that and all other respects will be done result enunet be doubtful. But Gov. Holden is not the only high official who ought to be impeached. His

and to liberty, then the high and unbeard of offences perpetrated by Chief Justice Autono porpus, as he was plainly, by the dust show beyond any responsible cavil or

The American American per was uplawful, he substantially and in sally sustained him in his lawles course. Gov. Holden proclaimed that he dent, he so informed the desperadoes who at his bidding made the arrests; his newpaper organ said so day after day; and the Chief Justice himself told the correspon dent of the New York Tribuse, as the cor respondent said, that he and glov. Holden were in accord and understood each other and from the day the grave charge wa the constitution, liberty and habous corpus

in the matter referred to. The House of Representatives have imeffective confederate, the Chief Justice -Such a move as that made by Gov. Holden in suspending the constitution and laws. only no authority in law to support it, but it is unheard of. Having done it once, he may do it again. He suspended the laws and deprived scores of good peaceful and unoffending citizens of their liberty and imperiled their lives. He may do this again—how soon no one can tell; and the only no authority in law to support it, but right he had thus to destroy the liberty of eighty men for a month, he still has to desprise every citizen of the State indefinitely of his liberty and imperit his life. The Chief Justice made this action of the Governor effective for the time being.

Here was an actual suspension of the State government, downright usurpation and despotism, done by the Chief Executive and sustained by the Chief Justice. Here was treason against the State, and the Chief Justice, perched upon the last and strongest bulwark of liberty and the Convergence with Hon, Kilden Lastier which must have precedence even over your Excellency's.

stitution, sustaining it. safety, the dignity, and the honor of the State, as well as the safety of public and al liberty, do not demand that the Chief-Justice shall be huried from the high place which he thus prostituted, dishontrue, there can be no question that he his subordinates during his whole admin ought to be impeached. They are true. We know what we say when we repeat, they are true. Let the House of Repro-sentatives make due inquiry, and they will find out the truth of what we have said, and much besides, tending to austain the

strongest bulwark of liberty and the Con-

There is this further: The Chief Justice has known for months past that many per sons insisted on his impeachment. Yet he had the presumption and hardihood to send to the Senate the tribunal which complained of This he did, insuifeetly, for the purpose of embarracing the Senate, and that body very properly refused to hear his paper read. This conduct not only shows a total want of a sense of propriety and decency, but a wilful purpose to temper with the Court. He was proper to temper with the Court. He was properly and more time to serve his party. to timper with the Court. He was prop-

smong other things, that any officer is State. That the gentlemen will rise to a this State shall be liable to impeachment for habitual drumbenness, interiorities while suggest in the carreies of his office, and have occasion to mention happenings and whose personnl integrity has ever the control of the carreies of his office, and have occasion to mention happenings and

Now, it is a notorious fact, that the THE PEOPLE OF MIN BY CON- BECONGULATION the Bench while in the discharge of the the Supreme Court, or a part of these at hets, if required. He has, time after time,

was publicly drank at the Episcopal hurch, in this city, and his conduct was much out of propriety as to attract the sttention of many persons. These facts importial trial and that exact instice in

sitution, liberty and common decency, we mand the imposchment of this man

graceful conduct, after having impeaches Gov. Holden! Let two examples he made of these two arch offenders. Let all n in this and future generations knew that en, occupying such high places, cannot, ith impunity, thus override the Constitu ion and subvert public and personal lib erty, or outrage all decency. Such conact on the part of an English King would st him his crown if not his fife. Shall be said that American freemen will pass such usurpation and despotism un

impended. The facts show, that while conceive of cases in which official offend he distributed secretarily showing that we is conceived to be fairly deposed.

LETTER TO GOVERNOR CALD WELL

SESTINEL OFFICE, Jun. 16 1871. lency, but I cannot omit to express my ment that your Excellency should give two distinct and contradictory ac

which occurred in your office. You first report to the Legislature tha Lewis Olds received five thousand dol burn from his father-in law, the late Gov Which report shall we believe?

I know that with your party money is

counts of a simple business transaction

you correct the error where you made it to the Legislature.

It is a question of time you invite me to have twelve days, nor did your pre-deces-sor; but the office, the Executive, did have

North Carolina.

And now having disposed of the matter, include me, Governor, in a word of friend-

This institution should have received the attention of the Legislature before the Christmas holldays. Dr. Grissom is a sober man, but he him tolerated drunkenness in his subordinates during his whole admin-istration. During the recess of the Legis-tature he made hot haste to get clear of some of them. If a lass gave employment to the old carpenter of the limitation, Mr. Goodwin, who had been discussed for his political sentiments after serving the insti-

We were not aware of the fact that the Doctor, since his connection with the insti-

enpaged in the service of his office, and have occasion to mention happenings and whose pers

FEDERACY.

partitioned fields, to the Senate, the Arting-ton-Lee speech of Senator McCreary and the State rights annesty motion of Repre-sentative Jones in the House have all disen the radicals and many good cons ion that political power is still a most dangerous weapon to place in the hands

of to say non-sensical positions men who laim to control and direct public opinion giving to ex-confederates political pow-

to make the Southern States mere depose of Holden, Pearson, and Histe had

able excuse for an egregious wrong. Suppose Senator Vance is not admitt will not some other conservative democrat. qually as obnoxious to them, but lected This is all nimed at a few men, as well

who will be called upon to do so; and the of adversity, ought not, nor will not, be

are the true friends of the country, while the latter are only friends to a corrup

control of the govern most satisfactory expense that could be called upon to incur.

A MALICIOUS MISREPRESENTA TION.

The New York Herold, in speaking the election of Gov. Vance, "an unparely ed rebel," to the United States Senate

have been driven from their support of generous policy towards. her by these un timely outcruppings of a malicious spirit. That the impactment of Goy. Holder is an "outcropping of a malicious spirit" is a malicious misrepresentation. The Her-old published a long article from its Raleigh correspondent a few days before the appearance of the above, which plainly and truthfolly stated thingwas they are Why cannot the Hendel do Justice to the stead of lending its are ment to rudicals whose interest it is so ment to rudicals whose interest it is so No advantage will be taken of the

RALRICH, N. C., WEDNESDAY, JANUARY 18, 1871.

Forgiveness in God-like. Honest rison listion and forgiveness in personal and olitical feats are commendable in the lighest degree, and may be reckened

character to the Republican party in Karak Catalina, and Joseph and rest legitude of Plant Jones, Culty Mayo,

We heard of some Conservatives voting ernor took before he replied to Mr. Jor-for Mr. Phillips, and now it is proposed dun's resolution!

With regard to the amount paid to Mr. of adversity, ought not, nor will not, be entrusted with their confidence. The Heraida, the Butlers, Grants, Pomercys may complain and do as they fike, but all the powers of earth will never make it otherwise. The Southern people, them consent to confer homers upon those who have shown the north they shown the serve who have shown themselves wanting in it.

Senator Vunce and the people whop he represents, are truer to the constitutions.

Conservatives," alluded to by the Herold, Kirk's surgeon charge of the Lunatic As are much more interested in keeping the lim than giving it to Dr. Grissom. Neither their own Dr. Grissom nor Mr. Phillips is a favorite with the white people of North Carolina. They have co-operated with Holden, Littlefield, Ashley, Dewcese, Aiden, Laftin, Billy Henderson, Calvin Hogers, Farriss and Phil. Hawkins, to poison the minds of the ignorunt black man against the white man. Relying upon 80,000 negro votes, they succeeded for a time. They did not hesitate to partake of the honors and profits which belonged to the negro victors. Let them remain in peace and quiet with their negro and carpet-hag allies whom they have chosen.

Dr. Grissom has been nominated for the coming Convention by a Radical caucus held at the Standard office. Prominent Lassiter, our Representatives in the House, and their negros and carpet-hag allies whom they have chosen.

SOUTH CAROLINA. The negro Legislature, with which this infortunate State is cursed, under the

LEPTER PROM SON CALDWELL | Legislature of North Carolina RALESON, N. C., Jun. 13, 1871. Josiah Turner, Jr.: Stu-In the SexTINEL of the

"EXTORTING EVIDENCE The evidence exterior from the Execu tive, by the resolution of Mr. Jordan, o which the matter deserves.

Mr. Jordan's resolution pass 9th day of December, and before Governor Holden was functus officio. It devotved apon Gov. Caldwell to furnish the infor

money from the State Trassity over and above what the law allows as salary. Gov. Caldwell is said to be very de-ficient to matters of arithmetic. We have reason to think this is so. We learn that reason to think this isso. We team that his report to the Legislature is incorrect as to the amount paid by Gov. Holden to his son Lewis. Gov. Caldwell reports that Lewis received \$5,000; while others that Lewis received \$5.000; while others say he only received \$500. Still another report has it that son Lewis received only fifty dollars. It matters not which is correct, the principle of the payment is the same. Lewis carned \$50, as much as he did \$500, or \$5.000. The stoornity consists in the Father's paying to the Son for acryices he had not mondered. As Attor-

December, I sent a message to the House Jordan Potter, the jailbird Howell and the Rev. Mr. Paialey. Dr. Grissom traveled with the thirf Judge Alden, and made a speech with the villain at Boon Hill.

We have the form Conservatives voting.

With proper respect, Yours, &c. TOD R. CALDWELL.

For the Sen MEETING OF THE PROPER IN

SENATE.

MONNAY, Jan. 16, 1870 This body assembled at II A. M.

Tills totily assembled at 11 A. M.

President Warren in the Chair.

Clerk called the roil, and the following
members answered: Messas Albright.
Beasley, Bellamy, Brogden, Currie, Dangan,
Eppes, col. Flemming, Gilmor, Graham,
king, Latham, Lehman, Linney, Love
Manney, McCotter, Merrimon, Monce, Murphy, Olds, Price, col., Robbins, of Rosan,
Robbins, of Davidson, Waddelf, Warren,
Whitesides,

Mr. Gilmer stated that Mr. James A.
Graham, Senator elect from the 10th Bis

Graham, Senator elect from the 186th Dis-trict, was present, and asked leave to present his credentials, and that the Senarict, was present, and that the research has credentials, and that the research has come forward, was an and took his seal.

The Chattenan stated that the Pristler's was always, set, and the Ast Clerk was without the Journal of the proceedings.

INTRODUCTION OF BILLS.

Mr. Gilmer: Bill to charter Citizen Bank of Greensboro', authorizing books of subscription opened, &c.; placed on Mr. Love: Bill relative to Justice

RESOLUTIONS. certified copy of the act of 186

Bill in reference to the poor hous incoln County. Passed. Lincoln County, Passed,

Bill smending the inspection law, relative to tax on fish caught in the waters of the State. Provides for its increase.

Mr. Latham hoped the bill would not pass, as the people of his section of the State are largely interested, and would suffer by the unforcement of such a measure. The inspection tax was already onerous, and to increase it would be unjust, and would result in injuring the fishing interests of the State. ng interests of the State,

benefit of the children of the State, with-out regard to race or color. Passed, H. Resolution giving W. H. Gentry, Sheriff of Stokes, until 15th February to collect and pay over county tax for 1870. Passed its second reading. H. Resolution to provide for the com-pletion of the W. N. C. R. R., calling on the officers of said Road to report its condition. Passed. Mr. Graham, of Orange, asked to be ex-cused from serving on Committee on Penal

ursuant to adjournment the House was d to order at 10 o'clock.

HOUSE OF REPRESENTATIVES.

State. What protection did this give the people of the State?

The ball then passed its several readings. On motion of Mr. Johnston, of Runcombe, the rules were suspended and his resolution in regard to the bonds issued to the Western Division of the Western

On motion of Mr. Jones, of Caldwell, was referred to the Committee on Finance. Mr. Sottle, presented a potition from the Sheriff of Rockingham county, in regard to having overpaid the State Treasurer.

Mr. Ashe, from the Commission to take depositions in the contested election in Wayne county, submitted a report, stating that neither party to the contest wished depositions to be taken, do:

After some debate the matter was, on motion of Mr. Sturdwick, referred to the Committee on Privileges and Elections.

On motion the House then adjourned,

PUBLIC MEETING

gether as mease, at the Court House this day. The Court room was crowded to overflowing. Joseph Potts, Eq., was called to the chair, and John C. Gorham,

to do.

Judge Warren then took the stand and
addressed his fellow-citizens for over our
hour and a half. His argument in favor
of having a Convention to assess the
tate Constitution was foreithe and impres-

sdjourned.

JOSEPH POTTS, Chm's.

(From the London Ob THE RULE OF THE PRESCH.