## THE SENTINEL.

Legislature of North Carolina SENATE WEDNESDAY, Jan. 12, 1870. Senate was called to order at 164

nok.

15. White presented the credentials of Jessee Flythe, Senator elect from the genetorial District. be Sepator came forward and was duly PETITIONS.

ir. Murphy presented a petition from Board of Directors of the Wilmington in Insurance Company, asking that adments be made to their charter, and

Respect presented a petition from ditians of Washington, N. C., asking

Mr. Blythe: Resolution instructing o Committee on Finance to make inquiry of report whether the expenses incurred public printing and the age of stationery and be reduced. Adopted.

By Mr. Etheridge: Resolution relating adjunyment, on the 7th of The Principle of urnment on the 7th of February,

tine die. Lies over.

CALENDAR.

Bill relating to Roads, Bridges and Fer-es, postponed until Friday at 12 o'plock, Resolution asking compensation to Geo. Spooner for services rendered to the Su-rintendent of Public Works, was rejected. Ygas—Mr. Bures and A. H. Galloway, o'l) 2 Nava 29 Ygas—Mr. Bures and A. H. Takkaway, ol)—2. Nays 29. Resolution (of Mr. Blythe) to reduce the or diese of the members and officers of the beneral Assembly offs-third, and instructing the Committee on Salaries and Fees to re-ort a fell reducing the salaries of all State-fficers, excepting the Judges of the Su-

reme and Superior Courts.

Mr. Blythe urged the adoption of the mr. Blythe urged the adopted it in good with if retreschiment was to be made, he lough it should begin at home, and then a could wate with a better grace to reduce

Mr. Lindsay said he agreed with the snator from Henderson, and had always sen opposed to this \$7 per day and all ther extravagant appropriations, had tried a the early part of the scusion to have them showed, but failed. He was alraid the respective of the Senator, from Henderson or the poor down-tredfen people were roused too late to accomplish much good, with the the Senator in the beautiful to the Senator of the people were roused too late to accomplish much good, st to try the Scantar's faith, he would fer an amendment, which would prove to something sufstantial if, adopt d, and ffered the following, "and shall also re-and one third of the per diem heretofore

Mr. Weiker said be had baretofore op one auggested that they be called the Hen-derson resolutions), he would accept the amendment, however, he understood why they were introduced, and in order to try
they were introduced, and in order to try
the taith of the Senator from Henderson, he
would depart from his usual endelong and
yote for the amendment off red by the Senater from Rockingham.

A. H. Galloway, col. moved a reference
of the whole subject to the Committee on

Propositions and Grievances.

Propositions and Grievances.

J.A. Hyman, col. moved the indefinite postpomement of the whole matter, which was best. Access Mesers. Scherove, Eppea. col. Fight. Galloway, col. Harrington, Hyman, col., and cmith—7. Nays—90.

The motion to refer was also lost.

Mr. Forkner movest to such the by inserting a proviso. That the provisions of this resolution, so far as relates to the per diem of members, shall apply only to the county of Members. of Henderson.
On motion of A. H. Galloway, col., the previous question was called;
Mr. Porkner's amendment was adopted

by the following vote:
YEAR. - Messrs, Bestl, Bellamy, Burns, Colgrove, Cook, Ethridge, Forkner, Gallo-way, col., Himrington, Joues, of Wake, Moore, of Carterer, Murphy, Respass, Smith, Sweet and Welker - 21.

NAYS. - Messey, Barnes, Beastey, Brogden. NATS.—Meser. Harros, Beasley, Brogdon,
Blythe Eppes, och. Frythe, Graham, Hyman, col., Hawkins, Jones, of Columbus,
Lindsay, Long, McLoughile, Robbins, Scott,
White, Wantead and William—18.
Mr. Lindsay's amendment was adopted
and the resolution passed.

On motion the Bennis adjourced until

HOUSE OF REPRESENTATIVES,

per to men at some WEDNESDAY, Jan. 19. House called to order at 10 o'clock. Prayer by the Rev. Mr. Shaver of the

House.

Junyal read end approved.

Clerk called the roll and 60 member answered and to purrous the purities

By Harris, of Wake: (col.). A resolution creating a contingent fund of \$800 to provide stationery for the General Assembly.

ride stationery for the General Assembly.
Lies over.

By Mr. Vest: A bill to punish persons
for conditing the town laws of Salen. Reterred.

By Mr. Mendanhall: A bill to prohibit
the sale of linear within 3 miles of Davidson Copper Mines, and the Salen Valley
Mines. Lies over.

By Mr. McCanless: A bill authorizing
sheriffs who have retired from office, to theriffs who have retired from office, to make title to lands, sold for public taxes. Referred. 25 2 2 2 2 2 2 2

paying members of the Legislature, assect a lithout leave. Lies over.
On motion of Mr. Mendenhall, the rules were suspended and the bill to incorporate the Southern Gold and Copper Mining Company, was laken up. The amendment, reported by the Committee to whom the bill was returned teing adopted, the bill passed its several readings.

On motion of the same, the miss were su pended and the bill to incorporate the Chatham Copper Mining Company was taken up, amended and passed its several readings.

On motion of Mr. Harnett, the rales were suspended and the bill to incorporate the New York and North Carolina Mining

Company, was taken up, amended and possed Reservors readings.

On motion of Mr. Hodgin, the rules were suspended and the bill in favor of R. M. Stefford, Sheriff of Guilford county, was

taken up.
The bill after being amended by inserting a number of names and the adoption of a provise offered by Mr. Ellis, that no person who would make outh that the taxes had been paid should not be required to pay though he was unable to produce a receipt, the whole matter was on motion of Mr. Smith, of Martin, referred to the Commit-

tee on Judiciary.

By Mr. Downing: A bill to smead sec.
2, chap. 74, Public Laws 1838 69 Refer-

on motion of Mr. Mondenball, the rule were surpended and the bill to incorporate the Continental Copper Mine Co., was taken ters 184 and 185 Public Laws 1868 49 was

UNFINISHED BUILDESA The motion to reconsider the vote by which the bill fixing the tees of county Treasurers, was laid on the table. The motion failed for the want of a

and the vein and have were called for.

Mr. Pour moved an idefinite postponement of the motion, and upon that motion only the called for the results of the motion and upon that motion only the motion to indefinitely postpone are countries of Junes and Onslow was stoomed and ordered to be printed.

Bleir, Bowman, Candler, Carson, Burbann, Edlis, Farrow, Franklin, Gabacan, Grabann. Eilis, Farrow, Franktin, Gabagan, Grahan Green, Guoter, Hawkins, Hicks, Hinnast, Rodnett, Hoffman, Jarvis, Kelly, of Moore, Long, of Cliatham, Long, of Richmond, Malone, Maro, McCarlesa, McMilan, Men-denhall, Moors, of Alamason, Nicholson, Painter, Pock, Pou, Proctor, Proffi, Rag lands Habi son, Shaver, Siegrist, Smith, of Martin, Sweat, Vestal, Williams, of Har-

NAVE.-Bunner, Barnes, Boddie, Cawhorn, Clayton, Crawford, Davis, Hodgin, I'gram, Justice, of Builerford, Kelly, of Davie, Leary, Morrill, Morris, Beynoids, Fimonda, Saipes, Thompson, Vest, Wal-drap, White, Wilson, Nays 22.

On motion of Mr. Ashworth, the rules were suspended and the bill in favor of Z. T. Rush, former thereff of Randolph, was T. Rush, former oberiff of Randolph, wa taken up, amended and passed its severa reutlings.
On motion of Mr. Millone, the rules were suspended and the bill making valid the election of certain Justices of the Peace elected on the 1st Tauraday in An-

Peace elected on the 1st Thursday in August 1869, was taken up.

The question recurred upon a substitute for the bill offered by Mr. Malone.

Mr. Bowman offered an amendment as an additional section legalizing an election in Township 11 in Mitcoell County, which was The substitute as amended was adopted, and the bill passed is third reading.

On motion of Mr. Candar, the rules were

On motion of Mr. Candier, the rules were suspended and the resolution concerning leaves of absence of members of the Gener-

al Assembly, was taken up. (The resolution provides that no member count of illness of said member or his fami-ly, and that no member shall receive per dies while absent with or without leave

unless said member is absent from illness and within the city of Baleigh.)

He. Procter mixed to lay it on the table.

The yeas and nays being called the motion was rejected by a vote of yeas 22, nays Mr. Downing moved to indefinitely postpone the bill.

After some debate Mr. D. withdrew hi

metion.

Mr. Vest offered a substitute which provides that no member shall tend up to the when absent unless he shall have received Harris of Water col. moved to postpon

the further consideration of the until August 1870.

Pending any definite action the House adjourned until to merrors morning at 10 o'clock.

## SENATE. TECHNOLOGY, Jan. 13, 1870. The Senate was called to order at 11 o clock.

General Assembly to declare muli and vold the late municipal election held in the town of Weldon and to order a new elec-tion." The petitioners asserted that no notice was given of the time for holding

notice was given of the time for holding the election.

The President presented to the Senate a communication from the Chief Justice Pearson and his Associate. Mr. Dick, containing an opinion adverse to the present General Associates when the present General Associates been the remaining associates. Mears Roiman, Settle and Reade, declining to give any opinion in reference to the matter.

On motion of Mr. Sweet, the communications were frammitted to the House, with a proposition to print.

A message was received transmitting the tollowing bills, which were disposed of follows, to wit: follows, to wit:

Bill to incorporate the New York and North Carolina Mining Company.

Bill to incorporate the Chatham and Copper Mining Company.

Bill to incorporate the Continental Copper Mining Company.

Bill to incorporate the Southern, Gold and Copper mining Company, sill of which were referred to the Committee on Copperations with instructions.

Bill concerning County Commissioners, was referred to the Committee on Finance.

NOTICE OF BILLS. Mr. Davis, of Mostgossers, gave notice of a bill to establish a Pownbroker's Company, in this State.

By Mr. Welker: Bill relating to Railroad boads, proposes to recall to the Treatury all the hours issued for appropriations to Rail Rands by the Convention and General Assembly of 18-18. Placed on Calendar and ordered to be printed.

By the same: Bill to provide for the reducement of the By the s.me: Bill to exempt certain

er y from execucione Ti serred

(guardian) of Gullford county, Referred, By Mr. Colgreve: Bill for the relief of the late Sheriff of Jones county, Referred, By Mr. Forkeer: Bill to incorporate the Right Usrufina Househard Association.— Placed on Calundar

Placed on Calendar.

By Mr. Love, Bill to repeal section 18, chapter 2ad of the Revised Code, referred.

By Mr. Blythe, Bill to exempt citizens of Buncombe, Henderson, and Madison, from paying tell on the Buncombe Turnpike,

By the same, Bill to regulate entries of vacant lands, placed on Calendar.

By. Mr. Moore of Carterel, Bill to su-therine the Board of Education to sell certain lands in Carteret County, referred.

By the came, Bill to charter Eastern
Star Lodge No. 2, town of Beaufort, refer-

By Mr. Etheridge, Bill to establish the County of D. vie, with petition, referred.

By Mr. hove, the following resolution to

certain and report to the Senare without daisy.

Ist. The number or value of the bonds of the State issued to each Raitrund incorporated since May 1st 1865.

2 of To whom said bonds were is used and when;

Srd. How these bonds in cach case have be a disposed of—by whem sold—to whom sold—when sold—as what figures sold—that is for what sun, and if there were different sales, the amount sold and received each sale, sho

4th. They shall especially it quire whether or not theps are any bonds unsold, and if the sale of the

have pleaser powers to send for persons and papers, and administer caths, the violation of which shall be perjury.

Riso ed further, That said Committee shall report promptly to the Senate, the failure or refusal of any person to appear or to produce papers after being notified to do

Mr. Colgrove moved a reference of the resolution to the Committee arready ap-pointed to investigate said matters, subse-quently withdrew it, and the resolution

Resolution on adjournment, proposing to adjourn sing die on the 5th February, 1970.

Mr. Forkner moved its reference to a Special maintee of three.

Mr. Welter moved to posspone its furtheer consideration until the 7th of February.

The pass and ways were called, both propositions were voted down, and the resolution, in its original form, was adopted. Yeas 30, mays 41.

Resolution of inquiry of the Treasurer for information as to the amount of money received during the last fiscal year under the accural special tax provisions, respect-

the several special fax provisions, respectively, and the amount of interest paid on the various visces of special fax bonds, was amended, on motion of Mr. Graham, by including the receipts and expenditures since Jan. 1st, 1869 to Jan. 1st, 1870, and

Mr. Moore, of Carteret, moved a reconsideration of the yote by which the resoluper diest of members one third, (and as amouded, on motion of Mr. Lindsay, to refund one-third of the per diem from the beginning of this Legillature, and, also, as amended on motion of Mr. Forkner, so as to apply only to Handerson county. Which would require the Sanator from Henderson to relund, to the Treasury, onesthird of his

Mr. Blythe said, I hope that this Se Mr. Blythe said, I hope that this Senate being a good satured body will reconsider these resolutions, if you fail to reconsider them they will become a law and I shall be under the necessity of taking advantage of the Homestead. Now Mr. President Lie lieve the Homestead has absolutely been beneficial in a great many instances, however I absuidedishike I imagine, or my return home to be compelled to avail myself of its advantages in order to get out of the way of those resolutions, and I this k I shall certainly have to do so if you fail to reconsider them. To this case I am remissied of an old man and a boy, its way going to sider them. In this case I am reminded of as old man and a bey, he was going to hire as he said for his bnant it he earned it, but if not he was to work longer. I am remisded also of a Durchman and his neighbor who concluded to take a funt together, they separa'ed and agreed to meet again at a cartain shelving rock, the Dutch man arrived before his friend and tell down upon his knees and engaged in prayar, asying Oh Lord, how great a sinn-r I am, On Lord, hast down the rocks and mountains upon me, and hide me for I am not worthy to be seen in your presence. About this time his neighbor sprang to his feet at

ed.
On motion of Mr. Weiker, the presentship
of the resolutions was assended, and the
resolution was a ferred to the Commiston

HOUSE OF REPRESENTATIVES.

Mr. Argo presented a patition from the citizens of Orange, protesting against the passage of the till known as the "little to the better protesting of life and property," introduced into the General Assembly ! y Senator Shoffner, and denying emphatically the clauder that the people of Orange, county were inclined to resist the proper

REPORT OF COMMITTEES. Jnc. Leary, for Committee on Corpora-tions, reported favorably upon the bill in-corporating the Ann Holden and Murfress-boro Land, Loan and Building Association.

By Mr. Robinson: A resolution for the lef of Jac. Crisp, of Macon county. Re-By Mr. Hodosti: A resolution Irelsing a joint committee—S on the part of the menals, to prepare an address to be signed by the members of

incorporate the Reversion Manufacturing to take some action in relation to the pro-company. Referred.

By B. W. Morris: A bill to repeal chaps.

By B. W. Morris: A bill to repeal chaps.

84 and 68 Revise Code. Reterred.

By Reynolds, col. 2 A hill to reduce the tax upon the professional, mercantile and distilling interests. Referred. By Mr. Proctor: A bill authorizing the Commissioners of Robeson to issue bonds,

the deplete cost and the state of the deplete cost and the metives in introducing the resolutions agood effect. He thought that each a policy would operate much better than any been and coercive measure. y harsh and coercive measure, Mr. Vest opposed the resolution.

Mr. Vest opposed the resultant.
Mr. Seymour thought that nothing could be accomplished by the address. He thought that the Legislature should take a bold and determined stan , and by vigorous legislation enforce the laws in every particular.

Harris of Wake, col., was not prepared to vote against the proposition. He wished for a day or two for consideration.

After some debate, Mr. Seymour with drew his motion to table and moved to powp, us for two weeks, which motion was adopted.

upon the bill The call failed for the want of a quo-

the Lagislatum, inviting the people of the State, of all classes and parties to join in, in preserving order and peace throughout the State. Lies over.

Pursuant to notice, a large number of the state. Lies over. State. Lies over.

Mr. Barnett, for the Committee on Corporations, reported favorably along several bills which were placed on the Calendar.

By Mr. Hodgin: A bill to incorporate K. Gibson as Chalensa, and O. E. Harriss and E. M. Neal as Secretaries. The Character of the manufacture of the children of men then explained the object of the meeting and stated that the purpose was

> On motion of Kelly Mitchell, the Phair-man sppointed William Griffin, M. H. Hurton, Phomas B. Lasater, John W. Womble, William P. Halt, Solomon D. Crutchfield, Needham Bockwith and M. Q. Waddell, a committee to draft resolutions for the action of the meeting. During the time the committee were out, Cot. Wm. P. Tuylor being called upon to address the meeting spoke for half an hour with cener-gy and effect upon the with importance of doing all we could be were the wife of her-

trom their consultation made a report through M. Q. Waddell with a recommen-ment and the second of North Chrolina, to pass a bill giving authority to the Governor of the State to sail of North Carolina, to pass a bill giving authority to the Governor of the State to call out the inlittary forces of the same and to procure from the proper authorities a suspension of the writ of Askess corpus to be made appliable to several countins in the State, and that Chatham is to ended in the list to which these measures are to be applied; Now, therefore, we the people of He moved to lay the resolution on the table.

Harris of Wake, col., was not prepared to vote against the proposition. He wished to vote against the proposition. After some debate, Mr. Seymour with drew his motion to table and moved to powp us for two wacks, which motion was adopted.

The Bill (War) to occure the better pretection of life and property.

Ou motion of Mr. Seymour, the special order was powposed until to-morrow morning at 11 o'clotk.

Do motion of Win. Cawthorne, col. the rules were suspended and the bill me favor of certain Sherifs, was taken up.

Mr. Hodgin moved to refer the bill to the Committee on Flances.

After a debate of some length the motion to was as put to a vote and rejected.

Mr. Gounter moved to ameso by moveding the name of G. W. Williams, Sheriff of Chatham.

Cawthorne called the previous question upon the bill.

The sall fills for the waste of 50 ms. In view, therefore at the foregoing declar-

The question recurred upon 85. Consideration as the influence with the first of the control of the service of the control of the service of the control of t

or his vote against the Military bill and hat he was shown himself a Conservative Republic a worthy to be trusted on that

tory of the coundard said Cantrant with a quest that they publish the same, The Chairman put the question to the meeting and the resolutions were unant-mously adopted. Signed

J. R. GIBSON, Ch'm. O. E. HARRIS. Secretarios.

PUBLIC MEETING IN CASWELL.

A large number of the people of Caswell A large number of the people of Caswell assembled in the Court House on Saturday the Sth lustant to take into considera ion the present state of public affairs in the State. That "of on tried and never found wanting" public as mant, the Hon, Hedford Brown was salied to the chair, and Col. Robb B Watt and Uol. George Williamson were appointed percentages. Commissioners of flaywood to lay a last the constitution of the structure of the structure

with an act of good marpatics, who though the chosen for two years only, are now arrangably claiming to hold on to their places for four years in violation of the constitution and in contempt of the people; and is addition to this, we are threatened with the arrange of the Logislators. The Logislators also will place us in the state of the inestimable right to the writ of aloes at this mere of the Governor. He also adversed in arrong terms to the profligate appropriations made by the Legislators and the general recklesness of our public functionaries, and called upon his fellow of tags and to take when the their peace condition and contrast it with their present, and let it animate them to proper exertions in to appeal or to give ball. (The aforessid it animate them to proper exertions in maintenance of their rights and libertine He made other most appropriate remarks and his address was received by the assem-

bly as sli his addre ses are received by the people of Caswell, with profound respect, the fruit of unlimited confidence in his public and private integrity and his entighrenced parection.

While the committee on resolutions were out Mr. Hodnest, our only representative in the Legislature, was called up and in response, made an admirable address; in the course of which he deflared the reckless and haste with which measures of the course of which he declared the rookless-ness and linste with which measures at the gravest importance were introduced and burried through the Legislature. Mr. Hod-nest spoke in terms of just indignation of the bill now before the House of which he is now a manuser, to establish military rule in the State, sud-obled appeals, attention to the financial rule in which those now in power have involved the State. When Mr. Hodnett coccluded his address the com-WHEREAS. We the people of Caswell, now in public assembly, do assert our in-alienable rights so to meet together, and

Cawthorne called the previous question upon the bill.

The call said for the want of a quorant continued to the possibility of the previous question was received and the year and may demanded.

The call was renewed and the year and may demanded the possibility of the previous question was rejected by a vote of year 39 mays 42.

A measage was received from the Senate transmitting communications from the Justice of the Supreme Court, to regard to the legislative term of office, with a pro-ordinate to the legislative term of office, with a pro-ordinate of the remainded protection to print the usual humber of copts.

The communication from the Chief Justice and doctours of the Medical Data the usual humber of copts.

The communication from the Chief Justice and doctours of the present Legislature expire, by country of the present Legislature through the members growing and by the community, present good print in a work permitting the present legislature through the members growing and the present legislature expire, by cou

solves and for their posterity the inestima-ble boos of civil above wen for them and transmitted to them by the revolutionary

transmetted to them by the revolutionary tathers of our great rejublic.

Resolved, That is our aplates, the people of North Carolina generally, are a peace loving, assembling people; and that any allegation or charge is the contests, come from what quarter is may in reference to the present state of feeling and the present condition of seciety in the flast, is false and libelom.

and libelous.

Resolved, That in our opinion, the very jew cases of the inflation of punishment without the searches of law which have occurred in the State, have fire the most peri, been the legitimate fruit of certain out bound secret combination, known as "Loyal Longues," and of the disbolical suggestion contained in a Legislative sidness of infraress searciety, which, under the sanction of the names of the principal leaders of the faction now in power in this State, was made to the colored people, to use even the tacch of the lace-diary to fare which men to elect the lace-diary to

nished to the editor of the Rabelph Sawer.

NEL with a request that they be published.

to the end that our tellow citizens of the
State generally, and especially our condutors in the good cause of civil liberty may
learn that the people of Caswell, although
greatly oppromed—are not inventible to the
calls of patriotism, nor ignorant of the
dangers which threaten the State at this

out certain that he had done right and he did not know that he should vote for it again. He said he did not much like this suspending of the writ of habers corpus, for he had recently learned from personal experience that it was hard to take up a man and put him he juil without allowing him to appeal or to give ball. (The aforessid representative, was a few days since arrested upon a warrant issued by a Justice, for retaining figurer without a license, a dalthough as he alleges there was no rufficient proof against him he was fived by the Justice, fifty dollars, and ordered to juil for fifteen days, or until he pain the fifty dollars. He prayed an appeal, and it was deviced him, he offered to give accurity for his appearance at Court to answer the for his appearance at Court to suswer the charges, but this too was denied him, and he was brought to jak and only kept out by borrowing the money and partial the

He has applied to the Judge of This District for a circurari, but he feels like it was a mighty hard case on him.) He turber stated that they fold him it was necessary to have such a have as the infiltery bill, to panish the Ku Kux, for they exist that all homograte sees Ka Klux, just like a little. Democrate seas Ko Klux, for they asid that all Democrate seas Ko Klux, just like a like a like Republicans was Loyal Lesgue men, and that Loyal Lesgues would stand up to one another and Ku Klux would stand up to Klux could not be unividual a bill the Ku they told him, he said. He said, likewise, that he had voted for all appropriations of wages. He also said Holden had deceived the white to ke badly as they said, but that Holden had never deceived him yit.

When Carey olesed his security the vote

When Corey closed his security the vote was take u on the resolutions and they were adopted unanimously and with enthusiasm.

Col. Watt offered the following resolution which was unanimously a lopted:

Resolved, That the ounce in the Legislature of our representative, Phillip Hednett, Eng. meets our entire approved, and we hereby tender him our thanks, and the assurance of our full confidence.

BEOFORD BROWN, Chm.

REST. B. WATT.

GEO. WILLIAMOR, Secretaries.

SUPREME COURT

Wednesday, Jan. 18.—Court assembled at the usual hour.

The following gentlemen, of the Bar were in attendance, via Mesers, Bragg, Phillips, Merrimon, Ashe, McKey, Fuller, Leitch, Barringer, Hinsdale, McCorkie, W. A. Moore, and A. T. Davidson, E.q.

James P. Lesk vs. Commissioners of Richmond County, Argued by Mesers, Ashe, Hinsdale and Leitch, for Pisiatiff, Neill McKey, E-q for Defendant.

This is an important cash, involving the questions, whether or not a debt contracted during the war, by a county, is support of its poor, is valid. The question was ably argued by the counsel on both sides. The argument escapind the morns ing hour. SUPREME COURT.

Thursday, Jan. 13.—At 10 c'clock Court was opened—all the Justices present.—Cases from the 5 h District were called.

Doe or dem. McLennan as Chrisholm, from Morrigomery. Arguest by J. k. Mo-Carkin, Eng., for plaintiff; Hop. Then Asho and Hop. William H. Battle, for defendant.

Alexander McKay or Noah Smotherman, trom Montgomers. Arguest by Ashe, for plaintiff—no counsel for defendant.

The following members of the legal/pro-

Court any orned at 12.59 Ms, until toin from moreing 10 e'closic.

Next work tease from the ord and 7th
Districts will be taken up. No opinious
have jet been the penal;

LEGURDE. Bee. T. H. Pritchard, D. D.
will deliver a lecture on the subject of
Temperance at Commons Hall, this, Friday
evening, at 7½ o'clock, Sease free, and the
mabile are layied to attend