## THE SENTINEL.

VOL. 4.

legislature of North Carolina. SENATE Saresnav, March 18, 1870.

FROM THE HOUSE.

n to raise revenue, was ordered to be ad and made the special order for

lar next at eleven o'clock. . Bures moved to recoonsider the vote the bill to provide for the com-ies of the Western Division of the arm North Carolina Ruilroad passed, aread to postpone, the consideration at motion until Monday at built past rebork, which prevnited. or pext at eleven o'clock.

THESD BEADING OF BILLA. authorize the Commissioners of

in adinorizy the Commissioner county to key a special fax, pas in saland the time for period in the county of Jackson, fulled

Contral High School, passed. To incorporate the Excelsion Plant-canany, passed. Its anthonize H. B. Hayes, M. Mc-

al panthorize H. B. Hayes, M. Mc-messind Willis Mose, to remove the eburch building from the Baptist ne, passed, il ta incorporate Cowleaville Lodge No.

to suthorize the constable of the of Wilson to collect arrears of taxes,

to incorporate the North Carolina sic Temple Association, passed.

tropien by married on motion of down, one as one of the ascorporato incorporate the Wilmington

ing Association, passed. to authorize J. A. Taylor, to con-

+ toll bridge across Brunswick River, to extend the corporate limits of the of Elizabeth City, passed. concerning townships in the county

mberland, passed.

high to borrow money, proposes to see the sum to the extent of one hun-thousand dollars to be levicil in the way and applied for like purposes ling the establishment of Water s and the paving or Macademizing

Graham said he thought this bill d not pass. The people of Raleigh already taxed as heavily as they could set slong with. He did not believe payers of the city desired the pasthe bill, and as an evidence of that the Senator from Wake would not the responsibility of latroducing it, if we introduced by the Senator from fort, Mr. Respass. Mr. G. said it was the daty of the Legislature to restrict were of taxation of corporations in 6, section 4 of the Corrections in reads as follows : "It shall be the d the Legislature to provide for the gation of cities, towns and incorporillages, and to restrict their power of

n, assessments, horrowing maney, con-g debts, and loaning their credit, so ents and H eting debts by such municipal coron," and he moved that the bill be itely postponed. in. Welker, Bellamy and Lassiter in opposition to the bill and favored tion to postpone, on the ground that ad been requested to use their infla-gainst the bill by influential gentleunvs 6. omposed of both parties, and who i and owned property in the city, a they were of the opinion that the loga. a they were of the opinion that the the present time were heavy enough. Bregchen urged the passage of the Re could out see why tensions from sections of the State should see prop-theriere with the wishes of this people, and armed that the climens of Raleigh d the passage of the bill, and if they to improve the appearance of the i of the State, he thought they should wed to do so, especially when they se to do it at their own expense, he at my rate that they would not be d the same privilege that h s hereto-en granted to Witmington, to furnish eives with a liberal supply of water, is the principal object of this meas-he hoped the proposition to postpone the voted down. be voted down. Jones of Wake, said he could not

## Buil concerning after townships of the county of Wake, passed. Bill in favor of the Sheriff of Cherokee county, passed. Mr. Painter moved to sme id/ by provi-On motion the Senate adjourned. ding that the morting of the citizons. Jackson stricked from the County, shall a

Lost,

to be

adjourned.

o'clock

Whiteside - 17.

Murphy, Weiker and Winte-14.

evenue bill, (which he did

Mr. Painter moved to amend by provi

ding that the proposition of the new county shall be submitted to the qualified voters

of the portions of those Counties proposed

Pending any definite action the House

The Senate was called to order at 10

SPECIAL ORDER.

SENATE.

election in Aug. 1870. Lost,

erected into a new County/ on the

MONDAY, March 21, 1870.

HOUSE OF REPRESENTATIVES. SATURDAT, March 19, 1870. The Hode was called to order at hall past 9 o'clock.

Leave of absence was granted to Mr. Long of Chatham. REPOLUTIORS AND BILLS.

By Mr. Malone : A joint resolution in avor of J. H. Alford. Mr. Welch said An order to keep a quo run present during the last days of the session of the House. We offered the fol-

lowing resolution : Resoluted, That the Speaker be requested not to sign any certificate for per deem for any member of this House for any time after this week until the 26th inst., except

after this wern onthe tries over. In cases of sickoess. Lies over. "Daily Seathes" from the N. Y. Beraid's Washington correspondence, which places the coursy of Dupin among those in a disturbed condition. As a clitica and Representative of that county, denied most emphatically the statement. There had been no acts of lawlessness or violence committed in the county, and these state-

ments were made by a nestionisis and detect-ives, paid out of the hard earped money of the people-men who were ashamed to be seen in the day, but have stealthily drawn their ill gotten wages through Representatives on this floor.

He would turther state without fear of He would jurther state without fear of contradiction, that every attigen of what-his political opinion, and to the best of his knowledge there was now protoned quiet for the state of speed with the contract of the same of speed with the miles of the Guilford Mine, was taken up and manad its asygnal.

and passed its several. Ou motion of J. W. Leary, col., the bill to amend the act to charter the Bank of Comberland, was taken up and passed its

veral readings. Mr. Welch moved to suspend the rules and take up his resolution in reference to the signing of certificates for per diem of

members. The yeas and nays being called the motion to suspend the rules was adopted by a

vote of yeas 52, nays 9. Mr. Ames offered a substitute that the Speaker be requested not to sign any cer-tificate for per diem of members, beyond the

time they have served until Friday next. Mr. Ferches moved to lay the whole matter on the table. Lost, yeas 19, mays Mr. Mendenhall moved to smend, Mr.

reich's resolution as follows : Besolved, further, That the Speaker sign no certificate of any member for the last week of this session who is absent without

The yeas and nays being called Mr.

Mendenhall's smeadment was adopted by a vote of yess 60, mays 3. Mr. Ames' substitute was put to a vote Mr. Welch's resolution as amended was

put a vote and adopted. On motion of Mr. Farrow, the bill regulating pilotage at Hatterss and Ocracoke,

was taken up and pussed. By Harris, of Wake, col : A bill to amend ance from taxation. De law of divorce and alimony. Lies over, On motion al G. W. Price, col., the bill substitute for sub-division, s.z. to amend the set establishing special Courts in the cities of Witmington and cieven, to wit: Any township board of trustees in any Newbern, was taken up and amended. ounty of the Stare that Inils to allow the Mr. McMillan moved to lay the whole examption prescribed in the last precednatter on the table. Carried, yeas 56, ing sub-division, or knowingly allows any tax payer more than there is exempted Do motion of J. W. Leary, col., the bill to incorporate the Tomotia Iron Company, any tax payer more than there is exclusive in said section, shall be guilty of a misde-meanor, which was adopted. Mr. Hayes offered the following as an ad-ditional section, to way: was taken up, and passed its several sead-On motion of Mr. Snipes, the bill to au-FECTION 15. On or before the 1st day of thorize the Commissioners of Hertford to Juce the State Treasurer shall notify the County Commissioners of each County of saue coun y orders, was, taken up and passed its third reading, yeas 54, mays 8. A message was received from the Gov-ernor transmitting a communication from the amount of money which has been di-rected by inw to be placed to the credit of the County, and the County Commissioners the Treasurer in reference to Revenue mat shall credit the amount pro rath to each ers. On motion of Mr. Bowman, the commutownship in proportion to the smount listed by the townships, and the amount so nication was ordered to be transmitted to credited to the township shall be reduced pro rate from the amount levied or required the Senate with a proposition to print. On motion of Mr. Bowman, the bill to from cack tax payer, and the residue shall incorporate the town of Bakersvilla in the only be collected. Mr. Graham said. He would soggest to

## RALEIGH N. C., WEDNESDAY, MARCH 23, 4870.

The Semi-Weekly Sentinel.

Mesars, Hodgin and Leary, col. opposed rately) which was voted down. Yeas 12, Lays 15. Messre Justice and Vest, favored the bill-

Section 25 provides that all taxes shall

Section 26 provides that all taxes shall be due on the 1st dayof September. Organo from or any Cover, September, was stricken out and July" inserted. On motion of Mr. Graham, the 27th sec thes was stricken out Section 28 was read. Pending its consid-cration the Senare planared until this comment of select be released from their parties of the stand-ing debt,contracted for public buildings or otherwise before the passage of this sct.-

evening at 71 o'clock

HOUSE OF REPRESENTATIVES.

Monnay, March 21, 1870. House called to only at the usual hour. Leave of absence was granted to Mosara. Eilis, Ashworth, Hudgins and Farrow. RESOLUTION AND BILLS.

By Mr. Painter : A resolution to author-

ize the Secretary of State to distribute the Revenue law, Literation, By Mr. Hodgin : A hill in favor of the Shared Could and State and

Beriff of Guillord county. Lios over. By Mr. Jarvis; A bill to allow Date By Mr. Beeman : Bill to prescribe a just musty a vote in the 'se grant and alention in the list district. Lies over. sufficient of the sides contracted for laves siter May 20th, 1861. Referred.

UNFINISHED BUSINESS.

By Mr. Forkner: Bill supplemental/to and explanatory of an act to repost certain nots paired at the samion of 1968-'69, Bill to lay off and establish the county of making appropriations to Railroad Com-Mr. Robinson said as the merits of the bil had been thoroughly discussed there, fore, he would call the previous question. The call for the previous question was Motion of Mr Buras to recordder the

vote by which the bill powed, to provide for the completion of the Western Division sustained. The yeas and nays were call, and the bill of the Western North Caroliss Baliroad. Mr. Love urged the adoption of the passed its third reading by a vote of yeas 44, oays 22.

otton, his main objections to the bill will On motion of Mr. Stilley, the bill to lay off and establish the county of Pamlico (out of portions of Craven and Beaufort ppear in his protest against its passage.

appear in his protest against its passage. Mr. Berrs said to desired turther time to consider the satisfiest model of the county of Pamileo (out of portions of Craven and Beaufort counties), was taken up. Aprecial order was announced Mr. Graham called the previous question Mr

on the motion to reconsider, which was tailous shall not run against any daits lost. Mr. Sweet's motion to table prevailed by the following vote: Mr. Sweet's motion to table prevailed by the interest in the homestead. Adapted,

YEAS .- Measrs Beeman, Brogden, Blythe, yeas 57, nays 7. The bill then passed its third reading. On motion of Mr. Malone, the thil to allow the/ town Commissioners of Lenoir, bigrove, Eppes, col., Forkner, Galloway, col., Hayes, marrington, Hyman, col., Jones, of Columbus, Jones, of Wake, Lussiter,

Caldweld county, to make title to certain lots, was taken up and paised its several Moore, of Carteret, Stephens, Sweet and NAVE - Messre, Barnes, Bcall, Beasley,

readings. BECOND SPECIAL ORDER.

B lamy, Burns, Graham, J nes, of Meck-lenburg, Lindsay, Long, Love, Melchor, Resolution to provide homes for the home-On motion of Mr. Weiker the rules were After striking out the lat section, the

suspended and the "bill to provide for the evolution was adopted. By Mr. Argo : A bill in favor of the collection of taxis by the State and by the

several counties of the State on property, Sheriff of Orange county. Lies over. po is and income," was taken up and con-sidered by sections. THIBD SPECIAL ORDER.

Mr. Welker moved to smend the 11th section by striking out the clause, exemp-Bill for the relief of land, holders and aborers. ting "household and kitchen furniture The tail passed its several readings with-

out debate. On motion of Mr. Stevens, the bill to lay off and establish the county of Pamlico, Mechanical and agricultural implements of Muchanics and farmers, libraries and scien-tific instruments, not exceeding in aggre-

A peikion from eitizens of Claven and Boulort counties, asking for the new county, was read. gate value three bundred dollars," which as voted down.

AvEs.-Mesers, Beall, Bellamy, Forkner, Harrington, Jones of Golumbus, Legg, Love, ker, and White, - 12 t the bill and unger in passage upon va-

On motion of Mr. Moore of Carteret, the rious grounds. After a long debate the bill passed its 11th menion was so amended as to ex mpt the property of the "order" of Good Teas

several reactings. On motion of Hudgins, col., the Senate and that of the Friends of Tempernce from taxation. Mr. Graham, offered the following as a and after some debate, was, on motion of

Artestiany Starth, of Martin, Smith, of Wayne, Stanton, Stevens, Vestal, Vest, Waldrop, Welon, Wilkie, Williams, of Sampson,

NAVS. - Armstrong, Boddie, Gatling, Grisson, Incks. High, Bushani, Hongho, McMillion, Mondenskil, Sykes, Thompson, Tod bill then passed its third reading. By Mr. R binson ; A bill smendatory fibe act in relation o the Wettern Tarn

pike Road, Lies over, On motion the House adjourned,

HOUSE OF REPRESENTATIVES EVENING BURSION.

MONDAY, March 21, 1870, On motion of Mr. Jarvis, tue roll was called, and 48 gentlemon answered to their

Ou motion, the House then adjourned. the contract of the local data was a sub-

For the Sentinel. ALAMANCE COUNTY, [ March 17th, 1870. BRITCH OF THE BESTINELT-Notwithstanding the recent howl of impotent rage from the Executive Mansion, and notwithstanding the presence of United States troops in our midst, we people of Alamance,

of ghorious momory, are parsuing our usual avocations with a composite and sciently tim: is truly astorishing and sublime. It is understood here among us that the ou slife world, tutored through the col-ums of the N. C. Standard, is much ex-effed and alarmed about the condition of Alamance. It is to correct this unfounded

spp eliensiou that I now address you. . The unty never was in a more quiet and or derly condition. The laws are enforced the Gavernor's denial to the contrary not to any where. In fact, no instance of resis-

interpretation and the second states of the second states of the second states and s surprising considering the extent to which

have been misrepresented. A New York Drummer who was recent-

ly among us stated that he came here with lear and trembling after reading the thundering Proclamation and telegraphic an-nouncements that Gov, Holden had applied to the President for more troops to the insu rection. During his stay he saw nothing that savored of war, but found o propte peaceful, industrious and energetic; and united in the general sneer of risicale at the Governor's "tempest in a tespot,"-To any person wishing to visit Alamance, but who questions the propriety or safety of doing so, I would like to make the same reply \_\_\_\_\_ made to Tourgeo's friend seat to coquire if he would be safe in holding Orange Court, "If you will come and not steal a mule, nor incuit a woorse, nor burn a barn, all will be well, with you .-But if you commit any of these acts the "spirits of just men made pertect" will be invited to hang you higher than they did Outlaw."

Had the Governor deleyed his proclama tion a few days longer, he would have had the pleasure of realting in his specifications "Another man hung by Ku Klux in Ala-mance," an account of which arrested in are, that a violent and cruel negro who had repeatedly beaten his wife and actually hung one of his children, was taken from his house by a party of men, sopposed to baye been negroes, as some of them had been erswitnesses of his cruelty, and carried off. Aithough a rigid search has been in-

on dia

For the Sentinel. NORTH CAROLINA UNIVERSITY.

the last halt dog n years, in all the mutti-plied reverses, hamiliations and losses to which she has been subjected, the most serious and for reaching calamity is the protration of hir means of education-the parsizing of her statism of common with and two left over for the fature D. Ds. versi y. For time things concerns poster-ity, and a tatal blow single at the education and cuttivation of our children, n.ust throw u to the rear rank of the Brates, and put a drag on our whesh that will be felt or our the based generation hence,

AGGRAVATIONS AND EXA PERATIONS. Now if there he can feature more striking than another on a currory review of North-

and the universal determination to secure them at whatever price, for their rising gen-eration. The old Colleges and Universities whose reputation for steadiness and bervation are best descreed, are buy test-ing the great modern experiments in edu antion with a degree of energy, enterprise to structure the presence of the structure of the university "as it is an available of the structure of the structure of the university "as it is producing "Work" Now it has come to prese the tructure of the great of presence of the structure of the structure of the structure of the presence of the structure of the great is an available of the structure of the structure of the structure of the presence of the structure whose reputation for steadmess and con-

ing that the most generous anxiety, and experience and wisdom, backed by aplen-

spit upon, - but when we come to hear of Michigan University - Michigan / which was a howling wilderness and stamping-ground for Indians fitty years after North Carolina stepped in the van of the old Thirten, to had young Michigan (to say nothing of Kansas, and Iuwa, and Wiscon-

dent, and have the arrogance to set up a high standard, and to talk thus of their manda

"The President of Michigan University "The President of Michigan University must be a man of large general cutture, personally acquainted with the best meth-trank and fearless, a good judge of character induity graceuts spectra, courteroits if maximer, trank and fearless, a good judge of character and with a will and determination to be the real head of a great Institution. Above all he should be itberal and born in his views and in sympathy with the spirit of the Age. No marrow policy which would cramp this State Institution in any senter or would hindre the free timestics."

ed department /it is made up of depart-ments, having no fewer than 9. Is there any solar in this 1 In 2 of the 3 colleges there are to be, 49 schools. But they are CALAMITY. The things all more of latterness to our distresses, when We find conserve particu-trity low down in this to see the sector of these there are the sector of the sector of the sector of the sector of the samely, to see other people who, neither by their birth nor by their deservings, have any right to take precedence of us, flourish-ing to the top of their heat, and especial-ly making vast strides in those very de partments where unmerited disaster has most completely overwhelmed ourselves. In all that has befailen North Carolina in the last halt dorn a years, in all the multi-plet reverses, humiliations and hoses to which she has been suffred to be and most of the sector of the s

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and LL, Da. There is certainly some appearance of There/is certainly some appearance of mothety in proparity to organize only two of these colleges at present. But then these two require two/we associate, so that marky all of the 9,000 colleges might be empairing and operated by Mr. Post and his accom-pliabed collengues, three of whom are known as teachers of progress, and of me collings grade at that. ordinary grade at that,

than another on a chrory review of North-ern work and Northern tendencies, at this present day, it is the universal desired we see manifested there for the highest culture, for the best methods and the best results, and the universal determination to secure them at whatever price, for their rimon gen. We have great comport in the faithforce. We have great comfors in the faint ite force. We have great comfors in the faint-ity, ignorance and arrogance which it dis-plays. "There are no drowning marks on these fellows."

All that the people of North Carolina have ever asked in regard to their enco All this is hard cough for us to bear on Michigan University — Michigan / which though negroes have been made Trustees, not a single member of the old Faculty has been removed, and when vacancies have occurred they have not been filled so as to insult or affont the intelligence and renothing of Kansas, and Iowa, and Wiscon-sin, ) with a tip-top University of more than a thousand students, is the drop too They are casting about for a new Presi-drat, and have the arrogance to set up?

RESITEOUS VERDICE. The whole of this report of Messra Ash-iey, Fool & Co. shows conclusively that the universal instinctive judgment of North Caroline that the present ruleits and officials

any college in the Freehman Molver is actually teaching "Subtraction of Decominate numbers," in the University of North Carolion; Mr. Ashley's brother inlaw is teaching his class how to parse the "Paradise Lost" We asked one of his "parachise Lost" We maked one of his scholars who came to big us for a copy to "parse out of" which a nuise what "I den't know," he replied, of it aint a angel." There were faithful and emicent teachers in North Cacolina before a negro philanthropist ever dropped his carpet-beg ber doors. These teachers are yet at we Gov. Holden's idea of what the President of a great University should be, --if we could only get him supped off to be the Head of Michigan University, then would our spite against Michigan be appeared at once and toreser. With SHALL DUCTOR. Bat what is a University f Mesors. Ashley and Pool have laid their heads together with Mr. Becwar's assistance

A CHERNENG PROFECT.

A DIALECTICAL PRILANTHIN PUT.

agent of Wake said he could hold ow any reasonable objection can be to the bill, as it contains a submitting the proposition to qualified roters of the city. He is the motion to indefinitely patpone is not prevail, and that the bill would awed to pass without further appo-

e motion of Mr. Graham to indefinitestpone the bill prevailed by the fol-

g voie: An - Mesara, Barnes, Beall, Roman, my, Barne, Forkner, Graham, Harring-fores of Mecklenburg, Lassiter, Legg, my, Long, Leve, Masson, Metcher, hy, Brephens, Sweet, Welker, White, sude and Wilson - 23. The - Mesara, Beasley, Brogden, Blythe, ove, Cook, Eppes (col.) Hajes and of Wake-8. 1 to incorporate the town of Joyners sconnets of Wilson and

of Wake-8. It is incorporate the town of Joyners county of Wilson, passed. I to establish a Ferry scross Pedee passed. I to incorporate the Machanics Build-ad Loss Association of Wilmington,

to legalize a municipal election held town of Dallas, pass.d. I to au horize the Sheriff of Tyrell to t arrears of raxes, passed, solution is favor of W. M. and D. W.

a, passed. I to incorporate the town of Magnolia,

I to amend the charter of the town of

eraoaville, passed. I to incorporate the Shally and Bouth ins Railroad Company, passed. I to amend an sot to incorporate the Fear and Waccamaw Land and Lum Company, passed.

to Loss and Building Association of tor the relief of the Sheriff of

a, passed. I to amend the charter of Little Rover pike Company, passed. In favor of the Sheriff of Calawba,

county of Mitchell, was taken up and pass-

land holders and laborers. Referred. On motion of Mr, Mendenhall, the bill to

taken up and passed its several readings. On motion of Mr. Candler, the bill to exempt citizens of Buncombe, Henderson and Madison counties from paying toll on the Buncombe Turnpike Road, within the limits

Buncombe Turnpike Road, within the limits of their respective constite, was taken up and parent Maseveral readings. On motion of Mr. Yest, the bill to an-thorize the Commissioners of Berile to levy a special tax, was taken up and passed its third reading. Yest 45, mays 20 On motion of Mr. Painter, the bill in re-

By Mr. Bowman : A one to pay the si-penses incurred by Counties, for the main-tenance of idiots add insame persons in cer-tain cases, who have teem refused admit-tance into the Asylum. On motion of Mr. Bowman, the rules were suspended and passed its several additional several sever

orporating the North Carolina Fertilizing Sompany, was taken up and passed its weral readings. Harris of Wake, col. moved to subpend

the rules, in order to take the bill ma-king willfol abandonment for more than

his was put to a vote and adopted, year 50 nave 2L.

nays 31. On motion of Harris of Wake, col the bill was made special order for half past 7 o'clock Taesday evening. On motion of Mr. Kelly of Davie, the bill to confirm the election of municipal authorities of the town of Mocksville, was

taken op and passed its several readings. On motion of Mr. Robinson, the bill to lay off and satabilab the Consty of Swalk,

was tak a up. Mr. Robinson took the floor in advacacy.

ed its several readings. By Mr. Justus : A bill for the relief of

ncorporate the Stath Copper Mine, was

On motion of Mr. Painter, the bill in re-lation to Indian affairs, was taken up and passed its several resultings. On motion of Mr. Long of Richmond the bill to authorize the Commestoners of Richmond County to lavy a special tax, was taken up and passed its third reading, yeas 45 nays 16. By Mr. Raymon : A bill to nay the sr-

By Mr. Bowman ; A bill to pay the er-

readings, On motion of Mr. Durbam, the bill in-

two rears a sufficient cause for divorce, rom the table. Carried. The motion to take the bill from the fa-

Vien

Mr. Hooine of the bill.

Mr. Justice, Iaid on the table,

projection of mechanics and other laborers, for. Lies over, On motion of Wm. Cawthern, col., the

Senate regolution in favor of the Sterift of Warren, was taken up and passed its several readings. On motion of Mr. Gatting, the Senate bill to protect bons file conveysness in cer-

min cases, was taken up and passed its several readings, A message was received from the Schate

transmitting a substitute for the House bill in relation to the taking, by Justices of the Peace, privy examination of married women,

On motion of Mr. Dowman, the House relased to concur, and a Committee of Con ference w a asked tor." By Mr. Malone : A bill to authorize

Wilmington, Charlotte and Ruthertord R. R. Co., to build a branch R and f om Lincoluton in the direction of East Transsee Referred.

On motion of Mr. McMillan, the bill to the Senator who offered this amendment that he postpone it-uatil the tax bill comes amend the act in relation to holding special essions of the Superior Court, was taken up. It the \$317,000, of special taxes now

up. On motion of Mr. Bowman, the bill was in the treasury are applied to the general fund and also the dividend of \$180,000,

iaid on the table. On motion of Mr. Barnett, the bill con from the North Carolins Railroad so sp-plied, and the taxes levied by the proposed not estimate Commissioners in certain cases, was taken above \$500,000) are collected, it will not up and referred to the Judiciary Commitcarry the government through to the 1st of

carry the government through to the 1st of December next. The Treasurer states in Bis Tast commut nication that there will be a deficit of \$300,000, on the 1st day of April. The pecial faxes already collected will stop that leak but if credited on the tax inte for 3870 will leave no fax to be collected. On motion of Mr. Harris of Franklin, the on the tax interformation of Mr. Mathematical and more subject of the tax interformation of Mr. Nicholans, the bill con-

this year, and you will depend solidy apos the \$150,000 received from the North Caro-ins Kairoad, to carry on the government from April 1s. 1870 to October 1st 1871.---ndopted and the bill passed its several

He could only understand such indifference

readings. On motion of Mr. Boman, the hill to se He could only understand such indimersion shown by the party in power, on the sup-position that the persons composing that party do not expect ever to be scan again in these Halls as Representatives. But are you willing, mere y to give these persons who shall be returned "a hard road to travel" to break down the common schools. Mr. Robinson marced to amend the amond. Mr. Robinson marced to amend the amond

"a hard road to the common schools ing to the Commission, the names of J. M. Lyle and E. H. Canson. Mr. Painter moved to amond the amond int and you have ac. Mr. Painter moved to amond the smend-m ni by adding the name of B. Dickey, of

and min your government into ridicule, D so shopt this smenthent and you have so compliated your object. The amendment was adopted by the fol-Churckes county, Lost, Mr. Robinson's smendment was then

nt to a vote and rejteted, yeas 25, nays

 Avia — Mesera Barnes, Beasley, Berman,
Bellamy, Brogden, Golgrove, Cook, Epper
Bellamy, Brogden, Golgrove, Cook, Epper
Bitphens and Swort, -10.
Nars. - Mesera, Beall, Barne, Forkner,
Graham, Barrington, 'Hyman, Jones tof
Mecktenburg, Jones of Wake, Long, Moore
Oktorix and Welker, -11.
Casterix and Welker, -11. Mr. Roldston offered a proviso, which routiles that half of the faults realized by this commission shall be repeaded on the main trunk hue leading in the direction of

Ducktown. The proviso was but to a vote and re-

Meckienburg, Jones of Wake, Long, Moora of Carteria and Wolker.--II. On motion of Mr. Cook, section 16 was amended so as to allow the County Com-missioners "siz" Instead of "three" days, to revise the tax lists and va'antions, reported to them, On motion of Mr. Whitside, section 17 On motion of Mr. Whitside, section 18 On motion of Mr. Whitside, section 0 On motion of Mr. Whitside, section 0 On motion of Mr.

On motion of Mr. Whiteside, section 17 row, Perchee, Forkner, Foster, Gaingas, was amanded to a to require parties who may compliant that they are charged with he excessive tax, to present said compliants in excessive tax, to present said compliants in writing." Mr. Stephens moved to strike out the clause in the 21st section requiring the Clerk of the Commissioners to invoist the

stituted, no traces of him have be By Harris, of Wake, col.: A bill for the covered. But for the fact that the day previous he had made his wife prepare him month's rations, it is believed he has left

the neighborhood. A band of negroes, armed and disguised recently visited in the night the houses of two peaceful men of their own color, took them from their beds and, to borrow the Governor's language, "cruelly beat and acourged them." Three of the band have been detected, screeted and committed inii. Col. Wm. A. Altelaht, Superior Court Clerk, did sctusfly h ii one of them out, notwithstanding he knew the nature of his crime and the positive evidence and his office and the postary fearing the spains him; but sub equativ fearing the fellow would run away, surrendered him to the Sherifi, and he is now safely in prison, These three have contensed that they beong to an organization regulated aringent by-laws-that they whipped three segroes and intended subsequently to

tell thom they had been whipped by white men, and thus prevail upon them to join their order. After gaining sufficient mem-bers the object of the organization was, to use their own words, "to set the white peo-

I wish you would suggest the propriety f these two outrages being adopted as idends to the Governor's Proclamation. He might easily stach them in the form of a codicil to, the original paper without marring its symmetry or spolitog its beauty. Our troops are comfortably quattered at the munty mat, and seems to be a clever, jovial set of follows. They have shown no disposition to molest any one, either in the capacity of soldiers or as individuals.--Their communing officer appears to be a gentlessan und a soldier. It is in pud durng thus stay they will so deput them-

ing such compliminary resolutions as were recently adopted by the crisess of

Chapel Hill on a similar occasion. —They are armed with the Springfield breech-loading rift, which is said to be exactly similar in construction to the Pro-sian ocedie gub. It is an elegant and most

The names of the immethi five who wrote to Holden and who are justly coarge able with all our troubles are in the posassion of our pe pie. It is sincerely hoped the ku klux will not molest but let them live to a green old age if possible, in order that they may for for years to dome the stings of consents years to dome the stings of conscience natural for their to feel who have committest a marky wat and devilian dead.

Sourt OMEGA:

An able writer gives the following val-nable script: "The locking forward to en-forment don't pay. From what I know of it, I would as soon chose butter flies for a it, I would as soon chase butter files for a living; or bottle up moonshine for a cloudy sight. The only way to be happy is so take the drops of happiness as food gives them to us every day of our lives. The boy must learn to be happy while he is foarning his trade; the merchant while he is making his fortune. If he fails to learn bis art, he will be sure to mais his enjoy-ment when he has gained what he has sigh-ed for."

PARK + TI

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ense, or would hinder the freest investiga tion of all subjects by the young men will keep the popularity which it has gained." SPITE.

When we read that, we laid the Journal down ;--we thought of many things past and present ;--we felt an intense ill will towards Michigan ;--but chirfly we thought that if it were only possible to get the little man who occupies a proud present nerve at Chapel Hill, and who represents Gov. Holden's idea of what the President

have promounced a University to be "an assemblage of colleges." Doctors differ.--Sir Wm, Hamilton who is popularly sup-A CHREMMS PROFECT. A CHREMMS PROFECT. A CHREMMS PROFECT. If the Legislature of North Carolina is to de anything at all worth diding before its adjournment and final retirement, into pri-calle ges atolished the University would remain entire. • • • Universities and colleges are betther identical, nor view its and the state. Our people would remain entire. • • • Colleges are a of each other. • • • Colleges are an issential accessories to a University. • If Messrs, Ashley and Pool be right then was Jefferson wrong in Lis idea at constituting the Universit of the State, of the Band, or the State of a supporting the paint the construction of the state of a supporting the paint the construction of the state of the state of a supporting the paint of the State of the state of a supporting the colleges are betther identical, nor view its and the state of a supporting the paint of the State o Messes, Ashiey and Pool be right then was Jefferson wrong in Lis idea of constituting the University of Virginia. And the mes-who have reorganized the college of South Carolius as a University,—such men as Burawall and Rivers and the Locoutes, are wrong Committee of the Board of Trustees of the University, after their faces is finally him-ed off the stage of action, and the doors of this unfortunate Institution are "closed for wrong. The plain fact is, that a University and

The plain fact is, that a University and a College are the same as to the Dilater structure of the solution of The prain fact is, that a University and a Collego are the same as to the things tanght, and as to granting a Diptoma for a preseribed course of studies successfully pursu d. They differ in that, a University knows nothing of divisions into, classes, or years. Each Professor is king in his

Work and Wix - Winterer you ity b do in life, try with all yous heart to do well, whatever you devote yourself to do your substrained to be thereaughly in reariest and small, be thereaughly in reariest Never believe it possible that any ages rai or improved ability can claim an numbly from the companionship of the ateody, plaim, hardworking qualities not hope to gain its and. There is no such that as fulliment on this earth, from happy search of his imagination in regard to a Untrensity. If, however, any hing could avail to impress on the unload of man a desper convision than they already possess of his and his associates' unfilmess for the places they occupy, it would be a careful examination of the thing.

A CORLERTY,

hope to gain its and. Three is no such thing as fulliment on this earth, from happy talent and some fortunate opportunity may foun then two sides of the invector on which some men mount, but the rounds of the ladder must be made of stuff to stand wear and tear, and thure is no substitute for thoroughgoing, sedent, and sizeers earn-estness. Never put one hand to anything on which you cannot show your which self, never affect depreciation of your work, whatever it is. These you will find to be golden rules. A CURICATT. It is to have 8 colleges and a Department. The colleges are not to be sub-divided into colleges, but the department is to be made up of 5 departments and is called "colored." Of the colleges, one is Normal, and has a most unique constitution. Like the color-