

THE SENTINEL.

THE DAILY NEWS OF THE STATE.



THE DAILY NEWS, N. Y. EDITION.
NEW YORK, FRIDAY, JUNE 25, 1870.

**PEACE IN THE PARTY—COLLISION
ON THE TWO HOUSES—LITTLEFIELD
RESCUED FROM HIS MER-
CHANDISE—FRIENDS AND CLOTHES
RESCUEURS—THE HOUSE UN-
GRATEFUL—IRRUMPTA TRU-
THEN-FAITH ENDURES LITTLE-
FIELD—THE SWINDLER—KILLED
LAUGHING, DODGES THE QUEST-
ION.**

Wednesday last was spent by the House in discussing the resolution of Mr. Justice, (see yesterday) calling for a joint session of both houses to consider the bill to suspend Littlefield's pay, and to adjourn him from his office. The mover of the resolution discussed Littlefield and questioned the responsibility of the Standard. He said no honest Republicans could do as Littlefield did, without being descended by that paper.

The old, backslidden, spirit-rapping Downing, defiled Littlefield and denied that there was any such record in the Wake County Court, as was read in the Senate, relative to the Littlefield-Brown-Jones-Sabine case. This old spirit-rapper is unashamed of a piece of baseness as was ever committed from Massachusetts, and Littlefield has, no doubt, wrapped him up and deluded him, "bought and paid for."

But still we can't see why the old bumbum,

in defending his master, should deny a plain truth, so easily established as the roundabout for. We suppose it must be the love of habit.

The vote on Mr. Justice's resolution in the House, stood, yea, 55, nays 34. On Thursday James Harris, of Wake, moved to reconsider the vote by which the resolution calling Littlefield to resign, was passed, and the day was spent in discussing it, and an expense to the State of one hundred dollars, which added to the discussion, cost it the day before, makes two thousand eight hundred dollars that the State pays for this affair. This is more than Littlefield and all the negro lawyers in the State are intrinsically worth. One negro lawyer went several times to the Governor's office during the discussion, as his informant, to report progress and receive instructions. But the House refused to reconsider, and the request of that body now stands, with a double force, asking Littlefield to resign as State Printer. In this way the ingratitude of the House.

But the Senate, on Thursday, voted, 31, nays 17, to sustain the resolution of the Governor's action of the affair, is said to have pleased him a hasty letter, and he folded and directed it, and, "this will straighten the Governor, in regard to the lease." It did straighten him, or rather bent him clean over the other way, and broke in his lease project. The friends of the lease charged them, and charge to this day, that Littlefield was the cause of the failure of the lease, and that he pretended it is in order that he might afterward buy the Road. Littlefield has no boy of compassion. He, and those acting with him, have swindled the State of its last dollar, and left the Treasury a clear of funds as a consequence; there is not enough left to pay Friday Jones for guarding the oaks and rose bushes in Capitol Square; and now he would safe take from the poor, old, beggar mother of us all her homestead in the North Carolina Hamlet, simply that he and corrupt members of the Legislature, and their friends may make money.

Let the people watch the proceedings; the bill has been put in motion, by the introduction of Barnett's bill; the old game of bribery is to be played, once again; the states are heavy and the game will be definitely played.

THE SENATE.
The Legislature of North Carolina.

SENATE.—FRIDAY, JUN 26, 1870.
The Senate was called to order at 10 o'clock.

BILLS INTRODUCED.

By Mr. Walker: To charter the city of Greenville. Referred.

By Mr. Cherry: To adopt the report of the Committee on Bills in relation to townships. Referred.

By M. Moore of Yancey: To incorporate the town of Elkerville, in the County of Mitchell. Referred.

By Mr. Shober: To authorize the commissioners of Alamance County to levy and collect a special tax. Referred.

By Mr. Cook: To enact an act to amend the Chancery of the Wilmington and Charlotte Railroad Company; heretofore enacted, and direct that it be approved and made law. Also, to amend the laws of 1868 and 1869, so as to regulate the insurance companies of the state. Referred.

By Mr. Martin: To better protect the holders of Insurance Policies in this state. This bill requires: Underwriters doing business in this state, if it be found necessary to deposit \$20,000 in bonds of the State, at par value, in the Treasury, and 15% Insurance to deposit \$10,000. Referred.

By Mr. Lester: Resolution to reduce the salaries of members to \$6 per day and of employees in the same proportion. Lays on the Senate.

HOUSE OF REPRESENTATIVES.

FRIDAY, JUN 26, 1870.
House called to order at the usual hour.

Mr. Amos for Committee on Internal Improvements, reported favorably upon the bill to amend chapter 82, Public Laws 1868-69. Bill placed on Calendar.

ANNOUNCEMENTS AND NOTES.

By William Camp: A bill to amend sections 11 and 12, chapter 108, Public Laws. Referred.

By Mr. Long of Richmond: A bill to incorporate the old Scotch Fife, Richmond county. Referred.

By Cherry, et al.: A bill to amend the bill to regulate building associations. Referred.

By Mr. Moore: A bill to regulate the expenses of keeping up bridges in the state. Referred.

By Mr. H. W. Jones: A bill to regulate the expenses of keeping up roads in the state. Referred.

By Mr. G. W. Jones: A bill to regulate the expenses of keeping up roads in the state. Referred.

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