legislature of Yoff



## **VOL. 5.**

## THE SENTINEL

Legislature of worth Carolina.

SENATE. WEDNESDAY, Jan. 25, 1871. Called to order, Mr. Jones in the Chai

Called to order, Mr. Jones in the Chair, Journal read and approved. Mr. Robbins, of Rowan, from Commit-tee on Enrolled Bills; Mr. Graham, of Orange, from Committee on the Judiciary, submitted reports. On motion of Mr. Dargan, the report and the bill of Mr. Graham, from Com-ities of Mr. Graham, from Com-

mittee on Judiciory was ordered to be

The Chair announced the hour for con idention of special order. On motion of Mr. Love, the special or

der was portponed until 11 o'clock. Mr. Love, from Committee on Proposi Bans and Grievances, salamitted reports ou several infls. Mr. Currie, f.m Committee,

Mr. Curne, 1. on Committee, aported several bills as properly engroused. Mr. Merrimon areas to a question of privilege and stated that Gov. Caldwell desired him to say that the reason why he-(the Governor) had not offered a reward for the arrest of Milton 8. Little data authorized by the General Assembly, was because he had not received an authenticated copy of said act, and wished to know why said copy had not been furnished him. The Chair stated that the bill had just been returned by the Committee

had just been returned by the Committee to which it was referred, for ratification by the Chair, which would be done, and a copy furnished the Governor. Mr. Robbins, of Rowan: A bill to repeal certain sections of an act ratified in August, 1868, to organize the militia of North Carolina. Placed on calendar

Mr. Merrimon, a bill to consolidate th North Carolina Railroad Company and the Westara North Carolina I Company, and for other purposes calendar, and Ordered to be placed on

because the same property shares as the same and the same as a same the same as a same Lody suspension of the rules, bill passed emarks of a number of gentlemen.]

its several readings. THE SPECIAL ORDER. was taken up, being the bill to consoli date the North Carolina Railroad Com-pany and the Northwestern North Caro-

na Rairoad Company. Mr. Gilmer offered substitute for th ill which was read. Mr. Mer.imon moved to post poue furthe

condition of the whole matter, until Friday at 11 a.m. Mr. Cowles hoped motion would not

Wr. Love insisted on the motion of Mr Merrimon ; and proposed an amendment "that it be printed," which was accepted Mr. Dunham offered a joint resolution calling upon the Governor for the letter books of the Executive office, instructions Mr. Robbins, of Rowan, hoped post ponement would not prevail, and insisted

given to spice and detectives, muster rolls of the Adjutant General's department, &c. On motion of Mr. Dunham, the rules a passage of the substitute. Floging made a speech of ability length in opposition to substitute and were suspended and the resolution passed

Mr. Dargan forcibly advocated the sub stitute in remarks of length. Mr. Mercimon again spoke in favor of

Mr. Speed urged postponement and

Mr. Graham, and Mr. Robbins of Row

an, spoke. Previous question called, and upon this the ayes and nays demanded, which resul-ted in the defeat of the previous question. Question to postpone substitute until Friday at 10 A. M. and to print, was put,

Mr. Blodsoe of the amount of mentioned in the bill, as a matter of com-

o-morrow.

its several readings. Adjourned.

SENATE.

RVENING SESSION.

gard to offering rewards for the Robeson Adjutant General of the State, relative to By Sykes, col. : A bill in favor of the A SPERCH FROM FRANK BLAIR. ployment, and cost of militia, in ncounty outlaws, was taken up, and, ou motion of Mr. Martin, was referred to the

motion of Mr. Martin, was referred to the Judiciary Committee. Mr. Robinson, from the Committee on Encolment, reported screent bills and rem-lution as being correctly enrolled. On motion of Mr. Ashe, the rules were On motion of Mr. Robbins, of Rowan On metron or an Armator were or five copies for each Senator were or to be printed. Mr. Graham of Orange, by perm Mr. Graham of Orange, by perm

On motion of Mr. Ashe, the rules were ampended and she equivilant in three of a the Sheriff of Columbus county, was taken up and passed fits several readings. UNFINIEND BUSINESS. The unfinished business being the bill to call a Concention, the House proceeded to its consideration. The question recurred upon the amend-ment of Mr. Hargrove, adding the words "two thirds concurring." A vote was taken and the amendment was rejected by the following ballot: YRAS. Meets. Brocks, Brown, Bryant, other and the amendment was rejected by the following ballot: YRAS. Meets. Brocks, Brown, Bryant, other and the amendment was rejected to the construction of the several readings. On motion the special order was post-

to call a Convention, the House proceeded to its consideration. The question recurred upon the samend-ment of Mr. Hargrove, adding the words "two-thirds concerning." A rote was taken and the amendment was rejected by the following ballot: Yras — Messes, Brooks, Brown, Bryant, of Halifax, Bryan, of Jones, Benn, Bux tos, Cawthorn, Carson, Collis, Copeland, Darden, Dodley, Elliscot, Paulkner, Pickin-er, Garrison, Gathing, Hoodwyn, Grysther, Harris, of Franklin, Hargrove, Hardy, Johnson, of Edgecombe, Jones, of North ampton, Justice, Lyön, Mabson, Morris, Morgan, of Montgouery, Morgan, of Wake, Newson, Nisson, Page, Phil-lips, Reavis, Rolshins, Smith, of Hali-fax, Sykes, Tucker, Willis, Williamson, Yoang, of Wake.—42. Nava.— Anderson, Armstrong, Ashe, On motion the special order was post-On motion the special order was post-poned for two minutes. Measure from House raw read, states uniting a resolution which had pussed that loady, calling on his Excellency the Gover-not, to hay before the House of Bepresen-tatives, the letter book, embracing the correspondence of Gov. Holden, by letter or telegraph, during the years 1869 and 1870, and also all order books, musier Rolls Pay Rolls, de and all instruction Rolls, Pay Rolls, &c. and all instructions,

either general or special, given to detec-tives during said years. On motion of Mr. Robbins of Rowan,

NATS. - Anderson, Armstrong, Ashe, Atwater, Atkinson, Broadfoot, Bryson, Clinard, Crawford, Currie, Dickey, Drake, rules were suspended, and Resolution was Duckworth, Dunham, Furr, Gore, Gray Mr. Robbins of Davidson, a bill in rela-

on to the corporate limits of the Town of Thomasville. Calendar, Mr. Gitmer, a bill to incorporate the

Trustees of Og-berry Male and Female Academy : referred. SPECIAL ORDER.

Duckworth, Dunham, Furr, Gore, Gray son, Gregory, Henderson, Houston, Hill, Hinnant, Johnstoh, of Buncombe, Jones, of Caldwell, Joyser, of Pitt, Jordan, Kelly, of Davie, Kelsey, Kincade, Lassiter, Lucus, Luckey, Maxwell, McAfee, McAllister, McCauley, McNeil, Mitchell, Nicholson, Paylor, Rankin, Regan, Robinson, Shull, Suith, of Anson, Smith of Wayne, Spar-row, Stanford, Stewart, Strudwick, Tom-inson, Waring Welch, Withers Wilcor, ing a bill to authorize the Commission s of Ouslow County to revise and adjus linson, Waring, Welch, Withers, Wilcox, Womack, Woodhouse, York -- 58.

[For the reasons given a day or tw

payment to witnesses summoned to ap After numberless amendments and mucar/and testify the same pay and mileage lebate, the various sections of the bill as now allowed to witnesses in the Supe-rior Court of Wake: and authorizes the Clerk of the Senate to certify the number were adopted, and the consideration of the bill as a whole was postponed until

there of the senate to certify the humber of days each witness may attend. On presenting the bill Mr. L. said, I rise to a question of privilege. I am about to usk leave to introduce a bill in relation to A message was received from the Gov

ernor, stating that it would require a joint resolution in order to have the letter books of the Executive office laid before either the impeachment trial, and as a Senator House. The message was placed on the calendar. setting as one of the tries on that im-peachment I desire to explain. The Coun-sel for the Governor, Messra, Smith, Boy-Calendar. The Chair announced Messes. Wounack, Withers, Phillips, Hargrove and Ashe, as the Committee in relation to the Chatham

den, McCorkle and Badger, represent that to enable them to make a full and com-plete defence it will be necessary to have the presence of from sixty to one hundred sees, who are interspersed in twenty five counties, difficult of access, and many of whom, if not all, are poor and cannot afford to attend this trial unless they are provided with funds to pay their current

d expanses. That the Governor is unable to bear this expense, and unless this provis-ion is made, it will be equivalent to a de-nial of justice. It is the opinion, also, of the counsel that this application should be first made to the Senate as a Legisla-tive body, and that is my apology for of. Being to

Called to order, Mr. Jones in the Chair Mr. Graham, of Orange, said, I do not On motion of Mr. Graham, of Orange, the bill in favor of M. A. Bledson, Esq. know that I can support this bill in its present shape. I think there should be at least a restriction upon the number of witnesses to be summoned, and that the was taken up. Mr. Merrimon advocated the payment of

State of North Carolina should pay for second line must be begun on the coast-Mr. Latham opposed any further appro-priation for Mr. B's. benefit, inasmuch as he (Mr. B.) had accepted terms of a resomove the reference to the Committee on the Judiciary to consider the propriety of an amendment not allowing more than witnesses to one fact." lution which amounted to a compromise The reference was so made, and the ommittee ordered to report to-day. so and the State. Mr. Graham, of Orange, made a forcible speech in advocacy of the justness of Mr. Biedsee's claim, and insisted on paying. INTRODUCTION OF BILLS. Mr. Bellamy ; a bill authorizing the Commissioners of Edgecombe to issue bonds ; referred. Mr. Press Mr. Flemming, a bill to incorporate the to the very letter, this affair of honor be-tween the State and one of her citizens Marion and Cranberry Railroad Company who furnished, during the war, provisions to keep the unfortunate insane of the State from starving. Mr. Robbins, of Davidson, was opposed referred. Mr. Lehman, a bill relating to Roads, Bridges, &c. ; referred. The mane, a bill to repeal certain sec to any further payment to Mr. Biedsoc, and proceeded to argue at length giving reasons for his opposition. Mr. Norment insisted that it was an tions of an act passed in 1868, concerning Fownships ; referred. MOTIONS AND RESOLUTIONS. Mr. Norment insisted that it was an honest debt due Mr. B., and thought the Mr. Bellamy, a resolution of inquiry of the Superintendent of Public Instruction ; referred. honest debt due Mr. B., and though the State would only do its duty by paying the amount claimed by him. Mr. Røbbins, of Rowan, favored the payment of the claim as nothing but just - nothing but right. Other remarks were made by Mesars. Manney, Gilmer, King and Murphy, after which the provious question was called and sustained. Price, col., a resolution concerning the ligging of a canal from Waccamaw Ri to Little River in South Carolina, Lies wer. Leave of absonce was granted to Mr. King, until Saturday next. Bill in favor of M. A. Biedace was put and sustained. The amendment offered by Mr. Gilmen to the substitute was adopted. On the question of the substitute of Mr. Merrinaen, on motion of Mr. Robbins, of upon its third reading. After some te-marks in its discussion, and some explanation of votes, and under call of previous quession and ayes and mays, the bill passed, 4 to 16. Bill to incorporate Trustees of Mt. Ver non Academy, in Craven county, passed third reading. Mr. Robbins, from Committee on Enstitute by 30 ayes, 9 nays. The bill was put upon its second read The bill was put upon its second resid-ing and passed. Mr. Gitmer moved a suspension of the rules to take up the bill on calendar, au-thorizing the Countissioners of Onslow County to revise and adjust the tax list of that county, which is now-in the hands of the Sheriff. The rules were suspended and the bill passed its second reading. On motions of Mr. Murphy, the further consideration of the bill was postponed and made the special order for to-morrow morning, half-past 11 o'clock. Adjourned. Hed Bills, reported. Bill to amend an act concerning the tlement of estates of deceased persons

Sheriff of Pasquotenk county; referred, By Mr. Martin: A bill to aused Chap-tor 66, Laws of 1858–59; referred. Mr. Robinson, from the Committee on Enrolment, reported trations bills and re-

utions as being correctly enrolled Ry Mr. Crawford . A hill in solution. *br. dism.* and milenge, of witnesses; i By Mr. Luckey: A bill in relation to

he Insane Asylum ; referred. By Mr. Aslie ; A bill to amend. Chapter Section 13 of the Revised Code ; re-

Gerred Rankin, from the Committee Mr.

Salaries and Fees, reported upon the Sal-ary and Fee bill. The bill was placed on the calendar. On motion of Mr. Scott, the rules were On motion of Mr. Scott, the rules were suspended and the resolution in reference to the amendament of the Sth Article of Impeachment was taken up and adopted. The cumsilieration of the Concention bit was resumed. The question recurred into the passage of the bill as a whole.

After a long debate, the bill was postponed until to morrow at 11 o'clock, when t was agreed to call the previous question upon the bill on its final passage. Adjourned.

NOTE -Messey Marler and Reid should have been reported as voting in the nega-tive upon Mr. Hargrove's amendment, in Wednesday's proceedings.

-----REMARKS OF

MR. LOVE, OF JACKSON.

In the Senate, on the Bill to Conmitidate the North Carolina and the Northwestern North Carolina Brilroad Companies.

MR PRESIDENT' How long, may I not xclaim oh, how long ! is hope to be de-rred in the West ( Are promises made errod in the West (

logo to introduce a built to provide for the and the produces of consider, of that or a performance of a time-range on the logo provides for the fail, in the second states of the performance of the second states of the but they do not make one forget the promises of legi-lators, made long ago; hat we should have a railroad, as soon the finances of the State would admit They may speak beautifully, eloquently of our cloud capped peaks, our grass slopes, our fertile fields, our wide-spread valleys, our grant forests, our wide spread valleys, our giant forests, our mines of wealth and our inexhaustable water power, but on the subject of a railroad, as in days of yore, they bid us assu-to bide our time with patience, and in the hap guage of the Senator from Guilford, say after a while it may be well to consolidate with the road west of Morganton This sir, is the same song sung to the West a quarter of a century ago, by the gen-tleman's predecessors in these halls; and now, after waiting thus long, we are to be again postponed, and deprived, yea strip ped of our only remaining hope for a rail-road by the consolidation of the N. C. Railroad and the N. W. Railroad. I trust sir, this will not be done-this wrong perpetrated on my constituents. For a loneries of years my predecessors have stood

here and voted thousands, millions of dollars, for works of internal improvement in the eastern and middle portions of the State, with the assurance that our great Central local sectors confines. Year ago the faith of the State was pledged to build a road to Ducktown. The single

line was to be driven through the State from east to west. This was the original compact between the sections. But a

RALEIGH, N. C., SATURDAY, JANUARY 28, 1871. JEFFERIOS, Jan. 18.-After Frank

> and yesterita Bin residences restering for the U. Schen-ate, he was conducted to the Sponker -lock when however the data for his clear. Both The sold he would not explain his position in a particum manner. He was result of the thie of Dennerative Schener, but he scaled many forgat these glasions allow of another party who helped to free the State from what he termed a flagitions mutuation. The election data of logitions

usurpation. The election showed that as spirit of rotaliation existed. All was proce nd harmony, and all parties were and

ed to establish the liberty of the citizens of Missouri. Much had been said about the Broadhead letter. He was determined never to explain it to any man until this election was decided. Now he

would say, in explanation, that it must b interpreted by the circumstances attending interpreted by the circumstances attending its writing. The reconstruction acts works in previews of execution. The principles of the effect of Congress and been declared unconstruction by the bupering Court of the United Biatis. We power was con-ferred on the utilizery article to try and exe-cute persons in the McArdla case, Milligan and Bordes and others well become, Milligan

and Bowles, and others well known; it was then the letter was written. The Presi dent, he said, then had no authority to excent have declared unconstitutional. It. would have been perjury to do so. The President is not called upon to execute the Reconstruction laws; they are already ex-ecuted, but in no State of the Union could in election be held to day where a Demo

in election to held to day where a benu cratic majority was probable, that troops, would not be found to keep Badicals in office. He would never assent to the use of military power to over use the people ion. That outrage has at the eliperpetrated in Missouri by G.u. Urant ; and

if it was an ontrage here, now much more to was it in New York and Philadelphia Gen. Grant had circled New York with gunboats and filled her streets with sol

the tax list of said county, now in the ferred in the West ( Are promises made Gen. Grant had circled New Tork with hands of the Sheriff, Put on its third but to be broken? Are pledges given but to be forgotten? The beautiful pictures diers to couple the store that the store to be forgotten and soccoursed transfer to be forgotten? The beautiful pictures are store to be store to be forgotten and soccoursed transfer to be forgotten and soccoursed to be forgotten and the beautiful pictures to be store to be store to be socied and the store to be store to be broken and the beautiful pictures to be store to be store to be solved as the store to be store to be solved as the store to be store to be solved as the store to be store to be store to be solved as the store to be store to be solved as the store to be st Ar the Marchetter of the Stre regree of an entit reaction are on the most of Ard aterference or disturbance either thea or blood, colored, who killed Mr. Draughon In November The act of the President, in Johnston county sometime last year herefort, had not a shadow of justification. Thanking them for the honor con-ferred on him, he promised to exercise his is now in jail. Youngblood got on the udgment in the Secret in accordance with stes, and if the time should come Bridge near Wilmington and was raced principles, and if the time should come will and interest of the State he would re-turn the charge with which they had that Once when near the edge of the boat he

day intrusted him, Mr. Hendervon, Gen. Blains competitor for the Senate, was called for, and made a good natured, kindly, and very humor made ous speech, referring to the early military career of himself and Blair, whom he continually spoke of as Frank, making many local hits, which caused merriment. He was about to refire to the scents of privatelife, while his friend Frank was going to Washington to be hunted to death by 40, 000 office-seekers. He had confidence in him that he would do his duty ; | but if he did not, he would be as dead on the 4th of March, 1873, as he (Henderson) was now. Frank was going from them with his locks of auburn tint, but he would come back to them in two yours as gray as # Norway rst. [Laughter.] He did not r gret Blair's election ; he was only sorry

that for him, m visition for film, and commercial three who wanted to but didn't. He hoped that no thought of film would disturb their alumbers. [Cheers.] The joint session then closed, and both Houses adjourned.

AN AWFUL DESTR-Buried in a Snow lide.-[From the Idaho Stateman.]

STATE NEWS Before His Honor Judge Russell, vester day, at Chambers, Charles L. Orad., edi-tor, of the Wilmingtour Post, appended, through his counsel, Mesars, Wright &

COMBAT WITH A MASTIFF 4 FIGHT FOR LIFE OR DEATH-A HEROIC WOMAN Mr. Timerman, of Gree

through his counsel, Mesars, Wright & Strongh his counsel, Mesars, Wright & C. Alboitt, G.Z. French and J. W. Schenck, Jr., a invertigagees, shall be restrained from willing the Past establishment. M. London, Esq., appeared for the defendants, and the case was ably argued on both sides. The decision of His Honor has been reserved. A new phase of the affair transpired has night. The mortgagees, Messra Abbott and Schenek, obtained from the Clerk of the Superior Court, on a new suit, an order to the Coroner to close the Past establish-ment, which other was taken in hand and promptly executed, by Convner Howlett. promptly excented by Coroner Howlett Later in the night Mr. Grady succeeded in giving the necessary bull, and the gas released - Wilsington Journal

As OUTRACE — Wonington Journal As OUTRACE, as the mail and passenger train on the W.C. & A.R. R. was about five miles this side of Suntar, on the way to this city, two shots were fired into the second class/coach, the balls passing very near Captarn Junius Gardner, the conduc-tor of the train. It is supposed that the outrage was perpetrated by some negroes who had been lately put off the train by C...ptain Gardner, because they were unable Captain Gardner, because they were unable to pay their way. - Ibid.

thrown several stones at him, when he hold refuge under the kitchen. A short into after Mrs. Haff, while assisting Mrs. Timerman in carrying some things from the house to the kitchen, saw the dog with testility steps and glaring eyes advancing short to be kitchen, saw the dog with testility towards her. 'Sile, ascing she could not stop the dog, by word or gestam, at once prepared to defind hereoff, as flight is non-prevaled. As scon as the dog was non-the house to the kitchen in the first doct and at tempted to size Mrs. Haff by the thread. Their entued a scandard bactween the woman and dog of about ter ministres duration, and which for its flerceness caresly has a parallel in such encounters. Mrs. Huff first threw out her both arm, which the dog bit fearfully mear the wrist, and will her right hand caught the infinite lorte by the thread, and as some as her left hand was released from the grip of the dog she selies in the under jaw with it. Knowing from every circumstance that this combat would be a lengthy one as soon as the first excitement had subside of Mrs. Huff ordered the family to close every door but sowly drew the dog. Before ranching the steps in front of the open door, the dog had for a short time martially disengued biasely and but Mrs. Huff every core but time infinites are as the left the steps in front of the open door, the dog had for a short time martially disengued biasely and bit Mrs. Huff every core but time in the house the steps in front time martially disengued biasely and bit Mrs. Huff every core before the steps in front time martially disengued biasely and bit Mrs. WESTERN RAILBOAD .- We learn of som further proceedings of the Board of Di-rectors of the Western Railroad, had at the meeting at Fayetteville last Wedness lay. Mr. Atkinson, former Mastei Ma-hinist, and Mr. Ledhetter, former Master arpenter, who had been displaced by the ate administration to make room for Soupbell and Minor, two Radical aptions the hereit on the left thigh. By this resting to operations of the act of het resting to operations of het

door. Finally she had reached the do door. Finally she had reached the door-steps, and began to walk up them back-wards, and when at the top she, by sum-moning all her strength, and by one vio-ient effort, threw the dog to the ground on his back. Before the animal could recover his feet and useend the steps Mrs. was arrested some miles east of here a few

recover his feet and uscend the stops Mrs. Huff had entered the house and cloud the door, and all once fainted. Her wounds were examined and dressed by a skilful physician, who pronounced her case almost hopeless. Her face, arms and limba a few hours after had swollen to double their natural size, the poison from the bite having in a few hours diffused itself throughout her whole body. jumped into the river, swam ashore an escaped, though he was closely parsued, the soon met up with Toney and while bragging of his escape Toney seized him and had him sent to jull.—*Pay. Esgla*. Well done Toncy. The community in

ANNUAL MEETING OF THE STOCK. HOLDERS OF THE FIRST NATIONAL BANK OF CHAR-

LOTTE.

LOTTE, The Annual Meeting of the Stockhold-ers of the First National Bank of Charlotte-was held in the Banking House in the City of Charlotte on Tuesday, January 10th, 1971. On motion of R. Y. McAdon, President, Col. Jao. L. Morthead was call-of to the Chair, and Jao. H. McAdon ap-pointed Scretary. On notion Gen. Ro-appointed a committee to verify proxies, which committee reported a majority of the capital stock represented in the meet-ing. The President and Directors which was received and adopted. This Report shows a large increase of the business of the Bank during the year 1870 over the previous

off, and two shot and killed.

A lot of five hundred house sparrows has been imported into Los

A DOGS REVENUE-TERRIBLE "LESS COTTON." The Macon etta Telegrand and Men ger of the 18th instant, writes as follows the above caption

Arred, Mr. Timerman, of Greene county, N. Y., was recently the owner of a instiff which in hair raised and which was about two processes old, and an deable the largest day in the county. On Prinky attention and the county. On Prinky attention are to product the only the movie phone end the corresponding increase in foor time ranan and a lady neighbor, named Mrs. Eliza Huff, returning home from a "The trime and would not det them pass and a would not det them pass of the gate, and would not det them pass of the sector and the county with England Builer and Grant may work of order the kitchen. A thort time after the and there may get up a was before the next of the planter to imagine in the rown several stones at him, when he is the of a roke of pattines the several and the of a several at the several stones at him, when he is the of a time after the kitchen. A thort time after the art conton crop is marketer and we leave the planter to imagine its several and the several stones at hims, when he is the next conton crop is marketer and we leave the planter to imagine its several and the several stones at hims. A thort time after the in correspond the several stones at hims are a several and the several stones at hims are such the several stones at hims are several and the several stones at hims are several at the several stones at hims are several stones are several stones at hims are year, and a corresponding increase in food cropa. This will, indeed, be only the most ordinary producer. No man can under-take to predict what sort of a difficulty with England. Butlet and Grant may work up in their efforts to secure a re-election, and turn the tide of polities by some correctable technology to the secure to the semarkable arose they may as likely as not they may before the next cotton crow before the next cotton crow may get up a wat

NO. 49.

before the next cetton erop is markated, and we leave the planter to imagine his eventition in such an event, with a erop absolutely unaleshie, and an insufficient supply of provisions on hand. But we are sorry to hear that other than prudential reasons will diminish the erop. Many are rediring from planting and biring their lands to sugrees. This will find to results in erop and one when may be reasoned by a reacher. biring their lands to negroes. T and to results in crop and got wh he represented by a copier. The the planters will buy fittle or no fe and this will call for another re-We have beauti B goojentured that the crop of Georgia, from all causes, will fall off at least 25 per cent, or at hast 100,-000 hales. Let us travel along slowly far a while, and see if we don't make better speed after all.

MORE ELECTION ENFORCEMENT LAW-NORTH AND SOUTH CAROLANA ON TRIAL. Washington, Jan. 23. - An amendatory or Washington, Jan. 26. An announced the supplemental bill to what is known as the congressional enforcement, or election act was agreed on by the House judiciary com-mittee at their meeting to day, and will be pressed through Congress. If possible, at the present ension. This measure ere tends the operations of the act of last ression to other of apply size are with every

Weike 'S' preservise Jacon J. Jack et al. more especially for the alleged naturaliza-tion frauds in Northern cities, the new bill looks to the supervision of the color-ed vote in the South. The military for-ture remains, and actually places the ma-val and military forces useder command of civil officers, while it inflicts severe pun-ishmouts for bribery or initialidation of vo-ters. ters,

NORTH AND SOUTH CAROLINA. The special Senate committee on the The special Senate committee on the South have summoned the Governors of North and South Carolina. It is proposed to investigate these two States to com-mence with. The committee met and ar-ganized this marning, and looked over the mass of documents sent to the Senate by the President. The conservative mem of North Carolina intend to be heard be-fore the committee, and will be able to show from indubitable proof that many of the late outrages in that State have been committed by colored and white members of the republican leagues, or-ganized into pillaring and hernburning parties. They will not deny that there panised into pillaging parties. They will not parties. They will not deny the are outrages committed on both sic they attribute them almost wholig over political organizations. The ters of the investigation are to day ing greatly over a letter from to

NOTES OF THE DAY.

which he resides should suitably reward him \_-Kditor. W. C. & R. B. R.-We learn that the interest due this month by the Wilming ton, Charlotte and Rutherford Railroad will be paid next week, without regard to

the difficulties thrown in the way by Dr. Sloan and his begue Directory. We also learn that the increase in receipts from September 1st to January 1st has been about \$7,000 over the corres-ponding quarter of last year.- Engle.

mintena more reinstated in their

to' on our W. R. R. to Haywood on the Chatham Road now runs daily as formerly. Mr. Clemmons, the contractor, has just gone to Washington to make another ef-fort to secure mail from here to Rahigh by this line. It is understood that trains will wait on both roads for the stage, so

Mr. Currie moved suspension of rules, and put bill in favor of Sheriff of Columis upon its several readings ; motion prevailed, and bill passed.

Mr. Allen, a bill to authorize the Com- of the claim, and which he (Mr. L.) missioners of Duplin County to levy a concluded the matter between Mr. Bled

special tax : referred. Mr. Crowel, a bill to incorporate the town of Lincoluton : referred. M ss ge from House, transferring cer-

tain bills as having passed that body ; ta-ken up and passed.

Mr. Flemming moved suspension of rules, and put bill concerning line between Burke and McDowell counties on its pass Prevailed, and bill passed several age.

readings. Mr. Murphy moved to take up bill amending charter of the Wilmington Life Instrance Company. Rules suspended, and bill passed its several readings. Mr. Lehnan, a bill to amend sec. 12 of chap. 116 of Public Laws, of 1869-70 re-

ig to proceedings in habeas corpus Mr. Olds, a bill repealing chapter 60 of

Revised Code : [provides for the repeal of all inspection laws,] referred.

Norment, a bill for the better pro-M

tection of Homesteads: referred. Mr. Graham, of Orange, moved recon-nideration of vote by which bill in favor of Sheriff of Columbus county passed the Senate, which was done.

Benate, which was done. He then proposed an amendment which was adopted, bill put on its third reasing, and passed. Bill was then ordered to be e-engrossed, and sent to House.

Senate adjourned.

use called to order at the usual hour

Prayer by Rev. Mr. Mason. Journst of restored and approved. Means. Keisey, McCauley and Hill, sub-mitted reports from their respective Com-

By Mr. Copeland : A resolution holding

Committee to examine into the acts of the Chatham R. R. violating their charter

Chathann H. R. violating their charter; placed on calendar. By Mr. Dunham: A resolution calling upon the Governor to lay before the House the muster rolls, letter books and telegrams for the year 1969-70, and copies of in-structions given to all spice and detective?; placed on calendar. By Mr. Withers: A resolution authoriz-ing the Governor to offer a reward of

placed on calendar. By Mr. Withers : A resolution authorize the diversor for offer a roward of \$1,000 for the arrest of Henery Berry Lowrey; placed on calendar. By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the Insane Arabove to refer the provention By Me. Stewart : A bill to suthorize the By Me. Stewart : A bill to suthorize the By Me. Stewart : A bill to suthorize the By Me. Stewart : A bill to suthorize the By Me. Stewart : A bill to suthorize the By Me. Stewart : A bill to suthorize the By Me. Stewart : A bill to suthority

blaced on calendar. Bisewart: A bill to authorize bisewart: A bisewart: A bill to authorize bisewart: A bisewart: A bisewart: A bisewart: A bisewart: A levy a special tax ; refe

By Mr. Bickey : A bill to lay out a new county in he called "Lee county," referred By Mr. Wilcog : A bill to incorporate the town of Jefferson, county of Asha ; referred

By Mr. Waring : A bilk/to require Summing to id-events where of rust extra the interval counties ; placed on calendar. On motion of Mr. Powell, the rules were Do motion of Mr. Powell, the rules were Do motion of Mr. Powell, the rules were taken up and adopted. Due to the process of the bill would be supersided. Rules not supposed any of the bill would be supersided. Rules not supposed. Mr. Gilmer hoped the bill would be supersided. Rules not supposed. Mr. Gilmer moved that the bill be made the special order for next Procedars 11 o'clock, and on motion prevailed. Mr. Gilmer moved that the bill be made the special order for next Procedars 11 o'clock and on motion prevailed.

BENATE

THURSDAY, Jan. 26, 1871.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, Jan. 25, 1871.

two sessions of the General Assembly daily; placed on calendar. By Mr. Powell; A resolution raising a

Senate called to order. President War-ren in the Chair. Journal of yesterday read and approved.

Mr. Olds, from Committee on Judiciary

Mr. Olds, from Committee on Judiciary mbmitted a report on several bills. Mr. Gilmer from same Committee sub-mittee is a report. Mr. Bothins, of Davidson, from Com-mittee on Education, reported on bill in relations to public tands. Mr. Robhins moved a suspension of the rules to take up and consider the report. Messes, Olds and Allen opposed suspen-sion, and insisted on an indefinite post-ponement.

On second reading. Mr. Cook moved indefinite postpone-ment. Provailed. Bill to abolish the common law right of over, On second reading.

Mr. Graham, of Orange, arose to quer on of prisiloge, and proposed a substi its for the bill introduced by Mr. Leh man, concerning witnesses in the impeachment trial.

ment trial. On motion the bill was put on its severa readings (under a call of the previou question, and ayes and nays,) and was adopted. Ordered to be engrossed an ent to House. Mr. Love, a resolution of inquiry of th

Secretary of State; passed, Senate adjourned.

HOUSE OF REPRESENTATIVES.

THURSDAY, Jan. 26, 1871. House called to order at the usual hou Prayer by Rev. Mr. Harday, of th

House. Journal of vesterday read and approved Mr. Jordan, from the Judiciary Com ultree, Mr. Luckey, from the Committee

Mr. President I accept the Senator's dis claimer, but this is ungraciously and of ten thrown in the teeth of the West, ws if we had received the whole sum, and were responsible for its waste, when it is known Swepson Littlefield & Co Swepson Littlefield & Co. swindled us out of this scening bounty. It was no more it was not reat, yet it is iterated and re-

thing but a natural line. What I apppear the Senator calls a rutural line, begins at Wilmington, themeo rais Charlotte. Math effortions, the mouth of the Swannanon to Ducktown. Another begins at Wil-mington, themeo to Fayetoville, Greens-boro', Salem and Johnson's Depot in Ten-nesse. This is their natural line, and not the distorted line they seek. Another begins at Morehead City and Norfolk, and by converging lines, unite near Hillin-boro', thence to Greensböro', Salidary, Asbeville, Ducktown, Men phis and on to the Pacific. This is a natural line, Nature has chaited it of for the mit is charged by has been have been by the world, out near the world, and the commerce of contine-mits - connecting goesne, and apasi-ning a contine-mits diff, it will be the great highway, in opposite directions, for the

The dormain from the Committee on Insane Asylum, Mr. Henderson, from the Committee on Corporations, Mr. Craw, ford, from the Committee on Engrossied Bills and Mr. McNeill, from the Committee on Proposition and Grievances, sub-mitted reports.
 By Mr. Scott : A resolution to allow the Board of Managers to amend the Sth Article of Impoachment, &c.; placed on the same the negro attempting to get a rock, drive whis platol and shot him twice omes in the breast and the other in the abdement of the so, c. P., referred.
 By Mr. Brokitoot : A bill to amend the set to lay of the host to lay of the board of the song th

Cition, 16th.

we deferred. And now a new line William James Hicks and his brother John able means, midway the State, and built ing of the 8th instant with the mail for Atis to be ready midway the State, and built before we are to have any thing. Yes, we are thus to be put aside again, and another, and another, and another road another, and another road another. Are we in the west to be formoon, and had progressed very fa-tice formoon, and had progressed very fa-tice formoon, and had progressed very fa-tice are thus or the book and recent

just above them was a snow slide coming with the velocity of lightning. Jimmy Hicks was in advance, and had just a few affidayit was made last Thursday by some seconds before looked at his watch and of the commissioners elect before Judge noticed the time, which was 4 o'clock. As Baxton for a warrant to bind the parties noticed the time, which was 4 o'clock. As, Jinniny saw his impending doom, he, io ne d Superior Court for compliacy, turated his souw-shoes down the hill, exclaiming, "Oh, God I Oh, Bris!" This was the last ever som of poor Jinnny-nlive. They were carried down the moan-tain nearly a quarter of a mile, into what is known as "Black Warrior," the younger iterated, by those who know better, un-iterated by those who know better, un-til this \$7,000,000, gloams before my dis-torted vision, spectral like on the trees, the leaves, on the rocks, on the clouds, and disturbs my slumbers at night. So much has been add whott this \$7,000,000 and distartion may summers at might. Bo
much has been said about this \$7,000,000
and that I have learned to hade the figure test and event in show shoes a minute nor twelve free of now, and this, too, in the midel nor this form, and that the resuely for the contesting parties unit be singht by gas areas wherever I see it, and almost wish I for not of a pities storm which was raging further that are responsible for this again. The truth is, the project as a whole, both private and state, as custoff are of the final are responsible for this waste, and onght to be arraigned to be array for no private and state, and onght to be array for no providence, his home, his mother, his dead brobler, his home of the share of the sha

could to find the unissing one, which was done about noon of Saturday, and his re-mains brought to the place that night. Since he does not like it. A cor-

bing a continent itself, it will be the great highway in opposite directions for the transmission of the fich productions of oastern Asia, and the manufactured articles of western Europe, rand in it, North Curolins and Wostern North Carolins sullands will be important links. Farat Sizoorna.-Welemmed yesterday evening, that Mr. L. S. Hamby, and a

news from the Littlefield Woodfin-

during an.] direct connection from Fayetteville Raleigh is regular and reliable.- Kagle.

and Discounts being, An increase of, Fovernment Bonds then, another, and another, and amother, and another, An increase of Government Bonds then, Government Bonds now, An increase of, Other Securities then, Other Securifies now, Mr. President the Senator from Ram-dolph speaks of the money showered in the West. (The Senator from Ramdolph, disclaimed any allusion to the \$7,000,000.) with the yelocity of lightnine. The senate An increase of, Surplus Fund then, Surplus Fund now, An increase of, Cash on hand then, Cash on hand now, An increase of, Deposits then, Deposits now, An increase of The total Statement of Assets then. The total Statement of Assets, now, An increase of, An increase of 943,077.08 The Report shows the net income of the flank for the last twelve months was 18 per cent, on the capital stock. Owing to the large increase of business and the imavy deposits on hand, and far the pur-pose of increasing the banking facilities of the community, the Report recommends that the capital stock he increased to the sums of 4500,000. The Report forther re-presents that the Soard of Directors have declared an extra dividend of 10 per cent on the capital stock, which dividend, with the semi-annual dividend heretofore paid associates in 20 per cent, on the capital stock, leaving still on hard a surplus fund of cent 10 per cent, to be shared in by the stockholders.

THE NEBRASKA SENATOR .- Grant ha

"The following resolution was offered i Cot. Was. Johnston and adopted: Resolved, That the President and Direc-ors be and are hereby anthorized to op books of subscription to the capital sto of the Bank until its capital is increase to a sum not exceeding \$500,000. The Stockholders then proceeded, doot a Board of Directors for the ye 1671, which resulted in the election of Y. McAden, Wm. R. Myers, R. M. Oat Refus Barringer, S. A. Cohen, Wm. Joh ston and Jone L. Brown. spondent at Washington says : respondent at Washington pays: The dispatch from Omaha announcing that Gen. Thayer had not been re-elected United States Semator from Nebraska, has caused quite a sensition in Administra-tion circles, where a special effort had been made in his behalf. Gen. T. left Washington a few days since with a letter from the President, wherein the latter states that he desired the return of Thayer to the beaution in the order Sensitive a term on and Juo. L. Brown. The busins of sumeription to in the stock were oppned and \$55,000 scribed by the floatholders present. On motion the meeting adjourned. A meeting of Directory was hel That he desired the return of Thayer to the Senate, as a good? Republican and a true fained of the Administration. This book-el so much like Eccentive distation that inconsed logislative sovereigns of Schus-ka made up their minds, that Thayer should remain at form. This new Senator (Hitchcock) was formerly a delegate in Sugross when Neuradia was a Territory. nonlinousty rea f. P. Pegram,

The second part of the particle of the particl in Scuttleton, Greene County which occurs rol some time since county which occurs Edward Lyons was burned to death The fire occurred in a store occupied health and asfety. As the Germans in Paris, have been placed under the protection of Mr. Washburne, he is made the medium

Edward Lyons was burned to main. The fire occurred in a store occupied by Andrew Wetherington. The store was consumed, togethar with the entire stock before assistance could be rendered. The hornors of the scene were rendered more acute by the howings of a pet dog which which is the store of the scene were rendered more acute by the howings of a pet dog which Florida-Bond-Western-North-Carolina-Railread usency. All quiet on the (R. B.) mere of their present movimums or of their ling 1-Assessile Citizen.

worm and caterpillar. year. By the last Annual Statement A successful trout-raiser in Charlestown the Loans and Disc being, By this Statement the

835,128,14

The following resolution was offered by

fistant Cashler, The Brosident and Cashier were suth-

ized to open books of misoription for in-overand stock, subscription being physicis first day of February, 1871. Dio. L. Monadifficant, Chris. Jino. H. McAnars, Secretary,

The Newbern Times says that at a fir

or folds into the set

 A successful trout-raiser in Charlestown,
 N. H., hopes to have two hundred theoasand ittle fish this season. He is now hatching about thirty thousand a week.
 876,929,85
 A medical journal estimates that the people of the United States pay one 'hundred and twenty-five million dollars yearly 150,000.00
 Bradical provides and for medicines. Boston is over its fear of a stoppage of the water supply. Lake Cochimate in now reported to be up to its proper level. 22.000 74 223.00 130,158 55,995. Green Bay, Wisconsin, shipped 350,000 000 shingles tast year. 27,000 30,000.00

A paper is published in the Cherokee nation in the native dialoct. 69,691,44 

 99,691,44
 nation in the native dialoct.

 161,011,80
 The ice in Virginia this senson is sold to 51,319,92

 961,405,63
 the best and thickest ever gathered in that Blate.

 491,617,63
 New Jersey has 2,830 public school teschers and 161,683 pupils attending the public schools.

Tux PERSIMON. -Some of our North-en friends would be surprised if we aver-ted the set of the west indice, houver, we make to set they were brought all the way from the West indice, houver, we make to set of the set of

spring a persimmon tree, at the bring considered unfashionable we scon found ourself up in the very to iPersimmons, in good order, has add in New York at 50c to \$1 per

Andrew Johnson declares that first han't the first principle of a state-man.— We could not overlook his want of that principle if we were not required also to overlook his want of every other sort.

"General Grant has a fine judgen says a Washington letter, "In the to tare of his livestock." How does it

Some idea may be formed of Akee other want of legal ability when it i linit most of his decisions are as as was his appointment to a place i

Ku Kinx tales are rife again. Area ing to accounts, all the old soudiars, id at Gettysburg, have gutten a furious come and drink spring water with it of half the transmission of the second

Forrest acted in Chattanoogs ad, a Knosville paper states t e appeared on the stage, and the

he appeared on the new that he upon not the casally les

in they host

as was his appointment Cabinet Down Hamowr, th