THE SENTINEL.

GRANVILLE COURT. (alf the audience stood in the rain for two ours, and among them, near 500 freedmen. Vo-begin at the Township, and talked ook County and State affairs, up to

pe county expense, suder the Revised is and old Constitution, was only \$570 for the new Constitution and the Revis Code of Civil Procedure, the county ex-

case is now \$4,800. We reminded them, that Lowis H. Kittle marinan of the Beard of Commissioners nd for his services alone 8724 - jus more than the whole county expense under the old Constitution and laws told them that they paid Lewis Kittle T. L. Hargrove, the county attorney. st \$100 years than the county of Mack-shurg publisher the whole county expenses

anville, at the last Court; we told the words against a member of the Legisre. We sold them that that member made "honest John" retract and take rat that all; "hobest John" had eigned not only false but malienously so, and the said against his brother member. We told them what we said was not to their respect or impair their faith in est John," their chosen representative ction on the part of John, we asas we ever had, and we abouted still

torial." As evidence that the people joved and beeded what we said, was the that bundreds stood, two hours, in the

onservative by a thousand majority; half that will not leave a feather on the old ildee. After the speech we were invited, ague, to drink with him, at a free Repuban treat, given in the street. We, delined the honor, but accompanied John to be blue bucket of bad whiskey and water ross the way, to see him imbibe. Dr. Paschall told Jordan his party were drinkng up the people's taxes; Jordan said, no, bat he and Burbon Smith, (white,) had aid for the treat. When the Doctor disuted the statement, Jordan, like "housest John," took back, and said it was Sherriff sore's treat. So the people were not drinking up their taxes but only the Sherthe commission on taxes.

At night, Lassiter and the leaguers atcompted a rally; James Junes, late of the Confederacy, and its President's body ser vant, was the orator for the night. Judge Watts, Col. Hargrove, Lassiter and others, we heard, were specially savited to be presnt. There was some difficulty in getting Chairman, one after another declining he honor. Soon after the organization motion was made for a Com

James Jones, we are told, spoke to the otion after this wise: "Mr. Turner is not the bad man some people say he is; you go to Orange, and color of people will tell you that he will do them a kindness as quick as any man. He has not denounced you ; it is true he did denounce your representatives and leaders, but let them answer Mr. Turner. Why did they not do so to day. when he denounced them ? Why are they not here to night? Where is Judge Watts? Where is Col. Hargrove? Where is Mr. Lamiter? why are they not here? If they won't fight their own battles, I shall not fight for them."

The motion to denounce was lost.

So much for the Conservation of James Jones. He and Juho Page of Eductor, we lead, will be reled out of the passy, by Col. Moore and the old King of the kilders.

some days since that corrain parties holding special tag bonds of North Carolina bad sned out a writ of mandonus against the Treasurer of the State, requiring to pay over the money collected or Judge Watte, at Chambers, and we learn the Judge retused to grant a mandomus .-This is, virtually, a decreion that the acts

to the Supreme Court.

THE COVERNORS WESSAGE.

It may be so; there is such a rumor, that the wonderful, strange, and organt message of the Governor, masse the sale of the North Carolina Railroad. The Governor set his head for the sule, and then for the lease; now, it may be; he is again for the cale, as the lines falled.
The Governor care the Deal, Dumb on

Blind are about to subs, the ulother for the losses are about exhausted. The State Tressury is not only empty, but in debt to the Common School fund. "Tressedy relief is not extended to the Institution for the Deef and Dumb and the Blind, the Direc-tors may be forced to suspend the operations

bis picture yest pater in "your message may be traced to your own door. Your practicantion for Littlefleid out. Swepars, and the eigning at it respectfully poor," shows the relation you bear to the plundarers of the Theatury.

Littlefield, we hear, has not despaired of elling the North Carolina Railroad, even in his exile. Come, Governor, with the Bill to sonsoli wants of the Tressury and the distress of town of Lenoir. the Deaf Dumb and filind, we tell you, you are enaported of having played futo the hands of the "Ring" who have brought these things about. Your alleges while the public plunder of the Bate, has been going a, leads mee to believe that the have you under their thumb.

"Ring," are, this moment at work for the sale of the North Osroline Ballroad, it is said \$2500 has been offered for a member's vote for it; we believe, if necessary to accomplish it, belt a million will be offered for the sale of the road.

Come, Governor, don't go off half cock-ed on the sale, as you did on the lease.— The large grocery establishments of the city can feed the Deaf, Dumb and Blind, until Treasurer Dave can make a raise. GRGAN GRINDER WANTED

The party who manage the Grand exhibition of ground and lefty-turmblers, per mers on the wive and professors of "slight of hand," at the Capito', are sadly in want of a skilful performer on the

"Organ."

N Paige & Co., as grinders of the organ, faculted the wives, daughters, mothers and sisters of its patrons, by playing obscene music, shocking to civilization and humanity, and the result was that many quit the

on ground out, and Pike took hold of the handle. Col. Marc, Erwin was engagplayed a tune or two, sadly "out of tune," and then quit. Pike has, also, been playing so out of tune, by abusing the "hands," that they are determined to employ another artist. The question is, who is the coming man ? This question is also complicated with another, namely, what organ shall be

and the State Republican Executive Com-mittee, considerably, and is likely to produce disport in the choir at the rehearsal

Dr. Yates has been spoken of as the new organist, but he has an instrument of his own, on which he plays all kinds of politi-cal tanes, comic, sentimental, religious, op-eratic, Demogratic, Radical, Conservative in short, any sort to please the audience.— So, it is likely to won't come. Victor don't seem disposed to turn loose the "Code" to grind for the show; Haynes has been, or will be offered the place, but the "call" will have to be loud to get him to make up his mind. Nichols & Gorman have been winked at, but we don't think they can be in-

duesd to "take the wink."

O who'll take the "organ" and put it in tune?

The case is disrigent, pray let us know soon;

In built are all posted amounting the abow,
But unless we have must the people won't "so."

Wo've tried Page and Seathery, Erwin and Pile,
And we don't want to try any more of the like,
But a grinder that knows how the thing operates,
A man milt and moderate something the Takes,
O, who'll take the "onesn" and put it in tune,
A grinder we must have, and sman have him soon.

We shouldn't be supprised if Rev. Welker gets the place at last. need to "take the wink,"

seems to be getting possession of the peo-ple's "servants," sent up to the Capital to

nake laws for them.
On Saturday, Harris, of Wake, and On Baturday, Harris, of Welte, and Hayen, of Halliax, both colored, had a "bit-ter debate," during which the compilments of "liar" and "scoundrel," were exchanged pretty treely. On Saturday night an officer of one braich of the General Assembly staggered on the "trail of a dear," and disated the skirt. A prominent Senator, located the skirt. A prominent Senator, "in cape," made an affort to get up a meles. A Priocely member of the House had to be taken to a carriage "by alight of hand?—Another prominent member, with sxienux-orious propagaities, fell, while on his way home from Wyman's exhibition, bruising a curb-stone hadly. One incomber tried to horrow manny to get the above, but after trying several brother members and

The Legislature of North Carolina. SENATE

EVENING BE SIGN. Senate was called to order at 74

The following bills passed their third

Bill to authorize the County Commis-lement of Robeson to issue bonds. Bill for the relief of C. L. Alfed. Bill for the relief of Harris G. Terry. Bill for the relief of the Sheriff of the

county of Surry.

Bill to prevent the felling of trees in Big Henting Creek, in the county of Iredull.

Bill to repeal an act relative to special tax

Rainigh.

Bill to amend the charter of the Mt. Airy.

Bill to incorporate the town of Mt. Olive in the county of Wayne.

Bills authorizing the County Commis

Committee had had its printing dene since the office of State Printer was abotished.

Mr. Welker (a member of the Committee) said they were having it done at Microry Nichols and Gormans job office, and they were doing the work 25 per cent cheaper than it was done by the State Printer.

Mr. Hayes moved to amond the motion by instructing the Clerk of the Senate to have the printing done; which was void lave the printing done, which was voud

On motion the Senate adjourned, HOUSE OF REPRESENTATIVES

FRIDAY, Feb. 18, 1870. FRIDAY, Feb. 18, 1870.

Mr. Hodgin, for Finance Committed, reported a bull to supply funds for f'e usefof the Instance and the Deaf and Dumb and B and Institutions. (The bill provides that the Tressurer be instructed, to see acide from the first funds received as dividently on the stock of the State in the N. N. C. R. B. Co., \$20,600 for the use of the Insua Asylum, \$15,000 for the Deaf and Dumb and Bund Institution, and \$20,000 for the Penitentiary; said sums to be paid out as Mr. Hodgin moved to posipone. One of the finished business, and take up the bull last reported.

in a vote of yeas SI, pays SI. Speaker voted yea. The bill its several readings.

sumed, to wit: Bill (Senate) to repeal the acts passed at the session of 1868-69, making appropriations to certain Railroads.

The question recurred upon Mr. Mocre's, of Chowan, motion to peatpone the whole matter until Monday morning, next.

Mr. Sinclair moved to amend by pastponing until Tuesday at 11 o'clock.

The yeas and maye were called, and the motion to postpone as amended prevailed, by a vote of year 61, may 2.

The main motion (that of postponing was put to a vote and lost.

The question recurred upon Mr. Malon

abstitute. (Published before.)

Mr. French teak the floor and made engthy argument against the original board in layor of the substitute. Mr. F. moved to postpone the whole ma ter until Thursday next at 11 o'clock. The yeas and nays being called, the m

rejected by a vote of yeas 26 nays Mr. Jarvis moved to refer the matter to special committee of three, with instructions to report by a quarter past 9 o'clock.

The yeas and mays being called the motion prevalled by a vote of yeas 40 mays 34.

Mr. Bowman made the point of order that the time appointed for the Committee to report had expired, therefore, the motion had no effect.

The chair overruled the point.

Mr. Malone moved to reconsider the vote-fort taken.

Mr. Bowman moved to adjourn.

The yess and nava were called and the louse retused to adjourn by a ve'le of year The question recurred upon the motion to reconsider the vote to refer to a special oreconsider the vote to reter to a special ommittee of three. W. T. Hayes, col., moved to adjourn.—

Eagles, col., spoke in favor of reconsider-ing and in opposition to the bill.

The year and mays were called and the to reconsider prevailed by a vote of year 41 mays 20. On motion the House adjourned.

SENATE.

BATUMDAY, P.b. 19, 1870. ate was called to order at 10

Mr. Hayes: Bill to secure the holders onds issued by the State to the Wil-

THURD READING OF BILLS. and natiowing bills passed their lided readings to wit: this authorizing the County Commis-oners of Chowin, Perquimans, Burke, Ons-ton, Sampson, and Islamond to levy a pictal tax

Bill to smead the charter of the Town of Graville,
Hill to incorporate the Town of Binck
Cresk in the Conney of Wilson
Hill to smend the Charter of the Louisburg Branch of the Wilmington and WelBill to meorpe, the Mechanics Bulld-Bill to incorpose the Trestees of Ebe-

Bill to lincorpes the Reversion Manu-facturing Company the County of Rich

Bit to amend and to extend the cor-porte limits of thown of Lumberton.
But to incorpore themses Bucket and are Company Newsers.
But to incorpore the Benevolent Sons of the constraints. of the county or eigenombe. [This bill was explained by Mr. Bellamy as being an acto incorpora a benevolent accists of Na tors, who seturpose is to take proportional their race who are too old to take to of themse so and also of orphanically who are to roung to work.

He of the organization will be to the organization of the organization organization organization organization organization organizatio

Bi to extend the corporate limits of the By to extend the corporate limits of the Tow of Pittsboro.

It Burnes off-red to amend the till by adag the following provine; Provided, The the cities voters of the town of Pittsbor, and of the proposal territory that is to be annexed theore, shall vote for or aginst extending the momentary voters, "of its Lindsay moved to amend the provincity town of Pittsboro and."

Mesers, Jones, of Mechienburg, and Lindsy orged the adoption of this amendment, non the ground that it was not just to flow 500 voters who saide within the present limits of the town of Pittsboro, and

resent limits of the tows of Pittaboro, and who are interested personally in having the burthers of town taxation shared by coun-try, people, to bear dows by their votes, a

Messry. Burga. Davis and Jones, of Walso, opposed the amendment and organism should be adoption of the provise in its eriginal form.

Mr. Limbay's amendment and organism form. Lindsay's amendment was wite down, and the provise of Mr. Burns, was

down, and the provise of air. Burne, was adopted.

Bill in Vayor of Hugh B. Guthrie, late Sheriff of the county of Orange.

Mr. Graham moved that the name of Hugh B. Guthrie be atricken out of the bill, and that of John Turner, the present Sheriff, be inserted. He did not know who introduced the bill in the other House. It was not done by the member from Orange. H. B. Guthrie was a detailfer to the State and county, for the year 1807. The balance, \$5,000, of the State tax for that year has been collected out of the property of one of his sureties, and a halance of the county tax has not been pand. To allow Guthrie to collect this money would be unjust to his sureties who have suffered so heavily. The present Sheriff has a good bond, and if the tax was collected by him, it would be hon-

offy accounted for he had know Mr. Jones of Wake, said he had known Col. Guthrie, for several years. If he (futhrie) was a rascal or sounded he did not know it, and it was the first time he had ever heard such a charge made assistables. For the control of the Senstor from Orange and he also know that Col. Guthrie had been persecuted for his political sentiments. The Ku Klux had even surrounded his house and on one occasion had taken a man out of his (Guthries) house and severely whipped him. He ries) house and severely whipped him. He tained or until Col Guthrie could be heard from and moved to postpone the further consideration of the bill until Saturday

Mr. Graham, said he was free to admit Mr. Grainan, said he was tree to admit that there was a very wir' difference not only "politically" but "personally" between himself and Guthris, and he was willing for the Senate to decide, (although a large majority of them differed with him politi-cally) whether the insinuations of the Senafor from Wake were just or true, that he was actuated by a partizan feeling in making the motion he had done. The remarks of the Senator in reference to what the Eu Liux-had done, was foreign to the sulject under consideration and had noth ing to do with it. The only question for the Senate to decide was whether they will nliow a defaulter and a man who is under no bond to collect this tax or whather they will authorize John Turner, who has given a good bond, to make the collection, he had no personal interest in the matter, but the could not remain silent and see the taxes of his Caunty go into the pocket of a defaulter. The motion to postpone should
not prevail and he hoped the Senator from
Wake would see the propriety of with

drawing it. Mr. Wolker said he agreed with the Sen tor from Orange, that it the former Sher Mr. Guthrie was under no bond that i sould not be proper to entrust him with to collection of these faxes. He did no how much about Mr. Guthrie, but from e to contean that he was not very layors s impressed. Mr. Jones of Wake, disclaimed any inbition of casting improper reflections on the Seaster from Grange and withdrew his minor to postpone and the amendment we adopted. DACENDAR.

Bill to incorporate the Newton Female statemy, passe; its second reading.
Bill to lay outland construct a Turnpike load through the counties of Aske and Aleghany, was rjunted.
Bill to authorize the Commissioners of the county of Porthampton to levy; a special text, passed is second reading.
Bill to amend the charter of the town of Porthampton, used its second reading. Franklinton, pased its second reading.
On motion the Sunate adjourned.

HOUSE OF TEPRESENTATIVES. Bruno v, Feb. 19, 1870. Mr. Stilley price of a petition from being citizens of kanfort county and his from Mr. Grint both series appropriate referred.

By Mr. Web: A sealution that no more leaves of sance be granted this assion, except in sea of scales. Lies over. By Mr. Clayt: A bill for the relief of J. W. C. Piercy, im over.
By Mr. Frend: A bill to incorporate the Real Estate of Loan Association. Re-By the same A bill to incorporate the lanters and Behants Hailway Company. Referred.

Us Mr. Fon A igil to amend chapter

Ilif public has been allowed in Referred.

It's the round A bit, in reistion to constyanger to brimple. Lies over.

On motion of Mr. Whitley, the rules were uspended and the bill to incorporate the

On motion of Mr. Whitley, the fules were suspended and the bill to incorporate the Resence Stema Fire Engine Company of the city, of Raleigh, was taken up and passed the full (Sensity) to repeal acts of last session making appropriations to certain Rattreads.

The question recurred upon the motion to refer to a special committee of three.

Mr. Malons moved to amond by referring to the Judiciary.

Mr. Jarvis withdrew ins motion to refer to a special committee of three.

Mr. Weich renewed the motion to rele

Mr. Weich renewed the motion to refer to the Judiciary Committee and make special order for Tuesday sixt at 11 o'clock.

Mr. Vent inverted the reference.

Mr. Hodnett opposed it and advocated the immediate passage of the bill.

Mr. Ingram favored the motion.

Mr. Sinclair wanted to get at a direct vote on the original bill and have it passed without any amendment. He hoped the motion to refer would not prevail.

Mr. Candler argued against an immediate passage of the tall and favored the motion to refer.

Mr. Pots and occasied the floor in opposite Mr. Pou next occupied the floor in oppo

B. W. Morris ed., was in favor of the reference and did not think that such an important measure as the bill under debate, should be passed without due considera-

Moure Smith, or Martin, and Harris, of Wike, ool, opposed any reference.

William ool (avoired by the control of the con

taken upon Mr. Welch's motion to refer to the Judiciary Committee and make special order for Tuesday, and was rejected by a vote at yeas 31, nays 46.
W. T. Hayes, col., moved to adjourn.

Lost.

After a long debate upon numerous motions to postpose and reter, and numberies points of order, the matter was reterred to the Judiciary Committee, with instructions to report on or before Wednesday.

House then adjourned.

SENATE OF THE medial williannay, Feb. 21, 1870.

o'clock. Mr. Wustesd in the chair.

calendar. [This bill authories the Secre-tary of State to advertise and receive scaled proposal to do the work.]

By Mr. McLaughlin: little to amend, an act relating to the softlement of estates of act relating to the settlement deceased persons. Referred,

deceased persons. Referred.

By Mr. Burns: Bill authorizing the County Commissioners of Chatham to levy a special tax. Referred.

On motion of Mr. Lindsay the vote by which the bill to lay out and construct a Turnpike Road through the counties of Aste and Alleghapy, was rejected, was reconsidered and the bill passed its third reading.

reading.
On motion of Mr. Whiteside, the vote

On motion of Mr. Whiteside, the vote was reconsidered by which the bill relating to the settlement of estates of deceased persons passed, was amended and passed its third stading.

On motion of Mr. Welker, the rules were stapended and his resolution relating to State printing and binding was taken up, and after some discussion passed in the following form:

and after some discussion passed in the lottowing form:

Resolved, That the Committee on Printing of both House of the General Assumbly, he required to receive scaled proposals to be called for by the Committee on Printing, be advertisement one day in the Daily papers of this city, to have the printing and binding done for the State until Jan. 1st,

binding done for the State until Jan. 1st, 1871, and report to the General Amembly on or before Feb. 25, 1870.

On motion the rules were magended further and the resolution was ordered to be engrossed at once and sent to the House.

By Mr. Love: Resolution is favor of J. W. Alcoper, of Charokee county. R ferrul

UNFERBURD DUSTRESS. Consideration of the amatitute' entitled an act concerning elections and registration in the year 1870, was resumed, numerous amoudaments were suggested and created considerable dis assign.

Pending its consideration the Cenate ad

ROUSE OF REPRESENTATIVES. MONDAY, Fab. 21 1870. House called to order at the usual hour Mr. Strudwick, the newly elected men-ber from Orange, appeared, and upon being qualified in the usual manner, took Leave of absence was granted to Mears

SEPORTS OF COMMITTEES. Mr. Snipes for Committee on Propositions and Grievence, reported upon several bills
which were placed upon the Calendar.
Mr. Hodgin for the Committee on Finance,
reported a Revenue bill; ordered to be
printed and made special order for 65-morrow at 11 o'clock.
Mr. Jarvia from the Jodiciary Committee.

Harris of Wake, col. White and Downing

Mr. Javia from the Jodiciary Committee, presented a minority report, recommending the passage of the bill (Senate) repeating Railread appropriations. (Fig. regort was placed them the Calendar.

Ly Flos. Sykas, a bill to protect the rights of eithers travelling in public conveyances. Lies over.

On motion of Mr. McCameless, the rules were suspetited and the bill 20 incorporate Coleville Lodge A. Y. M. was taken up and manual to several results.

Coleville Lodge A. Y. M. was taken up and passed its percel reading.

On motion of Mr. Weich, the rules were suspended on his resolution in reference to the granting leaves of absence, (published) was taken up.

Mr. Long of Chatham, moved the indefinite postponement of the resolution.

The year and mays were called and the motion was rejected by a vote of year 23 massed. The resolution was then adopt d.

bill de pass, he not accepted.

Harris of Wake, col moved to poutpoue the matter until Wednesday next.

Mr. Vent favored the motion to postpone.

Mt. Jarvin hoped the House wentd vote
down all metions to postpoul, he hoped the House wentd vote
down all metions to postpone.

Mesers, French, Moore, of Chewan, and
lineral favored host ponement.

town all medions to postpone and page the bill at once.

Mesers French, Moore, of Chowan, and Ingram Javored postponement.

After some debate, the motion to postpone was rejected by a vote of year 30, mays 43.

The question recurred upon Mr. French's motion, which was rejected by a vote of year 30, mays 40.

Mr. Javin said that the effect of this vote was to accept the minority report. He had no disposition to cut off debate, and if gentiemen had amendments, they had between the district them to the clerk's desic at half- Sept. 350, while myself and

ter send them to the clerk's desk; at halfprocessed the service dies in considerment offered by Mr. Malone; lost by a
some of year 35 mays 49.

Harris of Wake, moved to postpone until
Wednesday half past 12 o'clock; rejected
by a vote of year 33 mays 49.

Harris of Wake, col., moved to adjourn.
Lost.

matter under contideration for ten minutes. Lost.

The question recurred successively upon access amendments offered by Mr. Moore of Chowas, all which were voted down.

Mr. Yest offered an amendment excepting the Northwestern N. O. R. R. from the provisions of the bill. Lost.

The numberiess amendments offered to the bill being voted down, the question recurred upon Mr. Maione's substitute, (published before.)

The yeas and mays being called, the substitute was rejected by a vote of yeas 34 mays 44.

Als. Propoch offered a lengthy substitute, which was put to a vote was rejected, yeas

Gibson, Green, Grier, Gunter, Hawkins, Hendricks, Hicks, High, Hinnant, Hodnett, Hoffman, Horney, Humphres, Hudgings, Jarvis, Kelly, of Davie, Leary, Long, of Chatham, Mayo, McCanless, Mendentiall, Robinson, Reynolds, Shaver, Smith, of Alleghany, Smith, of Martin, Smith, of Wayne, Snipes, Stanton, Sweat, Strudwick, Thompson, Wilkie, Williams, of Harnett-

NAVL.—Messes, Candler, Camon, Clayton, Ragies, Forkner, Franklin, French, Gahagan, Gilbert, Hayes, Hedgin, Ingram, Justus, of Henderson, Lafin, Malone, Moring, Moore, of Chowan, Morrill, Morris, Painter, Price, Rugfand, Siegrist, Simonda, Stilley, Sykos, Vestal, Vest, Welch, White, William, Walcon, page 30

Williamson, Wilson—nays 20.
On motion the House adjourned.
Nove — Mr. Welch said that he was as anxious as any member upon the floor to relieve the people of the State, from the onerous debt which now rests upon them; but believing that the passage of would bankrupt the contractors on the Western Division of the N. C. R. R., as well as many farmers who have furnished supplies to these contractors upon the faith of the acts passed by this General Assem-bly at its last session, I am obliged to yote

SUPREME COURT.

Reported expressly for the SERTICE. by the Deputy Gerk of the Supreme (ourt) MOSDAY, February 21.—Court assembled at the usual hour. The following gentle men of the Bar, were in attendance upon the Court Juring the morning: Mesers Bragg, Batchelor, Merrimon, Phillips, Scott, W. H. & R. H. Battle, V. C. Barringer and S. E. Hises.

The following cases from the lat and 2d Districts were called and disposed of as Discrete were called and disposed of as follows, to sit;
Esson as. Billips—put off. Mullen es. Weeks—remanded. Granberry es. Newby—put off. Hillard vs. Randelph (Johnston will case), continued, on account of the illness of Confgian 1, of counsel for de-

Barastt vs. Carter, argued by Balchelor Wisslow es. White Sheriff of Perquinens, argued by Phillips for delendant, accounsel for platetiff. Jahn Post vs. Mebane, continued.

State es, Eason, aigued Attorney General or S ate : Fab. II Bushee and S. Ed. Hines, Winslow s. C mmissioners of Perquir Puttips & Merrimon for defendant,
Muye es Patrick, continued,

Duncy vs. Besswell, argued by Battle & Sons for plaintaff, Phillips & Merrimon for Sons for plaintiff, Politips of Section of the Cherry vs. Savage, argued Raille & Sons plaints & Magaz & S. dolgadant.

State vs. Harper, argued, Attorney General for S. sis, an in innel for defendant.

William Biggs vs. Edward W. Jones, Set for heating to morrow at 10, A. M. Graham, Moore, Bragg and Powis, counsel to

Burga. Opinions will be delivered this (Mond

At 1, P. M. Court adjourned.

WE UIT TREES!!

WE HAVE ON HAND AND READY FOR sale at our Surrory at New Garden N. O. a large collection of Stuit Trees of all kinds. Catalogitee cont from.

W. H. Jones S. Co., are our agents in Raleigh, who mill take in ord re, and deliver inges for us.

On motion of J. W. Leary, the rules were ruspendering the bill concerning flown, ships in the Creaty of Cumberland, was taken and recommitted to the Committee on Counties and Townships.

On motion of Mr. Wilkie, the rules were enspecial and the bill authorizing the Commissioners of Jones County to levy a aspecial tox, was taken up and passed its second reading by a vote of yeas 46 nays.

Mr. Jarvis moved to suspend the filter and take up the Senate bill repealing sets passed sension of 1868 69 making appropriations to certain Reilroads.

Messra, Moore of Chowan and French opposed the motion.

The test and the motion.

CONGLETOR'S

CON

passed session of 1868 69 making appropriations to certain Railroads.

Messrs, Moore of Chowan and French opposed the motion.

The years and nays: were called and the motion was adopted by a vote of year 53.

The world's great remody for Piles. Tetter, motion was adopted by a vote of year 53.

The question recurred upon Mr. French's motion that the migority report of the sum of the piles of t

J. R. CONGLETON.

Pharmaceular,
Pharmaceular,
Raugh, N. C.

To whom all orders must be addressed, N. C.

For Sale at all the Drug Stores and Desice
u Medicine generally.

DR. GODDIN'S COMPOUND

iams & Hay Co. jan. 5-wly.

GENTIAN BITTERS

Curea Chille and Fevor, Dyspepala, Indigest Colle, Sick Stomach, Bronchitis, Asthma, Neuralgia Rhoumatism, &c. A UNIVERSAL TONIC. A UNIVERSAL TONIC.

A sure, as of and reliable proventive and cure for all Malarial diseases, such all diseases requiring a general tento impression.

Frepared only by Dr. A. A. H. GODDIN and for sale overpwhere.

JAMES T. WINGERS.

(Buccessor to J. H. Baker & Co.) Proprietary Agent and Wholeasle dealer in Patant Kodicines.

Norfolk, Virginia.

April 23-w1y

IS SOUTH PREDERICE STREET. BALTINGER, MJ.,

Importer and Dealer in all descriptions of IRON AND STEEL,
FOR AGLICULTURAL, MANUPACTURING AND MINING PURPOSES, Always on hand, a well asserted atock of re-fined from from the best American Milis, Sweden and Norway Iron, Plong's Steel, &c. Orders asterfally and promptly executed at fa-vorable Market rates.

Cotton and Wool Machine Cards. LEATHER BELTING AND HOSE. SADE OF BEST OAK TANNED LEATHER AND WARBANTED BEST QUALITY,

AND WARHANTED BEST QUALITY.

A 1.50.

On hand, ampplies of all kinds or furnished to order, for cettern and Wooden Mills, Radicular, Machine Shops, Grad or Saw Mills, 60t., 60t.

Agent for cale of Wood Carding Machiner from 24 to 65 inches wide, John, Lootey, Fickers, Bur Machines, Card Grinders, Wure Wire all diseased distributes, 2c, 2r of the 18th 18th 1 Allest and 10 Wood Prices for Cach.

JOHN B. HARKET L.

No. S. 2. Rates Ht., Halkenson Mrd.

10b 15-62mdaw

Cutch the Thier; \$30 Reward. On the Sight of Fig. 58. Set, I had a Sight of the set of the set