professors being of Missouri, bas not made his appearance ! to who they are and where they are, we cannot sell, but certain it is they have been employed-and that gentlemen cannot ofguise the fact that the o deer of this money

to pay these Profe sors a salary.
Here now we are cartest upon to support set of five gentlemen out of employment Let us wait tor patronage-let us wait until the people begin to send their sons to this institution. In days gone by aven in the days of our prosperity this institution opened with only two Professors; but now vitrout a half dozon pupils - now it is no cessary to start out with a grand corpse of tractions sufficient to conduct a school upon the plan of some grand European Univer-But Mr Sheaker, I am surprised at the ridiculous conduct of members of this

House who urge this measure.

In the first piace they raise the party lash over the Republican menshers of this House -they say if ever there was a time for the party lash now is the time!

And we hout a single speech or motion from a Democrat on this from they wavel ont of the record to charge that the Con-servative members of this floor are prompt I by captions motives.

Now, if I were disposed to look in

party view, I would say that the leaders of this party, are acting in bad faith with the They hold up the terrible party lash, and may to colored men, come into the truess; bow o the yoke of par y drill; yet it is known that they have excluded the colored men from that institution, although they hold out the temp ing bast to the colored man. that he is autitled to glorious privileges, ver he shall not enter this institution, athough Senator Abbott told the Conven ion that It would be pulled to close this natitution to any class or persons, yet they intend that he shall not enter the College. Mr. Downing sp. ke is favor of the mo-

Mr. Barnett wished to re consider. Mr. Pou opposed the motion to re-con

J. H. Harris, of Wake, colored, favored the motion to re consider. Be said, in his remarks, that the Board of Directors had not decided that no colored men could enter that institution. That was a matter for the Courts to decide, &c.

Pending any definite solion, on motion of Mr. Vest, the House adjourned notif 4 o'clock this afternoon,

HOUSE OF REPRESENTATIVES.

APTERSOON SEMEON.

MONDAY, March 22, 1869. Mr. Pou, from the Committee on Judicinty, reported favorably upon the bill to entend the time wherety, widows was dis Calendar,

Bill appropriating \$12,000 to the Univer The question returned upon the motion

reconsider the were by which the bill was postpoor I until the Common School bill Graham and Siegelst. Mr. Stiller hoped the motion to reconsider

Mr. D. Chain said the State could better Mr. S Mr. D. chain said the State could be ter afford to remove the University from his octions and Grievaness, reported favorably present location, and build up a new United the bill shollshing the office of Countersity a discontent of the Grievaness, then give \$300,000 criman in the City of New beta.

On motion of Mr. Stipes, the rules were n ver pay, and would, probably, have to ruspended have advisal appropriations made to it in readings. have a west up reprised as made to it in readings.

order to keep to up. He and been in ormed, | A message, was received from Senate
by a dember of the Board of Trustes, and concurring in the proposition to print 400
a promount Republican, that the Executive copies of the report of the Joint Committee Committee had employed these six Projest sors womant the least anthority, dec. Mr. Downing argued for sometime in

Mr. H. duett said he had warned gentle m a in the early part of the sea ion that by their rockless appropriations they were in e-pacita ing the Soute from carrying out a est evetem of common schools. He did not think the masses were so much interested in a University. They wanted common schools in which children of poor psocould enter and outsin some education, He thought this appropriation entirely sarecessary, the refere he hoped the motion to reconsider would not prevail.

Mr. Stilley next occupied the floor in fafor of the morion. W. T. Hayes, colored, favored a reconsidcration

Mr. Lugram thought this a scheme to buttof up an establishment for rich men's definitely postponed.

Bull to authorize the Board of Education ignored.

Mr. Ferebee was willing to vote for a libcras appropris in to the common schools, but he was opposed to giving this money to support a ret of men in kileness. Culled Mayo, colored, called the previous

destion upon his motion to reconsider, but eithdrow it in favor of Mr French, who proceeded to argue in favor of a reconsideration; when,

n tayor of col red people going to the Mr Fr-nch: I am in favor of having a

eparate deparement of the University for Mr. French continued for a ung time and Mr. French continued for a sing time and during his remarks said, that is regard to common schools he was in favor of the County Commissioners deciding as to whether there should be separate schools

or not, Reynolds, colored, favored the motion to reconstder. Cuffee Mayo, colored, renewed the call for

the previous question.

The year and mays were called and the use suktained the call by a vote of year

14, nava 23 The question recurred upon the motion o rec n-t ler.

milds, Simonda, Saipes, Sianton, Stevias, Stilley, Sykes, Vast, White, Wikie, Wil-NATES - M. sers. Atmatrong, Ranner, abson, Cleyton, Davis, Davidson, Durham Farrow, Ferelier, Gilbarn, Gilbert, Green, by this idli as being masked or disgulard, Gamer, Harris, of Franklin, Hawkins, and therefore, liable to be shot down, &c. Gunter, Harris, of Franklin, Hawkins, Hicks, High, Hiemant, Horinett, Humph-res, Logram, Jarvis, Justus, of Bencierann, f Davie, Kelly, of Moore, Leary, Lug, of Chatean, Long, of Richmonds Manoe, Meere, of Alemance, Morris, Pain ballet; ter, Parker, Pau, Proffice, Steurist, of Alleghany, Sweat, Vestal, Whit Williams, of Harnest, Wilson -- mays 48

The question recurred upon the motion o postpone until after the passage of the chied bill.

Nr. Bowman moved to amend the mo-

of by power using and making it a special rder for to morow at 11 o'clock. The motion provatical -- year 43 mass 89 On spation or John H. Waltemann, our ored, the rules were suspended, and the runch of the Wilmington and Webbi R-Irond Company was mide a special or

Arter to morrow at 44 n'el etc.
Ou motion of Mr. Salley, the rules were within which widows may dissent from deceased husband's will was taken up. The Siegrist Siminda Super Stanton, Stevens, Sugar, Committee recommend the passage of the bird was been amendments.

The amendments were concurred in and Mr. Downing then moved to refer it to

Mr. Ames moved to reconsider the vote which the bill concerning the Eastern lands for tax's, was taken up, and passed and Western Railfoad passed this morning Mr. French moved to postpone that mo

tion until Thursday next, at 12 o'diock.

Adjourned.

TURBUAY, March 23, 1869. Mr. Brogden arms to a question of privlege. In his remarks on the Tucker chaim Saturday, it is thought by Mr. Tocker the, (Mr. Brogden) had done Mr. Tucker injustice-in disclaimed any intention. In the course of debate, us a intended to convey the idea that Mr. was a shrewd, money making man. He hoped this explanation would prove satisfactory to all parties.

Mesars, Cook, Brogden and Porkner

from their respective Committees, made reports on bills which will be noticed hereafter. Mr. Bowman from the Special Committee

The motion to postpone and print wa withdrawn by Mr. Cook, but, renewed by Mr. Lindsay. The motod did not prevail.

The bill was then taken up on its third and last reading by scotlons, and coustidered up to the bour of adjournment—2 octock.

HOUSE OF REPRESENTATIVES. Tukspay, March #8, 1869. Proper by the H.v. Mr. Long, of Chatam, of the House, Journal of yesterday was read and apLeave of absence were granted to Messi Mr. Painter presented the report of the

Commissioners of Jackson County, Il Mr. Snipes, from the Consultre on Prop. suspended, and the bill passed its several

to threstigate the operations of the Trees. nter.

CALENDAR Bill to amend a crien 3, chapter 39, Revis d Code, in regard to elimony was taken up, and passed its third reading.
Bill to smend title 7, section 72, Code of Civil Procedure was next taken up and passed its several readings under a sus-

pension of the roles. Bill to punish persons for killing or injuring live stock, was next taken juring live stock, was next taken up, and referred to the Committee on the Judiciary. Bill making it a misdemeasor for sny-to refuse to work on the public roads was next reached, when,
Mr. Hongra moved to lay it on the table.

The year and mays being called, the House r-jected the motion by a vote of yeas 31, pays 52.

After a lengthy debate, the bill was in-

to sell stock owned by the Literary Fund in the Capa Fear Navigation Company, was taken up and referred to the Committee on Education.

Bill requiring all contracts for the Brate to be advertised, was next taken up, and ee mmitted to the Judiciary Committee. Bill concerning orphana and destitute children was next reached, and was also referred to the Committee on the Judiciary. Mr. Mahme a sed him (French) if he was srument the tract of land near Railogh. Bill granting to the United States gov-

occupied as a Union Soldiers Cemetery passed it a several readings under a suspenaion of the rules.

The birl concerning public roads and bridges in Robeson was next taken up. On motion, the Senate amendments were concurred in and the bill was ordered to

or carolled for ratification.

Mr. Downing introduced a bill making the act of going marked, painted, or dis guised a leiony,
Mr. Downing, said the reason he intro-duced this bill was that the Governor was being daily addised of outrages perpetratect by persons in disguise. [The bill pro-vides that it say male person shall be or go

masked or diagnased in any place except his own house he shall be guilty of follow. Forther, that it shall be the duty of all TRAS.—Messrs Ames, Argo, Barnert, Blair Bowmon, Cawtnorn, Downton, Franker, Franker, Franker, Franker, Franker, Franker, Franker, Harris, of the Sec. Harris, Hilliams, Horney, Hadging, Hollman, Horney, Hadging, Hollman, Horney, Hadging, Mayo, Mendenball Moore, Pearson, Peck, Price of Replaceford, Koney, Laflio, Mayo, Mendenball Moore, Pearson, Peck, Price officers authorized to make arrests, etc arures in times of excitement, and are calculated to do harm than good,

was ridiculous in the extreme, and no man of sense would vote lorf. A man riding or walking a cold night with the cape of He moved to lay the tdillow the fattle, and, The Cick called the year and mays. efus d to lay on the table by the tollowing

Aves -Messra, Arga, Armstrong, Clayoo, Davis, Davidson, Dorham, Farrow, Fereise, Gibeon, Green, Hawkins, High, Jarvis, Kelly, of Davie, Matheson, McMily, lan. Painter, Profilit, Repinson, Smith, of Alleghany, Smith, of Wayne, Whitley and Nava Messa, Ames, Ashworth, Ban-

ner, Bernett, Barnes, Blair, Carson, Caw-thern, therry, D. waing, E. es, Forkner, Poster Frankli, Proch, Gallagan, Gilbutt, Graham, Gunter, Hayes, Hondricks, Histoant, Hodgio, Heddert, Horney, Hade kibs Jogram, Ju-tus, of Hondrickson, Justice, Laffin Lossy, Long, of Richmond, On molecular Salley, the rules were Mculanias, Mculanias, Mcore, of Chowan ways, and Will to extend be fine Morris, Parker, Pearson, Pun. Price, Proc.

On motion of Mr. Gabagao, the rules to report to mertow morning, and make it were supended, and the bit to continue the profal order immediately after the morning hour. Carried.

CALENDAR (BESUMED.) The bill to protect Sheriffs in the sale of

its third reading.

Bit to lessed expenses in taking deposi tions was taken up and passed its several readings is il providing for holding special term of the Superior Courts was next reached, and on motion, referred to the Judgiary Committee

Bill to limit the rate of interest in this

State, was taken up.
A long debate coxued, when
Mr. Bowman moved to lay the bill

The year and nays being called, the motion to lay on the table prevailed, by vote of year 57, nays 16. On motion, they adjourned until 4 o'clock this afternoon.

TERRIBLE SHOUTING APPRAY-THREE After Mr. Bowman from the Special Committee to whom was referred the bill to raise Revenue, made a report of the same with aumerica amendments.

Mr. Cook moved that the amendments the appeals order for to-decree it that a special order for to-decree it there. As the heat made at Island No. 10 as another party stated to estimate the appeals order for to-decree it there. As the heat made at Island No. 20 orders. 10, three men, by the name of Lane, appeared on the bank, and one came on board with his wife. As he started upatsirs, he was shot dead by the Darre who then ran back to the cabin deck as shot the two Lanes dead, who were standashore and called to the captain to spec ably raised. The cansual the diff

Grant la tile youngest men who has ever been elected-President. He will be forty-neven years bid April 22.

guity is unknown