

FORTAR TURNER, Jr., EDITOR.

We chronicled the banging of a member

did not comply with his wishes. pon a lady with avii intent.

The Governor, through his organ the Standard, is calling on the Legislature to HOUSE OF REPRESENTAL spirits in Ocanga and Chatham, who are wing the seed of "discord, engely and

ministers of the goops , so called, to in tion, I concurred, the Legislature to act. What action can they take I The Governor has invoked the sid of the United States Government;

Gently many the Legislature to act. What action can they take I The Governor has invoked the sid of the United States Government;

Gently many act they a whole week to the bid suggested by a Public Meeting held in the city of Wisnington, and asked that they might be referred to the same Committee.

Bill to amend the several Raffroad charters in this State, so as to remove all restrictions in reference to their guage. the sid of the United States Government; Gentlemen say they do not intend to let United States troops are now in Orange, I hope they will go on with this investigayet the hanging goes on. The Governor the Superintendent was asked has had out armed men in Alamance, Jones. a quie ion, insended to show the enfense of have they arrested ! The Governor, by port or disclose to that officer the true constalling out his worthless league fromps, intion of their Roads, but the question was objected to and the nesseer not given. ne to the cetalogue of murders.

what is more deplorable, these villains have imbibed the notion, by the forte mode for their protection, that they have some sort of immunity for their wickedness. These are On motion of Mr Justice, the House went is, and such facts as are not likely to into Committee of the Whole, Mr. Pou in of ther lessen the number of outlages that Mr. Barnest moved that the Committee Mr. Salpes, for Committee on Propositive, nor change the manner of avenging morning not agreed to.

The Salpes, for Committee on Propositions and Grievances, reported upon several bills and resolutions which were placed

the condemnations that are dealt out Malone in the worning sealers. The superint adent then answered: "I have been retused trains to inspect some of the wrongs of their itemale relatives; and sees detectives and militia, and Federal troops, sent out, as he conceives, to some extent, for his projection, he is not likely to he witten as he otherwise might do.

Mr. Holden to the quretion saked by Mr. Mr. Justice: A bill to smend the public laws of 1863-89. Referred.

By Mr. Siculair: A resolution raising a Committee or five to manage the investing at the committee or five to manage the control of the Books of any of the Committee of the Whole. Lies over.

On motion of J. S. Leary, colored, the rules were suspended and the bill to amend the law concerning apprentices, was taken in the condemnations and the law concerning apprentices, was taken in the condemnations and the public laws of 1863-89. Referred.

By Mr. Sievlair: A resolution raising a Committee or five to manage the laws been retused the mittee of the Whole. Lies over.

On motion of J. S. Leary, colored, the rules were suspended and the bill to amend the public laws of 1863-89. Referred.

By Mr. Sievlair: A resolution raising a Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Committee or five to manage the laws of the Commit When a villain, who is disposed to exsome extent, for his protection, he is not likely to hesitate as he otherwise might do, in the commutation of crime. And when the crime is committed, and the suff reresce the same things, they are none the more likely to husitate in averaging the wrong in their own way.

A The W. C. & R. combately for the purpose indicated.

A result of the same of the same of the purpose indicated.

We justify none of these things; we only state what is true, and what will always be found true, so long as human nature is what it is. We would ask any man, who is the W. & C. & C., did not reply to a communication requesting trains. The R. & G., also refused. what it is. We would ask any man, who is disposed to condemn these proceedings, what he would do in case a negro, or white man either, were to put his head islonionally on the purson of a female of his family, or threaten violence to her, or to actually to of your inspected of the Road as far as Morganion, there being oc track laid beyond, except a few miles, and the train those most ran regularly on that part of the Road.

Railroad, siece his abortive affort to lease the Road, seems not to stand very high in progress and saked leave to sit again, rule Galloners of No. 2.

II. Galloway, of New Hanover.

Galloway has introduced a resolution into the Senate, calling upon Gov. Holden to remove Mr. Smith, from the Board of Directors of the North Carolina Railroad, for his The Speaker announced Mesers. Moure of Larvis as the Speaker Committee of Section 1. last Summer, But be Committees with

Spend the collection of tales due from miles.

Willington and Weldon, and the Bright bounds from withdrawal of the Will.

Mr. Jeves saked to be excused from those bounds from worker. the luriner was worth more than that of ere to consolidate the surveys of different P

Bull to incorporate the fown of Wilkes. That their party could not afford to allow like John Paris and Rev. R. H. Wills Democrate to take the lead in this matter, some appointed. Fasternal Messangers to the Code for a actilement of their little Bill to amend accition 98, chap, 270 of the low he wished to give Republicans a full the ensuing Maryland Conference to the the Code for a attenual of their little difficulty, it will make more work for Gen.

French and Judge Capiwell. The latter the code is his pocket, and his judicial experience in adjusting the abbut-Legelbard affect, highly qualifies the collection of county laxes and to any of personal summity; and we may be no railroad or rematerial blood and.

Biff to amend section 98, chap, 2:0 of the difficulty, it will make more work for Gen.

He. Brogden, from the Committee on Finances, a kied to be discharged from the Whale would show to see one the device.

The precedings of the Committee of the Monday morning the session was opened with religious vericing. Rev. J.

R. Ball and * * was appointed Finance and to allow certain facts, torowing light upon creation fallow certain facts, torowing light upon creation follows.

Mr. Robbins, from the Committee of the Whale would show to see one the deminant party, not to allow certain facts, torowing light upon creation follows. The precedings of the Committee of the Whole would be designed in the deminant party, not to allow certain facts, torowing light upon creation follows. The precedings of the Committee of the Whole would be designed in the deminant party, not to allow certain facts, torowing light upon creation follows. The precedings of the Committee of the Whole would be designed in the deminant party, not to allow certain facts, torowing light upon creation of the Holliston Conference on the deminant party, not to sall the deminant part

harshor term.) of our public moneys or bonds, by public functionaries, and a con- Referred, tinual effort and maneuvering on the part of many Republicans, to stave off, embat rate and prevent investigation.

We say, this fact is perfectly apparent the people see it; they will remember it; they will remember that some who could give information, put themselves beyond the reach of investigation, others are pre-vented from answering questions that would throw light on the justice, by all stris of countries, placed on Calcudar, without refer-tricks and interference. throw light on the metter, by all sorts of count tricks and interferences. In short, it is ence. perfectly apparent that nothing will be allowed by the dominant party that will expose the frauds of their friends,

Sam Hann !- We notice that Mr. Moring of Wake sticks to his party through thick and thin, to every vote taken; all of which was reasonably to be expected, but, Mr. year 16, mays 17, of the league, some three months ago, in Moring, how is it that you are there voting Orange. We condemned the act in terms a at all 1 Are you not banned by the 14th little stronger than we should have done, smendment? Have you ever had your had we known all the facts, as we now disabilities removed by Congress? Didn't exce to the Committee on Propositions and know them. The member of the league you hold the office of Justice of the Pesce G. lev was hanged for improper overtures to a before the war and, also, during the war I. young lady, whom he threatened to force We ask for latermation, and call the at tention of the House of Representatives to. On Wednesday night of last week, Cyrus the suid ot, at the came time delearing our Gey was hung: Cyros wer of good stand conviction that if it her and by private ing in the league, but not out of it. His enquiry, that you are banced, no steps will be taken on the subject.

The Legislature of North Carolina.

HOUSE OF REPRESENTATIVES.

Tursoav Evente, Dec. 7.
House met pursoant to adjournment.
Mr. Pou moved that the committee ad-

confingen."

It will do very well for these who live in town and cities, to wait for the slow process of the law; but when unprotected females in the country are assailed by the brutes of the league, the people seem determined to take their own defence into their own hands. Is this to be wandered at, considering the nature of the assaults. If the Governor, by virtue of his office as President of the Leagues, would send out Prigrim Ashley, the Rev S. N. Whitson, City Collector, with a tew other straggling ministers of the gospel, so called, to in

struct the ignorant members of their Leagues by myself) to give this committee pienary by myself) to give this committee pienary and teach them that, while the law does powers dragged; it took a whole week to not hang for attempts at rape, the Ku Kinz get it reported by the Judiciary Commit

and Ware what have they done t who the Railroad Companies in refusing to re-

He has done all an honest man can do to The tirades in the Governor's organ gets intriovetigation of these affairs, and journed, about Ka Klox outrages, and all that, has now turn the matter eyer to my Republican friends; it is enough for me to say that the people of North Carolina will hold the that His Excellency is disposed to deal very dorminant party to a strict accountability. colemity with the class of villates that have He denounced the whole thing as a farce.

the Chair, Mr. Barnett moved that the Committee

try, nor change the manner of avenging morning not agreed to.

The Superint adent of Public Works' then took the place at the Bar of the House.

SENATE.

WEDNESDAY, Doc, 8, 1889. The Senate was called to order at 10

If these two gentlemen should appeal to boro,

forts on the part of a few to ferret out and paupers, insane and other objects of chariexpose, the informanagement, (to use no ity in their several counties. Reserved. By Mr Robbins: A bill to smend section chap 98 of the public faces of 1868 '69.

By the sa ae : A bill to amend and contions to forgeneract suspending the Orde of Civil Physicania in certain cases. Re-

By Mr. Colgrove; A bill to incorporate the Pasters R. R. company. Reierred.

Bill to incorporate the Eduabeth

CALEEDAB. Resolution author ring the Public Treas-arer to pay to M. A. Besieve a cortain claim be holds against the State.

Mr. Uayes, renewed blu amendment that was rejected on yesterday. "To require a part of the payment to be made in State bonds at par" which was sgale rejected, Mr. Cook, moved a recommissal of the resolutions to the Committee on Claims,

question, which was statained, and the res Year - Mesers Barres, B all, Bussley, Bennan, Cherry, Forkner, G llowsy (soi.) Graham Jones, of Meckinsters, L olissy, Live, Mason, Melcher, Mursby, Robbus, Scott, Welker, White and Wilson.—19.

Nava - Messes Bellamy, Brogden, Burns, Bythe, Colgrove, Cook, D.vis, E. heridge,

Eppes, (cot.) Hayes, Harrington Jones, of Wake, Lassiter, Legg, Long, Martindale, Moore, of Carteret, Moore of Yancey, Smith, Stephens, Sweet and Win

Resolution to pay G. O. Spooner \$818.80

Pathlic Wages.

Mr. Love said that in order to test the sincerny of certain Senators, who had supported a proposition to pay Mr. Bleckoe in Steak bands of the said. in State bonds at par, moved that the said \$313 80 he paid in State bonds at par, which was voted down.

On motion of Mr. Cook, the resolution was rejerred to the Committee on Claims. Bill to charter the Whiteside Mountain Turnpike Company, passed its third read-ing under a suspension of the rules. On motion of A. H. Galloway, colored, the rules were suspended and the bill to abolish the Special Court of the city of

Wilmington was taken up, in order to refer it to the Committee on Judiciary.

Mr. Legg presented certain amendments the bill suggested by a Public Meeting

Mr. Hayes, effered an amendment to pro-vide that said pr.vilege should not apply

Mr. Spoffper, moved that the bill and amendments be printed and made the Mr. Sweet, moved that its turnher countd

eration be postponed until the 11th Janu-Pending its consideration the Senate ad-

HOUSE OF REPRESENTATIVES. WEDSERDAY, D.c. 8, 1869.

House met pursuant to adjournment. -Leave of absence was granted to Mesers, swered, mith, of Alleghary, Hawkins, Robbins, Mr. 1 Smith, of Martin, Shaver and Rea. PETITION.

Mr. Hendricks presented a polition and Surry and Wilkes counties. Referred. REPORTS OF COMMITTEES.

upon the calendar. BESOLUTIONS AND BILLS.

for other purposes. R ferrest.
On motion of Mr. Simulair the rules were

On motion of Mr. Sinciair the rules were uspended and his resolution raising a Committee of five to manage the investigation before the Committee of the Whole, was taken up and adopted. Committee of five to manage the lav stiga-tion before the Committee of the Whole, was taken up and adopted. FIRST *PECIAL ORDER.

The bill creating a Board of R dirond Commissioners, introduced by Mr. Preach.
After some debate the bill was per poned
until to merrow and ordered to be printed. SECOND SPECIAL OUDER.

The bill in relation to re-endowing the University of the State.

Bill to incorporate the town of Hickory

Tavers.

Mr. Javes siked to be excused from tions.

Mr. Javes siked to be excused from tions.

Mr. Javes siked to be excused from tions.

Rev. C. F. Harris, Rev. T. H. Pegram ers to consolidate the surveys of different position introduced by Conservatives upon and Dr. L. W. Batchelor, were appointed from tions.

Bill to incorporate the town of Hickory and sixed down. Leading leptudii:

Cans. (Symour and Sinclair,) had the batched.

By T. Libe Paris and Rev. T. H. Pegram ers to the next Conference of the Methodist Episcopal Church, Tavers.

THE LEGISLATURE. INTRODUCTION OF BILLS AND RESOLUTIONS and have been, in part or whole, sold in the Methodist Protestant Church had noth-

The impoverished condition of the people generally, enormous and burdensome taxation and lavish and reckless appropriate these of money by the Legislature, were tast educating the public mind to repudiation. For avert such a calamity as repudiation, he (Mr. Jarvis) had co-operated with other gentlemes to endeavor to ferret out the parties who were charged with swindling the State to the tune of millions in their clause and dishount manipulation of her bonds.

Now that the dominant party in this

of her bonds.

Now that the dominant party in this House had determined (for so it access by the actions of its leaders) to the serious of the Conservative aids of the House, would not to made a purty to such a tertical business as this investigation.—The Republican party were responsible to the people for these appropriations; they were reasonable for placing the bonds in the hands of these men charged with irrand and they must account to the people as best they can. Taking into consideration all these facts and the declaration of the Republican leaders upon this floor, that that party would and must conduct this investigation to suit their party views therefore, he (Mr. J.) would decline any connection with the shall.

Mr. Beymeur decided the remarks attribused.

therefore, he (Mr. J.) would decline any connection with the affair.

Mr. Seymour decied the remarks attributed to him by Mr. Jarvis.

Mr. Durham said he had heard the gentleman make the remarks. The Republicans had voted down every measure looking leave of you, dear brethren, allow me to discuss the property of the session. In taking my leave of you, dear brethren, allow me to discuss the property of the remainder of the session. In taking my leave of you, dear brethren, allow me to discuss the property of the property of the language of prophray, jet, the probabilities are, that I shall come is and go out from among the dat little if any more for this Committee of the Whole or nothing the dominant party would allow solving cles. Now the action of certain Republicans, and received the sacrifice during the dominant party would allow solving cles. Now the section of certain Republicans and received the sacrifice during the world allow a fair investigation oven in the Committee of the Whole. If the Committee of the Whole. If the Committee had been allowed to proceed to New York, astounding dicksaurs could have been made, but the Republican party voted it down. Mr.

Ellis propusition was also voted down by the same party. Now as the gentlemen from Craves, (Mr. Seymour.) and Robeson. (Mr. Sinctatr.) had declared that the Republicans could not afford to allow Democrate to lead in this investigation, they (the Democrate) proposed to have nothing to do with the matter and let Republicans manage the whole matter.

He hoped the gentleman from Tyrell (Jarvis) would be excussed.

Mr. Moore, of Chowan, insisted that

(Jarvis) would be excused. Mr. Moore, of Chowas, insisted that
Democrats were responsible for the Committee of the Whole being raised.
Mr. Sinclair explained his position in the

Mr. Argo, hoped the gentleman would be excused, and proceeded to state the po-sition of matters in the same way as did Moscs. Durham and Jarvis. He for good essons would not decline serving upon the

Mr. Jarvis said the Republican party was on trial—and he was in favor of giving the party an opportunity of defending itself. He was appointed on a Committee raised to consider a proposition of the gentleman from New Hancrer and he asked to be exfrom New Hanover and he asked to be ex-cused, and the gentleman desires not to all low him to be excused, but desired to com-pel him to and in defence of the Republican party. He was told he could participate is the investigation and ask any question he pleased. But questions were not allowed to be answered. The Treasurer was asked-to whom the interest on the bonds had been paid. He stood is fore the House for an hour and the question was, never anan hour and the question was, never an-

Mr. Welch said he hoped that the gen-ticman would be excused, &c. Charges had been made by certain Republicans, that the Democratic members were attempting to dodge out of this investigation. I prothat R publicans voted down every other mode of investigation and would have the Committee of the Whole. The Democrats seeing that Republicans would allow noth

He (Mr. Welch) had introduced resolu tions allowing Republicans to appoint the Committee to investigate these alleged trauts, Republican m mbers of this House Committee or five to manage the investing a Committee or five to manage the investing attempt of alleger frauds before the Committee of the Whole. Lies over.

On motion of J. S. Leary, colored, the reless were suspended and the bill to amend the law concerning apprentices, was taken app.

The question recurred upon a substitute for the bill, passed by the Senate.

After a long disbate the Senate's substitute was rejected by a vote of years 23, pays 62.

By Mr. Justice: A bill to regulais the meetings of the Country Commissioners and for other purposes. R ferred.

One motion of J. S. Leary, colored, the release the committee of the was rejected as substitute man rejected by a vote of years 23, pays 62.

By Mr. Justice: A bill to regulais the meetings of the Country Commissioners and for other purposes. R ferred.

One motion of J. S. Leary, colored, the release to do away with the charge that I was actuated by parfisan motives, and seeing that my resolutions would not be permitted by parfisan motives, and seeing that my resolutions would not be permitted by parfisan metitive, and seeing that my resolutions would not be permitted by parfisan metitives, and seeing that my resolutions would not be accepted a substitute maning a Committee, composed of a majority of Republicans. This substitute mass rejected by the Macon GA.,

One motion of J. S. Leary, colored, the release to do away with the charge that I was actuated by parfisan motives, and seeing that my resolutions would not be accepted a substitute maning a Committee, composed of a majority of Republicans. This substitute maning a Committee, composed of a majority of Republicans. This substitute maning a Committee, composed of a majority of Republicans. This substitute maning a Committee, composed of a majority of Republicans. This substitute maning a Committee, composed of a majority of Republicans. This substitute maning a Committee, composed of a majority of Republicans. This substitute maning a Committee, composed of a majority of Republicans. This substitu If ind amondment after amendment which

By consent Mr. Robinson introduced resolution concerning the act providing for a system of public instruction. Reserved. (Tota resolution will be published in full

The House then adjourned. For the Seatingl.

The bill after a long debate was postponed until Jan. 17th 1870.

On motion of R-yacida (colored,) the
rules were suspended and the bill concerning the compensation of School Committees.

NORTH CAROLINA ARNUAL CONPERSONS OF THE METHODIST
PROTESTANT CHURCH. PERENCE OF THE METHODIST

was taken up.

The question recurred upon a substitute reported by the Education Committee, which some business was transacted, which was adopted.

The bill then passed its several readings On metion of Mr. Statch, of Adambany, the rule: were Size paths, sea the last take to Adambany and Wrikes, was taken up and passed its several readings.

Moore Moore as the time for hadding in Description of the Wilstongton and Wednesday before the first Sunday in Description of the Wilstongton and Wednesday before the first Sunday in Description. comber, 1870, as the time for building the Munday

Our Legislative reports will show, what is perfectly apparent to very one personally present, that the whole business, especially of the House of Communs, consists in efforts on the part of a few to ferret out and expose the influencement, the uniman and other objects of charities. Reserved.

Stratoucction of a fast to provide for the redemption of teal estate. Referred.

By Mr. Love: A bill to provide for the clapsed, no information is received by the people, what has become of this money. County Communs, consists in efforts on the part of a few to ferret out and expose the influencement, the unimber of paupers, insane and other objects of charities. Reserved.

Stratoucction of all to provide for the clapsed, no information is received by the Resistant current and have been, in part or whole, sold in ing to do with the publication of said book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of asid book.

Resistant transfer to the Alcibodist Protection of the protection of the Mouse of County From the Alcibodist Protection of the Protection of the Protection of the County From transfer to the Alcibodist Protection of the Protection of the Prot

seven ministers to-wit: W. H. Wills, T. H. Pegrath, C. F. Harris, A. C. Harris, A. M. Lowe, A. W. Lineberry and John Paris, the College adjourned to 9 o'c.ock, A. M.

The Conference then transacted some business in the interests of the trustees of Jamestown Female College. Rev. J. C. Deans was also appointed agent for this interrent.

The Conference then adjourned. I have failed I believe to state that dur me the continuance of the Conference regular pulpit services have been held at the Church at 11 o'clock A M. and 7 o'clock P. M. with the exceptions noted,

Your correspondent was absent terday but has been informed that not-withstanding the inclemency of the weath-er the Church was filled during the morn-ing and afternoon hours, which were filled by Rev. Mr. Bates and Rev. Mr. Driakhouse respectively. Our most youthful preacher filled the pulpit at night.

The Church of the M. E. Church South

at Thomasville, and Bethany Chapel, be-longing to the German Reform and Luthern Church, were tendered and appointments made for their pulpits.

MOUNT PLEASANT, Dec. 5, 1869,

MISCELLANEOUS.

THE GEORGIA

ing cise, were compelled to vote for that MUTUAL FIRE

AND

the Ordinary occupations of Life,

ALL POLICIES ISSUED BY THIS COMPANY ARE NON-FORFEITING AFTER

ONE ANNUAL PAYMENT. W. D. HAYWOOD, Ag't.

Raleigh, N. C. VIOR'S

FLORAL GUIDE FOR 1870

THE FIRST EDITION OF ONE RUNDRED and Twenty Thomsand copies of Vick v 11metrated Catalogue of Scode and Floral cutte, is published son ready to each out for a siegandy probed on fine intel papey, with egotables, and a boardiful Cotonzo Platz—o sting of seven varieties of Phioz Drammon aking a line

BOUQUET OF PHLOXES. CULTURE OF PLOWERS AND VEGETABLE The Fioral Guide is published for the benefit of my sustainers, to whom it is sent free without application, but will be forwarded to all who apply by mail for Tan Gunte, which as not half the cost. Address,

NOTICE PPLICATION WILL BE MADE TO THE Lagislature for a Charter to incorporate the ords Guld Mine and Sand; Crack Water Com-g in Fossible coccase. THO K THOMAS, WM E STUBGIS, and others.

FOR RENT.

INSURE WITH

The Equitable

LIFE ASSURANCE SOCIET

UNITED STATES

BURROUGHS & SPRINGS. - GENERAL AGENTS, T. M. Mariotake

CHARLOTTE N. C.

ASSETTS OVER \$10,000,000.

THE EQUITABLE IS, FOR ITS YEAR THE largest and most successful WUTUAL CLASS OF STATE BASE AND IN the United States, and is now do no a MUCUAL LARGER RESIDENT that has ever been written by any focusions in the THETH YEAR of its existence. All the arm divided among the point problem, the currishing THE BEST CLASS OF INCURANCE the lowest possible price. Each policy Solder may receive his divident EN CACH of the MUCH AND CACH OF THE POLICY. Apple atoms for Agencies must be addressed in Cacheral Accepts, suppressions of the MUCH Accepts, suppressions of the MUCH ACCEPT.

BURROUGHS & SPRINGS. GENERAL AGENTS.

CHARLOTTE, N. C.

T. E. DARDEN, SPECIAL AGENT.

COMBINE INVESTMENT WITH INSUI

Widows Orphans BENEFIT LIFE

OF NEW YORK.

MANAGED BY A DIMECTORY, COMPRISING MANAGEM WHO HAVE

SECURITY and every possible advantage consistent therewith.

It has ALWAYS given its patrons the benefit of every desirable feature in Insurance, and has not therefore been forced by competition to make reaction concessions.

ITS CHARTER requires all profits or surprise to be equitably divided among policy helders.

Lis policies non-fortenable and after two annual payments have a

CERTAIN CASH VALUE PAYABLE ON DEMAND. ITS SYSTEM IS CASH.

DIVIDENDS ANNUALLY IN CASH.

NO RESTRICTION ON TRAVEL OR RESIDENCE Special attention called to its system of FONTINE DIVIDENDS. Be sure and call on our constant and courteous Agence throughout the State before insuring elements.

GENERAL TRAVELLING AGENTS FOR N. C. GEN. L. S. BAKER,

Martin & Finch

General Agents for North Carolina,

EDENTON, N C.

A. P. BRYAN, Special Agent for Raleigh, N. C. W. A. CUMMING, Ag't. Wilmington; O. W. McLEAN, Ag't. Newborn; Rn. S. Horz, Ag't. Washington; Gno. D. Gunes, Ag't. Wilmon. Nov 2-dim.

UPWARD AND ONWARD!

WHY IS IT BEST TO INSURE

IN THE

BECAUSE,

AMONG OTHER REASONS, IT IS THE ONLY COMPANY IN THE UNITED STATES WHICH PRESENTS THE GREAT FEATURE OF GUARANTEEING DEFINITE

IN CASE A POLICY IS PORPEITED FOR NON-PAYMENT OF PREMIUM.

Are non-forfeitable after two full Annual Premiums have been paid

anywhere on the Globe. The BROOKLYN LIFE has paid, and now pays to its policy holders, LARGER DIVIDENDS than ever before paid by a Life Insurance Con-

DIVIDENDS ARE PAID IN CASH,

or applied to the permanent increase of the policy, or left with the Company to accumulate at interest, in either way, at the option of the policy-

CHRISTIAN W. BOUCE, PRESIDENT, P. FACKLER, Actuary, WM. M. COLE, Sec'y. DANIEL AVRES, M. D. LL. D., Med. Director.