DAILY, \$10.00 PBB YEAR. SENI-WEEKLE, \$5.00 PBB YEAR. WEEKLT, \$5,00 PBB YEAR. TERMS

IE SENTINEI

SELF VINDICATION

Homer says no man can speak graceful ly of himself. We crave pardon of our readers while we say a word or two of self. 'It is not a difficult task at this time of life for us to repress emotions of indignation and contampt which we feel when our integrity and honor is assailed by men of doubtful or bad character Hadical hirdings have assailed us for three long years, time and again, have they attempt ed to silence us with money and bribes. Failing in this, they have attempted to quell us with violence and assassination. Our honor has always been in our own keeping, nor has it ever suffered the losst stam from our political or personal con duct. We have endeavored to fulfill with integrity every public and private sugage ment No honest man can make a charge against our integrity in any transaction and sustain it with one scintilla of evi deuce. Our duty in driving out the plun deters of our common country has been difficult and sometimes perilous. In it we have been well sustained with only a few exceptions by every housest man and virtuous woman in the state. In the

matter of public printing about which we have been assailed

It is well known to all who know any thing of the matter that we had no personal knowledge of the contract, nor of the mode or manner of measurement, nor did we know the difference between the mode

and compating the secret and any WE WIND A SING TO THE PERSON ADDRESS OF THE PARTY OF THE terafter a full and thorough examination declare there has been no fraud and th printing has been executed according to the contract as understood by the public pric ter James II Moore, a christian gentle man whose word would in this city weight down the solemn ontha of all who assau

NICHOLS & GORMAN.

We allowed these two pinks of democ racy and disciples of Holden and Caldwell in the Daily Telegram for aix months t assail us in the vilest manuar. Their pa per assailed Hon, B. F. Moore as a communist whose principlist were dangerou to society. We puid as little head to them as Mr. Moore. About as much a we ever said of them was, " Nichols and Gorman are with us Holden." Then treachery and political hypocracy direived no one. We did not know, but

we bulleved, these previous pinks of the

THE SHEEP AND THE GOATS. Speaking of amnesty Holden says. A loyal man, when relieved, is grateful He regrets that circumstances comfor it.

pelled him to do anything against the mation during the rebellion. He acknowl. edges that the disability was justly haposed ; and, when he make to be relieved. he does so in good faith, with a fixed pur-pose to stand by the nation and do all he can to atome for the injury he may have done it by engaging in rebellion, no start with which the republican party had, for will have, anything to do. We have heard of scarcely a single intelligent republican that sustains Col. Henderann's conduct in ter how alightly or how much against his will It is thus we "divide the sheep from the goats. We propose to give a list of the radical clation to it.

flock in North Carolina. 1st. Judge Rodman, a confederate quar

ermaster and military judge, who ordered nore men to be shot for descrition than bidge, Pearson ever shot squirrels. 2d. Judge Read a Confederate State senator, and one of the speculating, trad ing men of the war

3d Judge Di k a signer of the ords unce of secenation and defeated candi date for the confederate congress. 4th Judge Settle, confederate captain who " timpht against the flig."

5th John Pool, elector for the state a large, on the ticket for President of the Confederacy

6. Judge Digan; member of the Confederate congress 7. Starbuck, member of the second co

a the aforesaid communication ention of 1861, took the test oath · hold his present place as United States district attorney Was presented in his own court by the grand jury for 010T0 10C perjury in so doing

this black with the name of words of the n this city, and entered and claimed a scant land the property of the United States where the postoffice now stand at he like Palemon John of Elizabeth rity, may be proud of the notice we give ing and think we do him good in Wash

Wh Win A Smith, who signed the adimance of weighted and rate deserters with logs 10 Col. Hargrove who a read with on

his constituents in 1860 if Linesdo wa white al societies, and would not join any thing of the kind. He came to inc a so lected to walk herefooted over roulahe taking of Washington city.

The man who want he would to enslit he news in three hours if he could. The Colonel has " pented " htmself and should at he mainted in the flock 11 Rev James Sinclair ex ass

ordnited by Grant convicted by his church of stealing, drunkconess, kidnspping, &c to We close this list of the dock with

From the Ers. sline "Long Perry." HON. J. M. LEACH. the time of the conclusion of repeating Legislature of North Carolina. The democratic press of the state have the organization was illegal, and advised raised a cry of radical persecution against us to disband, he urged upon us to dis band at once. I expressed inyacif as con-

this gontleman. The charge is gratuitous band at once. I expressed inyacif as cor and unfounded, as every reader of the curring with him; and I know that the must know. Full justice shall be was no meeting hold after this, which was mesod out to him, if it has not already some time in May, 1870. I am a republi bash done, See his Card in another col- ees, and voted for U. S. Grant for Presi une, in proof of this. The whole matter dent. to which it relates was a personal one be-tween Col. Henderson and Gen. Lench.

The Semi-Weekly

DAVID LOFTIN. The foregoing affidavit was sworn to and subscribed in my presence, this file 27th day of November, 1871. JNO. T. HAMMARCK, J. P.

DAVIDSON, Go., N. C. Nov. 25, 1874,

Col. Henderson will publish a card in a Personally appeared before tan Jaim ew days in defense of himself, until mith a legally elected and acting justice which time we shall make no comments f the peace, in and for said county, S. G. He is entitled to be heard before judg Morris, of said county, and maketh oath, that he was present with some traber weive others, as members of a secret or

ment is passed upon him. 3 LEXINGTON, Nov. 27, 1871 ganization, at Thomasville, called the Eprrous Eas The communication which recently appeared in The Era from Brothers or Gideon's Bud when the late J. W. Thomas brought the some person signing kimself "Citizen of Hon. J. M. Leach to us after supper, the month of May, 1870, and when Ab a Porsythe County," professing to give the acts deposed to at the late trial of Moore under McRary approached and com-menced repeating the obligation or oath. Leach stopped him, and and Hambrick before U.S. Commission r Vest, at Winston, perhaps ought to reeive some notice from me, on account of said, "what do you mean?" Me its gross perversion of the truth, for the Rary said it was the oath that he wanted senefit of these who may not have seen Leach to take, and Leach refused to ehe reports of that trial, and of the exit farther, and said he would take us oath dence as published in the Winston and that it was unconstitutional and against Salem papers. Those reports contain a the law that he was opposed to all secret tolerable accurate account of what whe and political organizations and had always and and done at that trial, as noted by denounced them that men ought to work eporters on the spot, and heard by the in politics open and holdly. Leach said to Thomas, that he had tried to fool him Louch mid tige assemildage present, and are in flat intradiction of the statements made Thomas said " they wanted Leach's opin ion of the thing as a friend and lawyer

It clearly appeared that the proceeding and he was not obliged to join. while nominally aimed at others did Leach advised them to disband and fact originate in's base plot concocted top it immediately, and we never met any The United States withrand ore, so far as I know, or believe, or have wrifted that a certain Revenue Assessor heard, but broke up on Leach's warning

of some not strety, had sought to tamped. Affinit further swears that this with he with and some them to give evidence then and the one he concerned scars, and the set of the s which he me doubt has aiders and abet of the United States and the laws under ors, met with the agnominious defect i , and they had a right to vote as they feasived, and drew down on its author densed, but were to vote for good men o reneral contempt and condemnation. I both parties. Affiant was a Republican upped to 'north' wrote his orthole thank and Whog, and yoted for Grant and Col a accord the discontinual of his fax

S G MORRIS ends to morepresentation The evidencia, so far as related to my Read over he me to affiant and approv ed before signing dt established the following dacts - 15 ig at Thomasville on protessional faist R S ALDERTON.

restin Max 1870, I was asked by June W Sworn and subscribed to before me this fliouas to go with him into a new in tr the 25th day of November, 1871 ation to to called it. I refused, fellin-JAMES SMITH J P

init I suspected it was some kuklex at Thomson Nov. 18, 1871 At the request of Hon, J. M. Leach I in, and that I was opposed to all serve state what I know about an organization

and a third time, and beyiged me to in this place, and all the connection la go with him to his place of meeting, as | had with it, as far as I know or believe. using me that its character and purposes My father (who is since dead) as in

were lawlui and proper, but that he wash tormed by him and other members, got ad me to go and give my opinion of if as [1 M. Leach to meet ten or a dozen mem a triefed and lawyer. To this I consented bers, which he did, but refused, as I heard rpou-his repeated entreaty. from various members, to go in or tak As soon as we arrived at the meeting the abbeation, telutor father, that he had

one of the persons present (Mr. McCraay) was proceeding to repeat to me some kind of an action so far as Theard it, and not the horrid oath - Citizen " speaks of) when Letter-Be and the property and and

SENATE

RALEIGH, N. C., WEDNENDAY, DECEMBER 13, 1871.

SATURDAY, Dec. 9, 1871. The senate met at 10 o'clock, Mr. I'ter tent Warren in the chair The journal of yesterday was read and Mr. CURRIE reported from the complit ee on sugrossed bills. Mr. GRAMAN, of Orange, from the com itlee on finance.= A message was received from the Hop-

transmitting study engrossed resolueral to sue out a writ of habeas corpus fo Allen Bettis, with an amendment, asking concurrence of the serisite, The amendment was concurred in On motion of Mr. Linney, themples were

supended and the motion to re-consider from the transury by the public printer, on the vote-by which was rejected the bitt any one connected therewith. providing for a chattle mortgage bond in iet of personal security, was considered

sideration a brief synopsis of the evidence Mr. LEBMAN opposed the re considerain regard to the contrast, dic, ion. The bill was an insidious attempt By the concurrent testimony of the len to undermine a beneficial right secured laistive committee, heretofore appointed to the wives and children of the state. Mr. Moous favored the bill. He object to contract for the public printing, and was to give to the people a privilege they the public printer, it is established that do not now possess." Mr. Nonseney drew attention to the there were two contracts made, the first of which was changed at the suggestion of the committee and with the consent of emedy now provided by the act for a cheap chattel mortgage Mr. Lanney contended that the effect of Mr. Maore, the contractor. While the last contract, under which the public printing has been done was under con he bill would be to preserve the interest

Mr. Lehman feared it would undermine. sideration and before the same had been Mr. Jones opposed the motion. The accepted by Mr. Moore, he proposed to bill was unnecessary and would work injuriously The motion to reconsider prevailed, 19

The question theo was on the passage f the bill, third reading. Messura, Ronning, OLDS, DANGAN and HINKE opposed the bill. Mr. MERRIMON favored it. I would'be seful in the class of suits for the recover I personal property of the second Mr. Solders Introduced a bill to a

orporate the Wilmington Library Asso ution Referred MR Love moved to reconsider the vote y which was passed on yesterday the weilution calling for an investigation into he matter of the lease of the North Caro ma railroad. He made the motion for the purpose of having the matter referred

the committee on internal imprave nents. Mr. GRAUSS of Orange objected to the consideration: Mesors Morenan Gilmer and Love tered personal ration. Mr. Wotling would rote to reconsider e mover would give him a plodge that the investigation would be made by som-

Mr. Rooman, of Rowan, hoped the matter would not be referred to the com- Mr. Turner of the Suscition, was the real nittee on internal improvements. That muttee had now labored enough. Mr. GRAHAM, of Orange, survey to by he motion to reconsider on the table. Adopted 19 to 11. Mr. Lovis-Introduced a ball to regulate

the texas of the superior courts of the reth-judicial district. Referred, Mr. GILMER, a bill to promote the inter-

2d. Has such contract been violated (3d. H violated, by whom f

rom the treasury, for the public printing. culondar. By Mr. Greyson : A bill (accompanie In answer to the first inquiry made b by a manufaid) to incorporate the village of Baselsier, Burke county; referred. a resolution; the committee respectfully refer the general assembly to the original contract signed by James H. Moore, pub-By Mr. Phillips A bill to incorporate lie printer, and by the legislative commit- the Oak City Savings Bank, Raleigh ; retoo, which contract is hereby annexed. forred. By Mr. McAfee ; A bill to regulate the Your committee, in order to answer the other inquiries of the resolution, proceed By Mr. Houston A bill to incorporate

Sentinel.

ed to summon and examine a large num Catawba and Lincoln Mining and ber of witnesses, and after thorough exmutantion and matare consideration of the evidence, are of opinion that the con-Manuflicturing company; referred. The hill to provide for the collection tract, as explained by Min. Moore to the taxes by the state and the several counties ommittee at the time the same was under of the state on property, was taken up consideration, has not been violated, and and considered by sections. that no funds have been improperly drawn After the adoption of twenty sections

and pending the consideration of section 21st, the house adjourned. Your committee, with the permission the general assembly, will submit for con

SENATE. MONDAY, Dec. 11, 1871. The senate met at the usual hour, M codent Warren in the chair.

Prayer by Rev. Mr. Atkinson of 11 The journal of Saturday was read an

Mr. MORBHEAD from the committee corporations, reported favorably on the If to incorporate the Wilmington Libra Association. On motion of Mr. Norment, the bill

passod its several readings under a sus maion of the rules. Mr. ALLES reported from the judiciary accept the terms offered by the committee provided he was allowed to count by the letter "m," and that he was asked by Mr. WAODBLL, squadry reports from the Mr. Jordan, one of the committee, what munities on propositions and grievances

was meant by counting printed matter by one untavorably on the memorial for the letter "m," and that Mr. Moore ex peral law prohibiting the sale of intox dained by actual demonstration, what cating latures, recommending that it be respectfully returned to the introducer was his proposition, by measuring printed matter in the presence of the committe. and the committee discharged from its The contract was then made and signed further consideration-the proposed leg

a law, was-taken up.

timed its provisions.

propositions and grievances.

larke's regiment during

the word " war."

vienc.

Monday next.

ond reading.

reading.

On motion of Mr. Robbins, the con

us liquors within two miles of

The bill passed 15 to 18.

Matton, in the opinion of the ky the contracting parties Your comfor not understand it alike at the very The recommendation of the committee The recommendation of the committee time of executing it; that the committee was concurred in.

Mr. DARGAN introduced a bill to an of the house reported a contract different rom the one signed, and such a one that thorize C. P. Clouse of Davidson county, no intelligent printer would make. On the very day of making the contract, Mr. to erect two gates under certain circum-stances. Referred. Mr. ALLEN, a bill to amond sec. 33 Moore gave instruction to Mr. Marcom, the foreman in the SENTIME, office, to chap. 35, rev. code, in regard to challen

measure by the letter " m " as proposed ges of juros Referred as the committee: Mr Lova introduced a bill for the pro-Your committee are satisfied, that the tection of deer. Referred On motion of Mr. Love, the resolution legislative committee dot not believe

hen the contract was executed that the for the relief of the sheriff of Bladen was note of computing load been' changed recommitted. out only a reduction of the price; and Mr. Love introduced a resolution probut the said committee were satisfied that the mode proposed was the chespest

nol most favorable to the state. The continue proces that Mr. Moore was only non it al co. t actor, and that Friday, from and after to day. Adopted, 25 to 26. party in interest : that he would not have been benefitted o reteased by an increase to deliver complaints in civil actions in or reduction of pr c s, and that he has not cases of suits brought in counties other superintended or duceted the printing of than that in which defendant lives, was making ont the accounts. Mr. Turner had nothing to do with the terms of the contract, did not know what

the appearance term.] mode of computation had been used, and Mr GHMER did not see the necessity nevel many way controlled or directed for this legislation.

By Mr. Nicholson : A resolution in Mr. JONES CAR' OT atructing the judiciary committee to re buil and urged its passage 4th. Amount of funds improperly drawn port a bill concerning usury ; placed on evident of registration was inunsatiafactory. The bill wonto glaring evil. The system of all of or real estate to transfer mut-

VOL 6.----NO. 34.

years was a great cell Mr. Romans, of Davidson did and

law to require all decists he registe in for it has been shown to be a general at sames. He helieved so the pertration of deeds, and would your he a bill requiring the registration of all deeds in a given time.

Mr. DANSAN opposed the full same lated to produce confusion, and treeand impose a heavy burden of taxafuor the people. He would go for a fully quire deeds to be reposter 1 in two w. Mr. JONES monthled the tuli in sce-

nce with this suggestion. The bill failed to pass its second read mg - 91 to 14,

The bill introduced by Mr. More sid, to be entitled an act to antithe formation of (alload corporate and to regulate the same an gut up. ts second reading.

Mr. Lovs, the ballberry aumaport it, moved it be read and considerable sections Rejected Mr. Love then moved the hill be tool

the table, but withdren the next a The reading was proceeded with The bill passed its second reading. On motion of Price, col., the series at

diame.

HOUSE OF REPRESENTATIVE. MONDAY, Dec. 11, 1574 Hour- called to and cost the usual hour

Prayer by Rev. Mr. Atkinson, d. i... Journal of Saturday was read and a

proved. Reports from the various standing -

mittees were submitted. Mr. Justice from the where committee e tes and the second second section of the

ort signed by himself and South The report sets forth that the contract has been violated by the printer.

The report was placed on threat By Mr. Harris, of Guilford ton to consolidate the indice to back grant's in the secretary of such self

placed on calendar By Mr Armstrong A bill to manuate Willard's bank, Wilmington

By Mr. Ashe A bill to amend sect-[31] C. C. P.; referred. By Mr. Ashe A bill to incorporate the

riding for night sessions, which was most Wilmington Mutual Insurance ified, on motion of Messrs Graham, of Or ange, and Gilmer, so as to provide for referred night massions Monday, Wednesday and

By Sykes, col. A bill to mound chaner 93 rivate laws of 1870 71, referred By Mr. Bryson : A bill to change the line between Macon, Jackson and Swam The bill to regulate the time in which

By Mr. Millig A bill to provide for the instruction of a public highway in the put upon its third reading. [Requires counties of Burke and Mitchell placed or the delivery to be made ten days he the rates los.

The consideration of the bill to profor the collection of taxes by the date and by the several counties of the state

not prove it Now we charge it and have first mover for the head of Lincoln. the proof. Caldwell, Phillips, Billy Henforbear comment and leave the reader to

dorson, Carrow and Long Perry, &c., paid their money to circulate the Telegram Now in a public card, they call on the cit iccus of Raleigh to testify that " since the suspension of the Telegram they have studisusty avoided to interfere in the could c of parties" Yes that's so when new an dates ted as they were it was time to show And when they come forward again tassail our integrity no honest man will believe them though they swear d. The man who con play the part they dol would not regard their own or other mencharacter. Long Perry's and Carrow late hirelings have not character enough by calumny and slander to injure us be fore the public.

PUBLIC PRINTING. The following figures will show the amounts paid for public printing From 3d of September, 1569, to 3d of September, 1870, \$34,508 43 This does not include printing of the suprame court reports for January and June Terms, for the report of the Board of Public Charittee. Report of the Board of Public \$282 87 charities.

Printing for Departments, 24 00 Supreme Court Reports, Jan'y, 656 95 Sandry printing for Supreme · Court. June Term Sup. Court reports, 845 80 \$1,843 121 Am't paid public printer "rom 30th of Sept. 1870 to Dec. 18, 1870 Paid Standard Publishing Co., \$1,989 87 298 00

" Nichols & Gotman,

29 00

\$2,315 37

1.848 12

34,508 42

\$38,862 92

Total.

This was the amount paid in little more than twelve months. For the twelve months following these dates the Saver-NRL received for public printing about #78 250 This inches the impoundament trial and the suprome court reports. It does not include the binder's bills. It we wanted any justification from such a source we could prove that Nichols & Gorman, one or both, have declared that no money could be made out of the state printing seconding to the contract as un derstood by the committee. The printers in our office are paid the highest price for their work. As proof of it one man received as much as sixty dollars per week for setting types

The Printers' Union fix their own price fitwork. If we give employment to, a printer who does not belong to the Print ers' knon, all the hands leave forthwith We do not mention these things by way of complaint but to show why it is that no money was made by the state printing. We did not know until last week that we moderate cost, he will confe a great ben could not employ any printer we wished out on our community. All kinds of without forcing all we have to leave.

Thomas reproached him for W. unpled to deceive me, as he wall in had induced me to come mercly to give my opinion of the society, and n his own reflections on the flock -----HON J M. LEACH did wish my opinion in regard it; where We owe this gentleman an apology to aron I told them that no oath educates red by them was legal or binding, bu ot publishing his card last week as relot it was illegal, and I refused to take quested. We did not read the number of the Perry containing it. We often fail to read the Percy and the Carolinian We

I told them all such societieis wrong in themselves, and contrato as ; reminded them of the act tinve alcouty had a say on Henderson it is at them to disband at once, and upon out triend Gen?l. Leach. And to a dat so in consequence of my advice what we have said we need only add, that never met again. In a few days af and I wrote to Thomas, enjoining up-Billy Henderson has contributed his money to the support of the Perry and the man he teeds says " We have heard or him to see that the society was broken it moments that this had already been in pur-mance of my previous advice scarcely a single intelligent republican in the loregoing facts relating to what surred at the meeting, my disapproval that sustains Col. Henderson's conduct t the weiety, and advice to dishand it relation to it." After this slap at hi is uniswful, and its actual disbandment

friend Henderson, Mr. Hanes made amenaconsequence of what I then advised which are the facts of prime importance by defending him against the charges were established at the trial by the tests mule and book stealing We call on Q ony on cross examination of the wit Hanes to name six republicans who cm eses for the United States. demn Heuderson's conduct. As menuic It serves no purpose in my vindica epublicans they approve it. Helpet ion, but it may be as well to state, that the witnesses for the prosecution also Salisbury and the editor of the Perry a proved that it had no correspondence with the only radicals we have heard of sh there and never committed or contem were not pleased with the foul charges o plated any violence or intimidation of voters; but that several of its memberthis villain Henderson. The editor of the were, and still are, Grant men and op Perry need not shrink from his load. He pose to me in politics and voted against must carry Billy Henderson, Parson Sur me in the last election ; and the most is prominent man among them (Thomas) belows, sciolls and ruches, which are the clair, mule meat and all. was a republican.

I need only add, that at the close of the "HOLY AND UNRIGHTBOUS investigation, I received the universal ap-Old Mr. Boyden in the Hulderton proval of the large assemblage who wer called us that "holy and unrighteour there including gentlemen promingut in man." What will the old man think of the Republican party; and Mr Stadbuck, U.S. Dist. Attorney, arose and declared Grant's tightcousness, who in his mesage" that " Gen Leach had been vindicated by calls for the punishment of every man the proofs, and all good citizens awed him their thanks for breaking up this or whing slaves in Cuba or South America Many people in New York are said tonen ganization in Davidson county. In corroboration of what is her slaves in Cuba, and we have no doubt in inhefore set forth. I append the fo-South America also. How shall they be Jowing atfidavits of Mr. Loftin, e-panished. The constitution of the latted aheriff of Davidson county, of Mr. Mor. States guarantees to every citizen "atrial ris, a citizen of high character, and the statement of Mr. Thomas, son of J. W

by an impartial jury of the state and his Thumas, doc'd, 1 respectfully request a trict where the crime shall have been coma place in your columns for these, as a part of this communication. I have in my mitted." If they are punished a must be in Cuba or the place where they hold the possession several other, from mim character, but I need not rouble you with slaves. This is a case calling fa Gent's them:

Corean policy, and may account for our B. J.M. LEACH Raleigh Seaturel, and Weshington Pa 18. war steamers moving into Cubie waters The "holy " Ulysses only mean to out riot and throwicle please cory this article and affidavite. photosov Benever - eur this might pastinit. -----MR. WILLIAM YOUNG, of Budford

county, Tenn., has recently dostoped David Loftin deposes and tates as folprocess for Manufacturing a for quality I joined the organization at 1. of sugar out of sorgham. Is has been working at the process for several years. support the Constitution of to and has so far perfected it the he can, States, and the Constitution of lorth Carwith very slight expense, projuce from three to four hundred pound of sugar thereof, was told that the object from an acre of sorghum, which will proorganization was to unite the goal men of duce from eighty to one hunded gallons

of sorghum. The process is a very cheap one, can be readily understaid and con ducted and h. confidently month to we it adopted to a large extent. It Mr. Young will send be express, pound of his singhum suge, so that we

can show it to our farmen an that they with said organization, no may be satisfied that it on he done at manner nelested, nor did 1 ever heary proposition to molest any one. I alled sugars are still high priced nour markets Thomas bought in Hon. J. Leach, and O'Leary's cow on a speculation.

sterposed, and turning indignantly to ways in private and poses Col. Geo. Little de commihaving at denomiced all secret ithout salary.] should continue to do so - I was not ment but have heard ture

rom various members, the above lad-Sewinera. He replied that I need not and I believe them - I know the fact the join unless I was willing, and that they immediately, or som after teach s visit we d stouded and bloke up, and have neve met since. I see a shot time after this letter to father from Leach, asking if wa ale Liv had distanched, which we had do time before. I duland understand this fo

I' I' Fairbaran

be the old democratic kuklow, but alto ether different. but has this understan ng I myself would have meyer some hit I am a republican and there are under of republicans in it. Firant repul icaus then and now. I and they were personal frictide of J. M. Lench, but vater against him at the election, standing our party. I make this statement will pleasure, and moman, I think, who knows

ie, will question its correctness

Also, a full to incorporate the Bank of ted himself chief examiner of the public Hillsburg, Both referred. On motion of Mr. Linney, the rules Educational Loan Association

named its several readings. receipts and distoursements of the comwas taken up and the house amendments. toon of the prime d matter concurred in

hird readings. A resolution instructing the public matter by the "an" quintante, notwith Casurer to pay no chains under an act standing, that mode is the one-generally to construct a furuplike road from used thoughout the bluted. States and the head of North river, Carteret county, prescubed in the Popographical Society to Adama creck, Graven county.

PARIS AND HER SHAMELERS FASILING from Marion to Burnsville. Paris has learned nothing, lorgotten

othing, and she sends out to day styles. attire as shameless in their immedesty. canity, prodigabily, and defining of tro feminine grace as anything, which scan by making it apply only to cases of civil dalized the last years of the Empire.-She avenues bet off on the modest Germa women with a book of rashlons which is ton, Ga. alculated to min all moderate revenues, 14put chastity and solutiety to scout, and drive even Queens into courts of law!~ the collection of Cherokee bonds.

These productous trains, these senseles appendages, that huge sham mass of dead costs, where the state is a party, in doses quadrate. This resolution is recom burr, which no longer so much alls to to farpeals to the supreme court of the same of divide contraction because the because the natural, the countless flources and fur- United States. On motion of Mr. Graham, of Or age, the public printing-by-the committee was the resolution to pry certain witnesses in

negation and death of drupery; the hat-and bonnets which have censed to be nore: the improvement trial of Gov Boliton and is case no evaluation was made of than a inducious caprace, the pited up was taken up and adopted;" is remainless and costly inartistic trin Mr Ronauss of Rowan, reported from nings-all these with high tools have corns and humans; black lead an de the eyes, causing early blindness, and a 869 70, and to re enact the old law in retrut ensemble which a out i make gard to taking depositants was considered women blush, if produce de produce allowed it - are what we get from Paris, where sOn motion of Mr. Alicie, the further consideration of the matter was postlittle apparently has survived except the

poned till Monday. Lorelack, for summer curse which every honest heart praced to The bill to change the time for holding see die - London Telegraph

TRINITY COLLEGE The South Caroli m Conference, recently in second at Char lotte, resolved to raise \$10 000 for the extension of the buildings at Trunty College next at 12 o'clack. The alumni of the limititution are progress sing well in missing the \$10,0000 the barned. pledged at last commencement From the unanimity and real manifested. from ty may curtainly expect \$20 mou for failed ing purposes in a short time

and which the state of the stat THE STRIPED BASS (Lidear town? ! 4.11set ommonly sold as . Rock fish, " bade proved. their first appearance in the Raleig rimar

ket last week. The largest recision weighed ton pounds and were retailed at known as the White Brotherhod, about the last of April, 1870, was Jedged to \$1.00 each. This indicates an early con United of fish this winter. Shad have made their appearance in the St. John's and olina, and the laws made in prepance

Savannuh rivers.

OUR TOTNO MEN, instead of migrating all parties and to oppose negroes ad rad icals of every kind for office, lat no out to the west, as of old, will find a bet violence of any kind was to be a ter field in "Old Terralbeia" than any no one while under the influence watent where else. Here at home is, for industry irits to be admitted in the call and and energy, the very lost spot of all the nothing was to be done by the cammich out the consent of every member went. earth. Then, young mon, stay at home. This camp had no connection whever and go to work, and you will be sure to with any other, had no written succeed, the vinegard is large and the that I eyd saw. During my confition ODS WAS

laborers are few." iny | Two enterprising young men of Louis

comp the night that Johny ville have gone to Chicago to buy Mr

that all the ac lic printing have been made out by the the bill foreman, Marconn, alone under the direc-Mr. GRAHAM of Orange, a bill to incor- tions given by Mr. Mooreon the day when sorate the People's bank in the city of the contract was executed ; that the chief clerk in the auditor's office constiru

printer's account, joining with him Mr. Parrish and that all accounts were examwere suspended and the bill to incorpore incd and approved by them; that the anditor's clerk, Mr. Roberts, proceeded entirely without authority of law, and On motion of Mr. Merrimon, the bill now a fugitive from the state. The cutcalling for an itenized statement of the dence proves, that the printers who examined the accounts could have, at any on on the Western N. C. Railroad time, discovered any improper computa-

Your committee find that no explanit The following bills, &c., passed their than was mode to the legislative commuter third reading. about the mode of computating privited of the Prince's Unnon. And that is the A bill to construct a turnpike road mode under which the journeyman pras

Mr. CowLus objected to the bill. The Lets ap until in this cars, much that mostly orle done on railroads was usually done A bill to amond sec. 308 of the code of would have been more tavorable to ider contractors, and the proposed measure civil procedure, providing for the pay- the state, and was the one used by e would cause much confu ment of costs in appeal to the supreme public protects for the last five years. Mr. FLUMMING said the object was in sourt-immended, on motion of Mr. Linney, Your commutes that that more of the seirectly to give contractors a fien. counts of the police penter have been Mr. MOREHEAD asked if the bill would A bill making a turnpike of the road anodest compaction was raised in Sep ot give to the laborer a lien under the ontractor. leading from Pranklin, N. C., to Clay- teucher-last, and user commuter would Mr. FLEMMING did not think it would. recommend the monthly of a resolution I till to abolish the office of agent for dure int, the distance to make his of counts, provided, the printed matter r a laborers and mechanics' lies A bill to provide for the manual of counted by the measurement of "m" Mr FLEMMING discussed the bill a und brugth and urged its passage as tend ng o coure the laborer and the contrac are antidied that the contract many for

Mr. OLDs objected to the bill. believed to be need favorable to the state Mr. MERRINON favored the bill. barer has not now a lien on railroads this breash ment. The committee exe ought to have one. There should carted the construct michig the belief think discrimination against laborers on the cost proposed by the public printer he comparise on internal improvements. the most proposed by the public printer. The bill to rips all chap 227, awa of was the chargest one in use among printbitl failed to The ien 21. its and that the public printing would be done cheater than heredolore under the Mr. MERR, MON infroduced a bifl torati other contracts of poldic penters for the

ALL ANNES,

hast several venes. In committee think this art-ngemen scoult in for and just to the public Mr. Love reported from the committee

the appetier courts of the third judicial district was amended, on motion of Mr. [Had here ! Charman is note Branchy Moore, so as not to interfere with this en Charman Homie Branch suing term of Carteret court, and its for E R.WETHERS. ther condition postponed till Tursday Mr Justice from the some committee On motion of Price, rol , the -mate ad ave notice of a minorur report on Mon

day morning. The report together with He evidence, was reduced to be placed on 日の花い茶が使うためいなたの名文字大学してうない the cul-rotur. RECEDAT. Der 9, 1871. Henne called to order al the net Mr. Sporting others of the following seno

WIRRESS George L. Mabaon, a momber - Provide low Rev. ---- Procker wat on the from the Hanores did in the place of Here the out any there be attaces use Westman had bend dominal of yesterday read and read mathe bearing of the house and, for ts information, as part of his remarks,

Mr. Morris presented a petition effer purjorting to have been written certain citizenvor Henderson counts in me Danal i dia ef Orange county makregard to the law in reference to mean line grave charges against a member of bers decessel. The petition was read this house, and Witkights, it is reported and appropriately refe that the stid lefter was not, as stated to "Messes Asia, McCauley, Broadfoot the house by said of "L. Mahaon, written Robinson and Tucker, of Irodell, submit by said Daniel Latta, nor by his sufferity; ted reports from various standing com

Readed. That I committee Mr. Jones of Caldwell, suffracted the aculate of this house, he appointed by following unsority report from the spectral the speaker to inquire into the genuine committee to investigate the alleged hess and suthenticity of said lefter, and frauds by the public printer. that they have power to send for persons The special joint coumittee of the sea and papers. wife and house of representatives, to whom On motion of Mr. Sparrow, the resolu was referred a joint resolution of the gention was placed on the calendar and made eral assembly, ratified the ---- day of No a special order for Monday at 12 o'clock, protection, vember: 1871, respectfully autimit their By Synes, col." A resolution is regard report with the evidence taken, for the public schools ; placed on calendar nsideration and action of the general By Mr. Morris A resolution adjourning

sine die on 21st of December ; placed ou second reading. assembly. The resolution under which your comcalendar. mittee acted, required a report, 1st By Mr. Broadfoot A bill to incorpor-

What was the contract with the public Association ; referred.

Mr. Jones explained the provisions of number of particulars passed ats as Mr. LENNY objected to its passage reading. On motion of Mr. Ashe the bid

mitte

was made special order for Thursday. The bill was amonded, on motion of On motion of Mr. Gregory the full to Whites.de, and was then rejected - 1 amend the charter of the Chatham tail The bill to authorize the commissioners road was made special order for to-monorsy at 11 o'clock. f Hertford county to levy a special tax,

was put itpon its third reading. On motion of Mr. Latham, the bill was A message was received from the gov mor transmitting communications in to gard to the purchase of a site for a mation estported till Monday next, on account of absence of the senator from that al cemetery at Salisbury by the United States authorities. The matter was all

proprintely referred. On motion of Mr. Johnston, of Ham The resolution instructing the public reasurer to pay out, ou proper vouchers, ombe, the bill to amend the act to m ectain moneys to contractors on the Ma horize the construction of a turnpike let and Asheville and Hickory Station Malones' & Wilson's Store, in Millowill and Patterson turupike roads, passed its county, to Flat Creek in Buncombe county was taken up and passed its several read The special order, the full to extend to

isborers on railroads the provisions of the WYU. The ball to add certain sub division in of to provide a mechanics and laborers ection 11, chapter 139, laws 1870 Mr. FLAMMING faymed the bill and ex-

was taken up and postponed until West needsy at 13 M. On motion of Mr. Nicholson, the res-

aution instructing the judiciary committee to report a bill in regard to n-my way taken up and adopted.

By Mr. Hargrove , A hill in favor of anus I. Moore, aheriff of Granville reforned

Ry Mr. McCauloy : A bill to amend the U. C. P.; referred.

On motion of Mr. Harris, of Galiland, Mr. Jones said the proposition was the resolution to consolidate the many of grants of land was taken up and to ed to a special committee of three

The bill to authorize the commissioners Bertie county to issue bonds was taken up and passed its second reading, by a tote of yeas 35, mays 34.

By Mr. Nucleolson A bill to allow a portgige deposit in Deu of personal se nrity referred

By Mr. Houston A resolution holding night sessions; placed on the catedday The chair announced Messre Hatus of Guittord, McCauley and Sykes us the special committee in relation to the index.

f land granis. astes of real estate where the orders for Adjourned. h sales were irregularly made. Refer-----

Dams - syes 12

the late

THE DAGGER AND THE BOWL 7-Dunn, the negro Lieutenant Governor of Lour . ana, died the other day, and Warmouth has called an extra session of the Tegisla Mr. Cook introduced a resolution cal ture to fill his place. This vacancy will ing on the adjutant general for an iten ized statement of the expenses of Col a i . i is thought, by one of th - entures, and the advaritages to war. He explained that this information his excellency are so obvious that the ind been asked for last session and not Richmond Knywirer feels furnished. Mr. Ours moved to amend by striking. giving utterance to the following grave

Duna is out of the way of Warmoth Mr GILKER moved to lay the fmolu now; and he was certainly a sharp thorn in the alde of that functionary during his ion and amandment on the tably. Adopt d. The resolution in layor of Judge Cloud, assed its several readings under a sus-emion of the rules, manipodaly. entire reign. Warmoth put on the sem blance of grief, but how could it be other wise then that his heart should be filled with yoy i The death of Dunn makes The resolution in favor of Jno. D. Camroom for a political friend of his as liou ron, passed its second and third readings chant governor, and as the former's deeth . was sudden, people will talk. "Now, too, The bill to be entitled an act to an Guorge W. Carter, well-known in Virginia the constitution of North Carolina, was put upon its second reading. " Reverend," who is speaker of the Louisiana house of representatives) has been poisoned, or at least was taken so cration of the bill was postponed till anddenly ill a few days ago, and with such strange symptoms, that there is the strong-The bill to prevent the sale of spirit est suspicions of load play

hurch, Anson county, was put on its sec. Sardines are caught from July to No rember along the west coust of France, Mr. DAMIAN, though opp.sed to this species of legislation, u ged the passage of this bill. There is a shool held at The fishermen sell them by the thousand, The cour ruploys tarre numbers of withat place which was much annoyed by wash and salt them. The fish are then the sale of liquor, the law giving it po dipped into hoiting oil for a few minutes. arranged in various aized boxes, filed up with finest ofive oil, soldered down, and The bill to smend the charter of the then placed in boiling oil for some time Western Railroad Company passed its Women burnish the tius - the put on, or sometimes enamelled on the The bill to require the registration of tins, which are afterwards packed in By Mr. Broadfoot A full to incorpor-ste the Payetteville Building and Loan of registration, was put upon its second then are ready for export. The each has then are ready for export. The catch has been slim this year,

Very respectfuls,

and the second s

TROMASTILLS, NOV 27, 1871

printer intid to the mare. A M. WANTH,