LEGISLATIVE SUMMARY.

In the Senate yesterday, the House res

Mr. Avara introduced a resolution for

sult with the creditors of the State, which

Mr. Ellis, of Columbus, from the Com

mittee on the Asylum for the Insane, re-

support, repairs, &c., of that instintion for

Asylum and the Institution for the Deaf

The bill to charter the New York, Norfolk

and Charleston Railroad Company passed

The only measure which elicited discus

ion in the House of Representatives on

yesterday was the bill in regard to the

pay of members of Boards of County

Colamissioners. The shape in which the

mendments were offered and rejected.

APPOINTMENTS OF THE N. C. CON-

FERENCE.

As a matter of interest to many of our

nents that were made at the last session

RALEIGH DISTRICT.-W. H. Bobbitt

Mangum.

Person Street—To be supplied.

Louisburg-P. V. Carraway. Granville-J. R. Griffith.

Rock Spring—M. J. Hunt. Henderson—A. A. Boshame Nash—T. C. Moses.

Hillsboro-J. T. Harriss.

Pittsboro-W. H. Moore.

Cary—A. R. Raven.
Rolesville Circuit—A. D. BettaSmithfield Circuit—J. E. Thompson
Tar River Circuit—H. H. Gibbons.

Editor Advecte-J. B. Bobbitt. Hnlando Distrator-W. Barringer

Alamance—R. S. Webb, C. Hitl & Haw River—J. B. Martin.

Yanceyville—S. V. Hoyle,
Yanceyville—S. V. Hoyle,
Deep River—W. F. Clegg,
Leasburg—J. W. Jenkins,
Person—W. M. Jordan,
Durham—J. J. Renn,
High Rock Massion—A. Norman,

epper.
Davidson-R G. Barrett, W. D. Meach

Agent Trinity College -B. B. Cul

has done more than all the p escriptions of

e pharmacopia to protect the human sys-

em against the bodhy life superinda ed by

count o lite extraordinary preventive proper

ties that Hostetter's stomach litters is so ex-ceedingly popular in localities subject to the

cases produced by empuisoned sir. A family that has exemped electrons during a sickly see

virtues of the preparation. The whole neigh-berhood realize the fact. 'I could n't have

occleved it," says one. "I senrolly crudi

thing we need in this unwholesome so tion

ountry," remarks a third. And the result is

am, supernumerary.
Ashboro—J. W. Lewia.
Caraway—I. F. Kerana.
Forsythe—Z Rosh.
Winston—H. P. Cole, W. W. Albes.

Federal troops, was referred.

concurred in.

he next year

and Dimb and the Blind.

its second reading.

## THESENTINEL

ADVERTISING BATES

ments will be inserted in the Daily

square, | week \$ 3.50;1 square, 7 mos 2/m6/e, 12.00 1 2/m6/e, 12.00 1 20,28 t

form which will allow each proposed Add to the specie rates for each addition amendment to be voted on separately, and was made the special order for 12 o'clock; Jun. 16th.

the appointment of a commission to con For the Dally and Semi-Weekly combined, aixty per coat, on Dally rates. For the Dally and Weekly combined, forty per cont. on Dally rates. For the Dally, semi-Weekly and Weekly combined, ninely per cent. on Dally rates. Special notices, fifty per cent on Dally rates. Advertments in Local Columns, 25 cents per lim. ported a bill appropriating \$70,000 for the

HOME AFFAIRS.

COTTON MARKET.-Reported by Lynn Adams, Green and Commission Merchapt, South Market Street :

HALEIGH, Dec. 12. Price of cotton in our Market to-day: 17 3 5 cts. 12 m. 4 P. M. dales, - - - 100 bale. Receipts, - - - 100 "
Tons of the Market, quiet.

CONCERT-BAPTIST FAMALE SEMINAny.-Remember that the concert by the young ladies of this school will occur at Tucker Hall, December 13th, at half-past seven o'clock.

The public are invited,

APOLOGY,-We owe our subscribers liv readers, we copy a part of the appointing on the routes North and East of Raieigh an apology for the non-delivery of the of the N. C. Conference held at Fayette-SENTINEL of Thursday. Some rescal stole ville. We will give the remainder to between two and three hundred copies, morrow: and hence our inability to supply all of our P. E. Raleigh City, Edenton Street.-A. W. regular subscribers.

C. D. HEARTY & Co.-This firm, composed of gentlemen well known and highly esteemed in this community, makes a speciality of hats, boots, shoes, &c., and their stock in this line is always large and varied, and customers may rely implicitly upon the representation of these gentle men as to the goods they offer for sale. For good bargains we unhesitationly refer buyers to the boot and shoe esta ment of C. D. Heartt & Co., Fayetteville

KATIE POTHAN .- The Wilmington Star and Journal contains very discriminative and well written criticisms, upon Katie Patnam's and Browne's playing on the second night of their appearance. They are in full accord with what we said in the SENTINEL, and are every way just The Star begins its article after this style

Miss Putnam has conquered Wilming con the old city is now a divided d domain as between herself and Mrs. Oateand while there is no possible ground of contrast between them, Mas Putnam has effected a secure lodgment in what has hitherto been a citadel into which are Outes has easily deflect intrusion from an quarter. Hereafter, the heart of Wilming ton is divided between the glorious little Queen of Burlesque and the gifted young lady, who now renders for us so beautifully the drams of sentiment enlivened will drollery and fun of the most exquisite

TIMELY REMARKS-We copy with densure the following paragraphs from a recent letter of Col. W. L. Saunders, on of the editors of the Wilmington Journal to his paper, dated Raleigh, December

One of the greatest evils of the present consentation is the provision that compens the Legislature to meet every year. No people were ever cursed with "too much legislation" to a greater extent than are the people of North Carolina to-day. With first one Reconstruction Convention and then another, and special and annual essions of the Legislature, it has been scarcely possible to print and publish a law before a new law making body was in a sion and hard at work repealing or changing it. To such magnitude has the evil grown, that a new compilation of the laws has become a hecessity not only to dients, but to lawyers and judges as well. But it these annual assions continue, even this new compilation will afford only temporary relief. Twelve months will not pass over our heads before there will be enacted "Bills to be entirtled acts to nacted "Bills to be entitled acts to ad ah set, &c., ad infinitum. In view amend an act, etc., as by the son com-pulsory annual sessions, there is force in the suggestion, made by cenator Fem-ming on Saturday, that the first action of ming on Saturdy, this is the as short as possible, leaving to the second season the bulk of the work, when the members will have had time to consider and mature

If, however, those who think it impor ober, all the work that ought to be done as this session of the Legislature to correct, it is good policy to take a long recess and to begin it at an early day, in order to enable members to be at home on Christman and New Year, to attend to the business that necessarily must be transacted in set-ting up the affairs of the outgoing year and catting out the work for the incoming one. It is nothing but simple justice to the west-orn members, if a recess be raken t all That it should give them time to go to their tionies and return, as otherwise they would be kept in Haleigh upon their own expense, as members draw neither per dom nor milean during rocess. Indeed, tters not whether a recess be taken

But, for many and good reasons, it is used to be hoped that the radicals win inite with our friends in striking from he Constitution a posyumen so to decline-ble as that which requires annual serious of the Levislanus.

RALEIGH, N. C., FRIDAY, DECEMBER 13, 1872.

SENATE

tion requesting our Senators and Repre-THURSDAY, Dec. 12, 1872. sentatives in Congress to ask for the with The Senate met at the usual hour, Pres drawal from the interior of the State of ident Morehead in the chair. Reports from standing committees we The House resolution requesting the ted by Messrs. Murray, Troy, Welch

Gudger, Grandy, and Flemming.
A message was received from the House Governor to issue a proclamation to check the drain of emigration from the State was ransmitting sundry engrossed bills and fesolutions which were appropriately re-ferred or otherwise disposed of. The Senate concurred in the Hopse res The bill to amend the Constitution of the State was re-committed with instruc-

olution in relation to the manner of dra-ing federal juries in this State. tions to the committee to present it in a Also in the House resolution in regard to the Supreme Court library. The House resolution asking for the withdrawal of federal troops from the interior of the State was referred to the

amittee on military affairs, The House resolution requesting the Governor to Issue his proclamation in regard to the drain of emigration from the Beats was referred to the judiciary com-

BILLS, &C., INTRODUCED. Mr. Davis introduced a bill to change the dividing line between the counties of Franklin and Granville, on the south side of Tur river.
Mr. Grandy, a bill to amend chap. 12

Mr. Surwood a vegalation to provide for of the revised code entitled Bastard chitthe expense of conveying convicts to the Mr. Dunham, a bill to repeal chap. 138 senitentiary and patients to the Insane

public laws of 1871-72.

Mr. Mila, a bill accompanied by a position, to prevent the sale of spriners iquors within the corporate limits of the town of Shelby.

Mr. Grandy, a bill to amend sub-chapter 4, chap. 178, laws of 1868-69. CONSTITUTIONAL REPORM.

The bill to amend the constitution the State, being the special order for 11:30 o'elock, was taken up. After considerable

o'clock, was taken up. After considerable discussion on motions to postpone to sundry days certain, and to re contmit,

On motion of Mr. Grandy, the further consideration was postponed and made the special order for January, 16, at 12 m.

On motion of Mr. Avars, this vote was recognidered to enable Mr. Which to ofbill passed allows \$2 per diem and five ents mileage. The bill caused quite a engthy debate and a large number of fer an amendment to re-commit the bill to the Committee on Constitutional Reform, with instructions to report on the ng to get the bill before the Senste in such shape as to allow a vote on each seperate imendment. The bill was re-commit-

Mr. Avara introduced a resolution con orning the State debt. Keferred. Mr. Edis, of Columbus, introduced bill for the support and repairs, &c., of the Asylum for the Insene. [Appropriates \$70,000.1

Also, a bill to prohibit the sale of intoxicating liquors within two miles of Pleas ant Plains Church in the county of Colum-

Mr. Norwood, a resolution instructing the Judiciary Committee to report a bill fixing the amount of compensation for conveying convicts to the pentientiary and patients to the Asylum for the Insane and the Institution for the Deaf and Dumb and the Bond, and to prescribe the mode of auditing and paying such sums. Adopted. Leave of absence was granted to Messra. Resposs and Ellis, of Columbus, for com-mittee duty. Also Mr. Grandy for five Wilson Mission-To be supplied by J.

DILLS ON THIRD READING. The bill to amend sec. 1, chap. 152, regulating fishing, &c., in certain streams, passed its third reading. On motion of Mr. Cunningham, the

rules were suspended, and the bill to in-corporate the New York, Norfolk, and

GREENSBORD DISTRICT-N. F. Reid, Greensboro-J. A. Cunninggim, J. C. Thomas, supernumerary.

Guitford—C. H. Phillips, N. H. D. road within twelve months under the Trinity College—B, Craven.
Thomasville and High Point—C. M

penalty of a forfeiture of the charter, which was adopted. Mr. Merrimon also moved to amoud by striking from the bill the section giving

give the company power to lease "after the completion" of the proposed road

Stokes—Supplied by A. W. Craft,
Madison—F. L. Reid.
Wentworth—W. C. Norman.
President Trinity College—B. Craven.
Agent Graenaboro Female College—L.
Hendren. Mr. Cowles moved to amend so as to

reserve to the State the power to regulate and revise the rates of freight and passen ger travel. Rejected. Mr. Norwood, an amendment to secur the transportation of local freights and passengers at through rates, and for the

P.E. DISTRICT-M. L. Wood

passengers at through rates, and for the erection of the necessary depots, &c., This proposed amendment was subsequently whildrawn.

Mr. Merrimon moved to amend by requiring that at least two officers of the corporation be citizens of North Garolina. Adopted.

An amendment, proposed by the committee on Internal Improvements, requiring a branch of the road to pass through Lenoir and Onslow counties was adopted. The bill then passed its second reading E. Salisbury—L. W. Crawford, Salisbury Cheads—W. M. D. Moore Mt. Zion—T. A. Coon, ) Statesville—J. W. Wheeler, diatesville-Statesville Circuit — A. K. Murchiso M.cksville—L. Shell. Iredell—T. P. Ricaud. Alexander—C, Plylor, Wilkes—Supplied by Miles Fay, Mountain Mession—Supplied by J. W.

The bill then passed its second reading by a vote of 36 to 6. Jonesville-R. T. N. Stephenson, Mt. Airy - J. F. Heitman. Surry - Supplied by W. F. Needham. On motion of Mr. Love the Scente adurned till 10 o'clock to morrow. LIVING ADVENTISEMENST. - A medicine tha

HOUSE OF REPRESENTATIVES. THURSDAY, Dec. 12th, 1872. se called to order at 10:80 a. m. Mr. Spenker Robinson in the Chair, Journal of yesterday read and up

Leave of absonce was granted to Mr. Brown, of Davidson.

Mesers, Brooks and Freeman were announced as being detained from their seats

investigate the effairs of the Penitentiary, were granted loave of absence to attend to the duties with which they are charged. Mr. Moring presented a memorial from certain members of the bar of the 7th Ju-dicial district, asking the passage of a bill allowing the several Solicitors to awar. witnesses to be examined before the Gran-Jury without calling them in open Court

Mr. Bennett, from the Judiciary Conmittee, Mr. Settle, from the Committee or Salaries and Fees, Mr. Morrison, from the foring, from the Committee on Engrowed

By Mr. Cox: A resolution in favor of By Mr. Perry, of Bladen: A resolution a fever of the Register of Donds of Bos len county; referred.

By Mr. Duia; A resolution of instrucion to the Committee on Education

pisced on calendar. A bill to Inc. By Mr. Beanett: A bill to incorporate the Western and Wilmington Hallwey By Mr. Gunger: A bill in relation to

Legislature of North Carolina. schatrocions by the Catawba river; re-B: Mr. Dula: A bill to change the time

olding courte in 10th Judi ict : referred. By Mr. Jones, of Orange; A bill in re lation to the sale of liquer in the town of Durham, Orange county; referred. By Mr. Bean: A bill to repeal chapter l, laws of 1868; referred.

By Mr. Richardson: A bill to allo

he Commissioners of Columbia county levy a special tax; referred.

Mr. Jones, of Cuidwell, from the com

On-motion of Mr. Duls, the rules were suspended and the resolution instructing the committee on Education to enquire into the expediency of modifying and aftering the present school law, Mr. Johnston sold the comm

hard at work upon a new bill and would submit a report in a couple of days. He saw no necessity of instructing the num-mittee to do that which it is arread a gaged in doing, and therefore move to table the resolution. The mo-On motion of Mr. Goodwyn, the rule

were suspended and the bill to amend section 1, chapter 139, laws of 1870-71, relative to fees of county officers, was taken up. The committee on Salaries and Fees, to whom the bill was referred, reported a substitute which provides that m hers of Boards of County Commissioners shall not receive more than \$2 per day and ive cents milesge.

Mr. Goodwyn advocated the passage of Mr. Stanford was sorry to oppose any-

hing recommended by the committee on Salaries and Fees, but thought this mile age system would open the door to tre-mendous frauds in some counties. He knew that \$2 per day was a poor compen-sation and would vote for a bill providing in adequate pay.

Mr. Watson moved to smend the bill

hy giving, the commissioners \$3 per day that \$2 per day was totally inadequate to detay the expenses of nembers of Boards delay the expenses of nembers of Boards with resided at a distance from the Court House, 1, Elinou, col., favored the smendment of

Mr. Wascoh.
Mr. Scallford would vote for Mr. Wat son's amendment, but was opposed in as an additional section to the subst tute, which provides that Commissioners shall not receive mileage for more than

four terms in any one year nor per dies for more than 12 days in the year. The Chair stated that the original provided that the Commission should receive to per day, and in order to prevent confusion he would put the question on the adstitute though there were several amendments pending.

Mr. Wangh was opposed to any change.

The present members of Boards knew when they were elected what compensa on they were to receive, &c.
Mr. Brown, of Davidson, moved to lay

the whole matter on the table. The yea and nays were called, and the House re seted the motion by a vote of year 33, The question recurred upon the substi-

The question recurred upon Mr. Bow man's proviso.

an's proviso.

Mr. Badger moved to amend by saying that the proviso shall not apply to the county of Wake. He thought the pre-viso was a good one and would apply wheely to four-fifths of the counties, but Charleston Raliway Company was taken it would work a hardship in so large and up.

Mr. Grandy offered an amendment defi
The Chair ruled Mr. Watson's amendsteady. Tennessee's very strong, other

nitely fixing the termini of the road in ment out of order as the House had nega-Mr. Merrimon, an amendment requiring day in the adoption of the substitut the commencement of the work on the giving \$3 per day and five cents mileage, road within tweive months under the Williamson, col., moved an amendment penalty of a forfeiture of the charter, to Mr. Bowman's proviso which provided

that the provisions of the proviso shall apply only to Mitchiell county.

Mr. Reid, of Meckleoburg, thought Mr. Merimon's amendment was re
Mr. Merid, of Mecklonburg, thought with other gentlemen that the matter might with propriety be left where it was, but if it was to be altered some stipulated sum should be agreed upon. He thought the completion of the proposed road Adopted.

Mr. Merrimon's amendment was re-

Bowman would not prevail. He callied the previous question. The call prevailed and the question recurred upon the amendment of Williamson to Mr. Bow-man's proviso, which was put to a vote and lost for the want of a figurum, Williamson renewed the motion and it was yould down by the House.

Mr. Badger's amendment excepting the county of Wake from the provisions of Mr. Bowman's proviso was put to a yote and rejected. Mr. Bowman's proviso was then put to

a rote and rejected.

The proviso of Mr. Lindsay, excepting county of Nash from the provisions of the bill, was put to a vote and rejected. The bill then passed its second reaching.

The bill came up on its third reading.
Mr. Dula moved to amend by giving to Commissioners 1.50 per day instead
\$5, and to do away with the mileage. Mr. Anderson, of Clay, moved to amond by excepting the county of Clay from the provisions of the bill.

On motion of Mr. Settle, the previous question was called and the amendment of Mr. Anderson, of Clay, was put to a vote and rejected. Mr. Dula's amendment was also voted

The amendment of Mr. Trivett, (of which notice had been given) excepting Ashe county from the bill was voted After the rejection of numerous other

amondments, of which notice had been given, the bill passed its third reading. By Mr. Marier: A resolution of instruc-tion to the Judiciary Committee to report a bill as to what bills to incorporate panies are exempt from the general incor-poration law. On motion of Mr. Marier e rules were suspended and the resolu-

tion was adopted.

By Mr. Badger: A bill to incorporate the town of Apex, Wake county; re-By Mr. Bean: A bill in regard to cer ales in North Carolina; placed or

On motion of Mr. McGebee, the rules were mapended and the bull for the more flectual security of life and property on allowed, &c., was taken up.

Mr. McGebee said that the bill had been accusity scretterized by the Judiciary, committee and had been manimously re-commended. Previous legislation in this irrection was confessedly madequate.

1. Pieceting observations on a railroad ack, injoring telegrad bed or features, or only any see to displace the engine, do, ittuity and maliciotacy, with fatest to

a: If by any of the above acts, done uniswfully and on purpose, but without malice, any person shall be maimed, the crime is felony—punishment, pententiary, term 1 to 5 years; fine \$100 to \$500.

term 1 to 5 years; fine \$100 to \$500.

4. Shooting or throwing stones unlawfully and on purpose, at or against a coach wherein passengers may be, with intent to in jure passengers or employees—made felony—nunishment, peniteniary from 2 to 5 years; fine \$50 to \$200.

The bill passed its second reading under a suspension of the rules. The bill then came up on its third reading.

Mr. Badger said he opposed the bill because he did not wish to add to the list of capital offences and was opposed to the establishment of another felony without having the bill printed in order to give it.

naving the bill printed in order to give it mature consideration, do.

The bill then passed its third reading.
On motion of Mr. Settle the bill to establish a portion of the line between North Carolina and Tennessee was taken up

and passed its several readings.

By Ellison, col.: A resolution of instruction to the Committee on the Desf, Dumb and Bind Institution; referred.

On motion of Mr. Anderson, of Clay, the the rules were suspended and the bill to provide for the building of a jail in the town of Hayesville. Clay county, was taken up and passed its several readings. On motion of Mr. Heaton, the rules were suspended and the bill to amend section 45, chapter 190, laws of 1871-72, was ta-ken up and referred to the Judiciary Com-

The bill to smead the set to provide the procedure in special proceedings was taken up and passed its several readings. On motion of Mr. Perry, of Bladen, the rules were suspended and the resolution for the relief of the Register of Deeds of Bladen county was taken up and passed I a second reading. Under a suspension of the rules the res-

lution came up on its third reading and, on motion of Mr. Johnston, was referred to the Judiciary Committee.
On motion of Mr. Craige, the resolution to authorize the enlargement of the room of the Public Library was taken up and passed its third reading. (Builds 5 additional alcoves at a cost of \$200.)

The resolution to have the bankrupt law so amended as to place it within the reach of poor men was taken up and adopted. (The resolution asks our representatives in Congress to use their influ to have the bankrupt law so amonded as to lessen its cost, and that persons owning

of it, &c.) The bill to prohibit the sale of lique within 11-2 miles of Bethel Church, Ca-barria county and Cold Spring Comp Ground, same county, was taken up and pussed its saveral rendlogs.

LATE TELEGRAPHIC NEWS

MARKETS. NEW YORK, Dec. 11.—Cotton irregular; sales 4,617 bales; uplands 19 5-8; orieans 3, 20 1-8. Flour active, common to fair extra \$7 19a\$9 15; good to choice \$9 29a is \$12. Whisky a shade firmer 95a95 12, it Wheat very dull nominally, 1a2 cents lower, winter western 65a75. Corn shade firmer, quiet. Rice steady. Pork unchanged \$13a\$13 25. Lard firm 7.8-4a8 gt 1-8. Turnentum firm. Rosin dull. Tal.

1-8. Turpentine firm. Rosin duil. Tal-low quiet 8 1-2a8 3 4. Preights quiet and Cotton-Net receipts to day 548; gross

4.545. steady. Tennessee's very strong, other

Livenpool, December 11.-Cotton opened firm; uplands 10; orleans 10 1-4a 10 3-8.

Evening-Cotton opened firm; up ands 10; orients 10 1 4a10 3-8. lands 10; orients 10 1 4a10 2-8, Sales 18,000; speculation and export 4,000. Breadstuffs steady. Pork 71, Tailow 43 and 6. Common rosin 11 to 3.

Wilmington, December 11.—Spirits of Turpestine dull at 55. Rosin quiet \$3.25 for strained.
Crude Turpentine steady, 3.20 for hard; 5.30 for yellow dip and virgin.
Tar market steady at \$4.00.
In Charlotte, on t flutt, Mr. John M.

WILMINGTON, Dec. 11. - Cotton quist;

BALTIMORE, Dec. 11 .- Cotton quiet; mid-Nonvolk, December 11.-Cotton steady

low muidlings 18. FROM WASHINGTON. Washington, Dec. 11—House.—The morning hour was spent in discussing the soldien bounty land bill. No action, SERATE—Osborn introduced a bill for

life-raving stations on the Piorida coast, Owing to recess the resolution was laid over.
The House Committee on claims

The House Committee on claims post-poned the consideration of the report of the Southern Claims Commission until after the bolidays.

The Secretary of the Treasury has tele-graphed the Collector of Customs at Port Towasand, to assume jurisdiction over San Juan and chiorce the Revenue law.

The Headquarters of the Military Di-vision of the Atlantic are transferred to

House Committee of Ways, and Means reported adversely upon the abatement of tax on spirits destroyed in bond by seei-

part upon the powers of Congress to requisite trade between the States, and to prevent oppressive discriminations on the part of common carriers.

The French Spollation bill is postponed to the 22d of January.

The Indian appropriations bill has

The Indian appropriations bill has SENATE.-The dissibilities of Lamer e

Mississippi, were removed unanimously.

Mississippi, were removed unanimously.

Many private bills passed.

Summer's supplemental civil rights bill went over under objection from Mr. Mor-

went over ender objection from Mr. Mor-rilt, of Maine.

Sharman, from the Finance Committee, reported the House bill for the reduction of officers and expenses of Internal Reve-nue, with ameadments providing that the offices of Assessor and Assistant Assessor shall close to exist at such times in the districtal respectively as the Commissioner of Internal Revenue may find practicable prior to July first, 1872; quite-trizing the appointment of twenty-five Agents unti-July first, 1874, in seldition to those pro-vided for by existing law, and amending July first, 1874, in suddition to those pro-vided for by existing law, and amending the present has so as to provide that all or the midditional commission of One hall pre-cent small be gold to the collector receivong any are to displace the engine, &c., ing the tex on an all aperits produced disally and majorines, with intent to after the office of nesenter shall cease actions passengers or employees, &c., made

felouy, and penitentiary term 2 to 10

years, and fine \$200 to \$1,000.

2. If by any of the above acts death ensures immediately or wishin the term of one year, the crime is in reder.

Bills were introduced as follows: By Lewis: To provide for the recomputation of the accounts between the United States and the several States growing out of moneys expended by said States in the Bills were introduced as follows: By Lewis: To provide for the recomputation of the accounts between the United States and the several States growing out of moneys expended by said States in the war of 1812. By Osborn: A bill authorising the establishment of a Life Saving Station on the coast of Florida. By Mr. Ramsay: A bill to repeal the act of March 11, 1873, for the relief of G. W. Morris, which was sutherized.

Confirmations to-day, were Richard

which was sutherized.
Confirmations to-day were Richard
Beardsley, Consul Agent at Alexandria,
vice Butler; Mrs. Elizabeth Porter, postmistress at Russelvilla, Ky.; W.F. Clarke,
postmaster at Galveston, Texas; Mrs.
Graham at Cheraw, and Whittemore at
Sumpter, S. C.; Ward Hunt, Associate Justice of the Supreme Court; Samuel F. Philips, Solicitor General, and Perry, Simmons, Powell, Foulks, Munn, Hen-drick and McDowell as Supervisors of In-ternal Revenue.

FROM ALABAMA

Montecamery, Dec. 11.—About one o'clock to-day, while the Capital Legislature was in seasion, Sheriff Stroback appeared in the Senate, and said he had a warrant from Gov. Lewis to take possession of the Capital. Whereupon the Senate ordered the sergeaut at arms to arrest the sheriff or conventions and sheriff or conventions. sheriff for contempt, and hold him in custody 48 hours dating from noon. The sheriff did not resist arrest, but explained that he was merely acting under orders and on apologizing to the Senate was released. For a few moments the ex-citement was intense, and the Federal troops stationed near the Capital got under arms, but no necessity appearing, they dispersed to quarters. The Scunte authorized the sergeant at arms to minimon posseto profect the Capitol against all but Pederal forces, and adjourned. The sheriff appeared before the door of the House, but the sergeant at arms, refused but the sergeant at-arms refused admit-tance except to Federal forces, and the Sheriff withdrew. The Legislature in the Court room admitted another person to a seat who was defeated, according to the official r tures, by a large majority.

NEW ORLEANS. NEW ORLHANS, Dec. 11,-The fusion Legislature is in session, with a quorum in both Houses. Hugh I. Campbell, Pres-ident of the Senate, and J. C. Moreil, Speaker of the House

GENERAL NEWS. Gaston was elected Mayor of Boston by vote of 9,204 to 8,942 for Pierce, Gas-

a vote of 9,394 to 8,942 for Pierce, Gas-ton was supported by the Democrats and citizens' party.

U. S. Attorney General Williams has telegraphed Pinchback that "the requisi-tion of the Legislature transmitted by him had been received; that whenever it becomes accessary, in the judgment of the President, the State will be protected from domestic violence." Gen. Dix has resigned the Eric Dictator-

ship.

Nearly 1,000 Italian emigrants have arrived at New York within two days.

The fifth Avenue hotel caught fire Thesday night, loss \$100,000. The fire broke out in a cock loft occupied by laundry women and domestics. Sixteen bodies have been found burned beyond recognition. The gnly means of escape was the stairway, which was burned. Twenty-

stairway, which was burned. Twenty-two bodies had been discovered up to 2 p. m. yesterday. The greater part of the jurniture was ruined.

FROM EUROPE. Panis, Dec. 11.-Petitions circulating here and in the provinces for the dissolt tion of the Assembly are greatly increasing Members of the moderate and left favor dissolution. Duke De Boglie, a monarch-ist, has been elected to a committee by thirty majority vice Fourteen, who has been appointed Minister of Public Works.

The Misses Greeley have, at is said, been offered \$10,000 per share for their father's interest in the Tribune. These shares represent \$1,000 cach. If such a value is placed upon the stock the bus be in a healthy condition.

MARRIED :

In Mecklemburg county, on the jird last , by Rev. J. C. Chalmers, Mr. A. H. Stowe and Mi

In Charlotte, on the 5th inst., by Rev. J. F. Butt, Mr. John M. George and Miss Hattl

In Shelby, an the 3tth ult., by Rev. T. Dixor Mr. W. W. Haynes and Miss Jennie Bolin. In the town of . harlotte, on the 8th inst., by the Rev. Mr. Boone, Mr. W. B. Howell, Albemarie, to Miss J. F. Austin, of Cha

In Tarboro, on Wednesday the 4th inst. after a lingering limest, Mrs. Elimberh, wife of Mr. John King, in the thirty eighth year of hor ege.

At New-Berne, on the 16th nit., Mr. Joseph B. Clark, of Pantigo, Beaufort county. At Firmington, Colembus county, on Saturday, November 20th, 1873, Mrs. Marietta wife of H. B. Short; in the forty-fourth year of

In Wilson, N. C., at the residence of he other, Mrs Muhala Barnes, on the - day of November, 1873, Mes Jane Barnes. In the town of Wilson, on Monday mornis

the 15th uit., of Consumption, Marcelius Gor nam, sg d ninet on years. In Grennsboro, on Tuesday the 16th Inst., to clock p. m. efter an illness of several week fra. Mary J. Gretter, in the fifty-cinth yea

JOR BALE, Best Western North Carolina Buckwhen

dec 9-17 NORTH CAROLINA. GRANVILLE COUNSY.

SUPERIOR COURT, NOV. 25, 1872. James H Lassitor, Alexander R. Andrews & others, rull and real estate for James Dr. Alex B Hawkins. It appearing to the Court that Dr. Alexas our B. Hawkins res des beyond the Builts of this State, to will : in the city of Tallahassee in the county of Lorn, is the State of Fig. da. It is therefore ordered that publication in mide for six weeks, once a week, in the Raiseigh day tight, notifying the defoundant in the Builts of this companion, and that unless it the Builts of this companion, and that unless it

be made for all weeks, the thing is a string of this co-implaint appear in the office of the nor Court for the county state of North Larylina of

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GHAS, E. JOHN ON M. Dr. FRYEN E. HINES, M. D.

Balcigh, Drc. 1, 1872.
dec 2 lm.

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