

The Sentinel.

CITY AND STATE ITEMS.

SATURDAY, APRIL 1, 1871.

ONE HUNDRED EIGHTY-EIGHT CENTS.

POSTAGE AND MAIL CHARGES.

MEMPHIS, TENNESSEE.—Everything

is in full blast, executed mainly

and expeditiously at the Seville

All the best of blanks &

REVENGE OF THE MURKIN.

—Every

one has ready for delivery as soon

as they are satisfied opinions of the

legislature passed by the present

Assembly, with a digest of the

laws and resolutions. Leave you

at once.

Dr. N. F. Reed will preach at the

Episcopal Church, to-morrow

evening and night.

THE POOR INVESTIGATION COMMITTEE.

Lohman is not one of the Senate

of this Committee as at first re-

spected. Latham, Latham, Jones and

constitute the Senate branch.

THE IMPEACHMENT OF JUDGE JONES. In

consequence of the resignation of Judge

James Ellison in Newbern, agreed to

hold his trial here Wednesday

evening after an illness of some six

days and great suffering.

THE HAMPTON MARSH COUNTRY. Mr. W.

McGraw, of Orange, has

been elected to the State Central

Committee.

The member of the State Central Ex-

ecutive Committee invited to attend

the annual meeting is desired as matter

of importance will be discussed.

THE TERRITORY OF EASY. Among the many

meetings and discussions in aid of

the present Legislature, the gentlemen

who name head the slate occupies a

prominent place. Mr. Scott, the rep-

resentative of Rockingham county and

most faithful representative, and

the next testifies that their interests

will always be properly looked after while

Mr. Jones, Mr. Scott's old

friend, has also been a faithful friend,

and every way merits the respect and

confidence of his constituents.

STAGE COACH RATES.

We have received a letter from Sergeant

Bates who commands the United States

troops in the South just after the surren-

der that \$10,000 was

offered him to march in the inter-

est of the Republican party. This offer

he has come through our friends' offer

for W. W. Holden.

We will publish the letter when we are

so informed with other matter.

The offer of \$10,000 is the striking feature of the letter, and very much after the man-

act of Holden.

SOCIAL TAX FOR WAKE COUNTY.

Yesterday in the House, Mr. Young, of

Wake introduced a bill to authorize the

Commissioners of Wake county to levy a

special tax of not more than fifteen thousand

dollars to rebuild the bridges washed

away by the late flood. Without con-

curring the Commissioners of Alexander

county to levy a special tax was passed.

On motion of Mr. Crowell, the bill to au-

thorize the Commissioners of Gaston

county to levy a special tax was passed its second reading.

Message from the House announcing the

passage of various bills.

On motion of Mr. McCarter, the bill to au-

thorize the Commissioners of Pitt county to levy a special tax was passed its second reading.

On motion of Mr. Dargan, the bill in

favor of Mr. Strudwick, was taken up and

passed its second reading.

On motion of Mr. Troy, the bill to en-

force the commissioners of Cumberland

to levy a special tax was made special or-

der for to-morrow morning.

The question of concurring in the

House amendments to the Convention bill,

(to strike out "two-thirds of the mem-

bers present") was decided.

Mr. Merriman moved to concur in the

amendment which motion the Chair de-

cided to take precedence over the motion

of Mr. Love.

Mr. Love made an earnest and zealous

objection on the question of expedient in

calling a convention at this time. He

was in favor of a convention, had been since

1868—had voted this session for a pro

tection bill, for the "twentieth bill," and

was willing still, to do anything he could

for amending the constitution, that it

was inexpedient to pass this bill now.

He contended that the old consti-

tutional party like whites are said to ride

the horses, the voters, white and colored,

and the jury box. Let us come to the

controversy.

Mr. Dargan argued in favor of the bill.

He never would have it said that he had

given up every right they had. He would

favor the bill as did not believe that

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Mr. Allen said he was pained at the

course of his friend from Jackson. He

was in favor of a convention, and he

should vote for one, and without

regard to the wishes of T. C. Caldwell, the

supreme court, or anybody else.

He contended that no Senator could vote

against the motion of Mr. Merriman

without possibly losing the State.

He contended that the will as given

in the Constitution of the State, and

the next meeting in that in any national

convention which may occur hereafter, the

g. and sustained by this gentle and honor

e servant of God may be occupied by all

christian people and by all christian pa-

CIVIL.

The annual meeting of the Ladies' Me-

morial Association will be held in the

seminary room of the Presbyterian Church on

Monday, the 3d prox., at 4 o'clock p.m.

MISS S. A. RARTERIDGE,

Secretary.

Members of the Legislature would do

well before leaving for home, to call on

Mrs. Ettinger, who has the finest mil-

itary establishment in the State, and get a

billet or a list for their wives, children or

their sisters.

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Legislature of North Carolina.

Senate.

Wednesday, March 31st, 1871.

Called to order by President Warren

Jones of yesterday noon and approved

Missouri Law, Finance and Freedoms

reports from their respective Committees.

Mr. Merriman called a motion to adjourn.

After the motion of Mr. Lovett, and

James T. Turner, the motion was ad-

vanced, and carried.

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