SUPREME COURT.

The court met at 10,a.m., Chief Justice

Pears in and all the Associate Justices

present. The following cases were taken

C. N. Swann et al, vs L. Barrington,

Humphrey, exec'r., vs Ward, exec'r.,

up and disposed of as indicated ;

adm., Craven, report confirmed.

adm'r, Crayen, report filed.

and adm'r, Craven, report filed.

Same vs same, report filed.

Same vs. same, report filed.

ard, et al Wayne, argued.

of the District.

end of District,

nes, argued.

argued.

rgued.

tinued

gd'n and admin'r, Craven, report filed.

Henry King, exec'r, vs. Wilmington &

C. L. Wooten, adm'r, vs. John N. Sher-

John H. Powell, adm'r, vs. Wilmington & Weldon Railroad Company, Wayne, for

Daniel Perry, vs. Edward Hill, Lenoir

J. Henry Davis, vs. Wm. J. Smith, Car-

M. S. Cohen vs. C. G. Holt, Wayne,

Hoylaron Insurance Company et al., vs. John D. Davis, Carteret, argued, Lewis M. Pollard, vs. Thos. Wilcox,

From the Era.

WATTS' DECISION.

The Board of Commissioners of the city

Battle & Sons, Moore & Gatting, for Plain

tiffer J. C. L. Harris, City Attorney, and

T. M. Argo, for City of Haleigh. his case having been submitted by the

irries upon the facts agreed without ac-

The city of Raicigh being a municipal corporation organized and acting under a charter granted by the State, which is

made part of the case agreed, claims the right under section 9 Art, VII, of the

State constitution and its charter above

referred to, to levy a tax upon all solvent

er but can only tax property in the now

of the word property the choses in action

that the controversy is real and the pro-

perfectly stated. But as the controversy is no doubt real and involves questions of

importance and interest to the parties,

The case is: The plaintiffs are citizens

ceedings in good faith to determine

Nonth Carolina, | Superior Court, Wake County. | Fall Term, 1873.

Wake County. § Fail Term, R. S. Pullen and others, Philatiffs.

of Raleigh, Delendants.

Weldon Railcoad Company, Wilson, con-

et al, Oaslow, continued for issues.

MONDAY, Jan. 20, 1873.

was transmitted to the Senate,

LATEST BY MAIL.

The Clerk of the market reports the

During the week closing Saturday the

various botchers of this city slaughtered

There were 21 police arrests during the

week closing Saturday, 4 of which were

The President's late order in regard to

federal office-holders occupying state or

Col. E. R. Brink, Postmaster, County

Donard Ramley, Inspector of Customs

George L. Mahson, Inspector of Cus-

James Heaton, Assistant Assessor of In-

ternal Revenue and a member of the Leg-

Jas, A. Lowery, Impactor of Customs

E. M. Shoemaker, Inspector of Customs

NORPOLE, WHEMINGTON AND CHARLES

TOR RAILBOAD .- Gen. Charles B. Stuart,

log of citizens be called for Tuesday next.

The year 1816 was the coldest ever

known in the Eastern States. The chances

length in 1875.

Arlphin newspoper.

seem to be that it will find its match at

A recent German authority gives the

latest revised statistics of the battles of Koniggratz, Gravalette, and Sedan. In

the first 220,000 Austrians and Sexona

were engaged against 215,000 Provides, and ja all 40,000 mon were killed ; in the

second, 120,000 Freeds contended with

200,000 Germann; and at Sudan there were 130,000 Frenchesen against 200,000

Warmich commenced bis enter in a

splification, of portical resolution if he

clutter office. It would be a terrible so

very decomed to end it-my on a Public

OBITUARY. Died at his residence, In Walle smeate, Jun

and City Alderman.

islature.

toms and State Senator.

and County Commissioner,

and County Commissioner.

fined, 4 sent to the Work House and the

50 beeves, 68 hogs, 10 sheep and 3 calves.

Wilmington Locals:

must week.

which were adults.

balance discharged,

MORNING EDITION

LATEST TELEGRAPHIC NEWS ON 4th PAGE.

CITY ALMANAC, -January 21st, 1873 -Fun rises 7:08; Sets 5:16.

WEATHER REPORT .- Washington, Jan 20th.-For the South Atlantic and Gulf States, southerly to westerly winds, rising temperature, cloudy weather and rain, the former veering to westerly and northwes terly over the western Galf States, with falling temperature and clear weather,

YARIBROUGH HOUSE, Jan. 20th. -Dr. G. W. Blacknall, Proprietor: Jan. W Bearl, New York; J M White, S. C. John H. Dillard, Greensboro; Murray H Smith, Greensboro; B Parker, Trinity College; F W Walter, Baltimore; A B Anndrews, N. C., E R Withams and lady, Goldsboro, Jas. Williams, Panther Creek; Phil, Mapman, Phil., R G Arnold, Henderson; J H man, Phil., R G Arnold, Henderson; J H
Lassiter, Henderson; J Parker, Warronton; J H Price, Baltimore; W J Robinson, Norfolk; Col. S S Royster, Grassville; C A Taylor, Oxford; H Harris,
Henderson, John Boothe, Henderson, R E
Parham, N C.; D E Young, Henderson;
C H Coffield, Harnett; John L Black,
Charleston: F B Hyman, Goldsboro; Edward Saunders and daughter, Johnston county; George Creedle, Hyde county; Miss M M Creedle, Miss L Creedle, Hyde; W H Green and lady, Company Shops; Thos. Hayes, Alabama; L N B Boo Still Water, N. C.

HOTEL ARRIVALS.

National Hotel, Jan. 18 — W. II.
Buyley & Co., Proprietors: D L. Brinkle, Salisburg, N. C. Thos. G. Jenkins,
city, R. C. Badger, city, D. H. Young,
city, S. P. Williams, Rockingham county,
N. C. R. M. Cohen, Goldsboro', N. C. N.C. R. M. Cohen, Goldsboro', N.C., B.F. Arrington, Goldsboro', N.C. Mrs. Sprunt and daughter, Duplin county, N.C.

HOME AFFAIRS.

COTTON MARKET,-Reported by Lynn Adams, Grocer and Commission Merchant, South Market Street:

-RALBIOU, January 21st, 1873.

Price of estion in our market to-day : Receipts, -Tone of market quiet.

IMPORTANT PROM WASHINGTON, -Our telegraphic news from Washington will be found unusually interesting. Sea4th

Ws call attention to the advertisement of J. H. Kirkham who wishes to sell a valuable residence and tract of land.

PERSONAL -- Accougst the visitors to our city we met on yesterday, John H. Haughton Esq., Hon. George Green, A. G. Haughton Esq., Hon. George Green, A.G. credits and securities held by persons re-Hubbard, Esq., Alex. Justice, Esq., of siding in said city. The plaintiffs contend Newbern, in attendance on the Supreme that the city authorities have no such pow-

John Manning and a negro, named and securities spoken of above. Wright Cameron, have been committed to jail in Greenville on the charge of highway-robbery and assault with intent to kill Michael Toomer, near Marlboro', a rights of the parties, and is otherwise imfew weeks ago.

For the Poor .- In the enclosure in I will proceed to decide it according to the rear of our office we are pleased to my view of the law. see a huge pile of firewood which is being and residents within the corporate limits hourly added to during the day, for the of the city of Raicigh, over whom and relief of the poor of our city. This good their property the authorities of said city work is o the credit of the Young Moy's have legal power and authority under the Christian Association of the city. It is a relief to know that in the whirl and excitement of trade and commerce the poor have assessed a tax for city purposes. are not lost sight of. "He that giroth to the poor leaded to the property and tax assumed are not stated. The amount and kind of this property and tax assumed are not stated. The question is therefore presented, have the authorsies of the city a right to levy a

An OLD RELEGIETE DEAD.—We learn transfer of the solvent credits and accurates owned by the plaintiffs and others in like condition. Sec. 9, land, senior proprietor of the Columbus Are, 7, of the constitution provides that (Ga.) Baguirer, died suddenly at Wynn- "All taxes bevied by any county, city, ton recently, in the eighty-first year of his town or township shall be uniform and age. His death was quite enexpected, as ad valorem upon all property in the same except property excupt by this constitution. It is contended for the defendants apparently sologying his usual good health. that this is a constitutional provision for Mr. Ragiand was been in Raleigh, N. C., and had removed to Goorgia in early life. way in which this tax shall be levied. He has been connected with the Esquirer For the plaintiffs it is contended the word since 1843, part of the time as sole properly here used must be taken in its restricted sense, and was not intended to prictor, and part of the time associated. with others.

LEGISLATIVE SUMMARY.

In the SEEANB yesterday a large number of measures were acted upon, though a form and advalorum," and not to declare peners to enable them to make from a pin large part of the soules was consumed in the subjects to be taxed by them. This to a rational. Hever, before had such the consideration of a bill of a most agthe consideration of a bill of a most as attraction where the general subject of have specified his objections, that the bill to incorporate the "North Carolica Construction and by general laws passed under the connight be assembled it necessary. The 'China who was true to a provided for, have specified his objections, that the bill the bill failed to the bill for bill as follows:

[1] The consideration of a bill of a most as the bill to incorporate the "North Carolica Construction and by general laws passed under the connight be assembled it necessary. Company," a cepital report of whigh, by stitution by the Legislature on this sub- committee having the bill in charge Company," a cepital report of which, by just And by action 4, article 6, a gen-recommended it, with an amendment Masser. Cramer, Finnishing, Grandy, and Senata reporter, will be found in the cred power is given to the Legislature to which the friends of the measure were Children's House, Hydrin, Takey, proceedings. This bill is supplemental to the set incorporating the New York, Norfolk and Charleston . Railroad Company.

minor children without the communit of dependance to key this tax dose and de was two general in its character; the protheir parents or guardians informally pand on, and is not controlled by fire said
point in account to key this tax dose and de was two protheir parents or guardians informally pund on, and is not controlled by fire said
point in account to key this tax dose and de position with the fire account to key the best or possible to possible the parents or guardians informally pund on, and is not controlled by fire said
point of the community want.

Legislature of North Carolina.

SENATE.

MONDAY, Jan. 20. The Senate was called to order at 11 clock, President Brogden in the chair, The Journal of Saturday was read and pproved.
Mr. Respess announced Mr. King as

beent on secount of sickness. PETITIONS, &C.

Mr. Silley presented the petition of cit-izens of Beautist county, praying for the establishment of a new county to be called John N. Whitford and wife vs William Foy, gd'n, and adm'r., Craven, report 'ove," out of the southwestern portion of Beaufort county. Whitford and wife ve Foy, gd'n and Mr. Hill, a petition of citizens of

of Brunswick praying for the incorpora-tion of Shallett Church in that county. Hardy Whitford and wife, vs Foy, gd'n Mr. Eilis, of Columbus, a memorial of citizens of Bladen county in favor of a change in the dividing line between Bla-John N. Whitford, Admin'r, vs. Foy.

den and Columbus.

Also, by Mr. Ellis, of Columbus, a petition of citizens of Robeson, asking the General Assembly to pay to Jas. McQueen, the reward offered by the State for killing the outlaw Boss Strong, the evidence of the killing accompanying the petition, Mr. McCouley, a petition of citizens of

Union county praying for the passage of an act to incorporate Mount Prospect Camp Ground, and for authority to the Wm. T. Blackwelf, vs. Matilda Cummings et al, Leuoir, set for hearing at end county commissioners to make the neces sary by-laws to suppress disorders in said camp ground. Doe on dem'se Exum Holland, vs. Pro-

of which were appropriately rebate B. Scott, Wayne, settled, terms to be ferred.

REPORTS OF COMMITTEES. Reports from standing committees were resented by Messrs, Murray, Eflis of

Columbus and Gudger.

Messages were received from the Hodge transmitting sundry engrossed bills and esolutions which were appropriately re-

INTROUCTION OF BILLS, &C.

Mr. Weich introduced a bill to provide for the bleanial election of the officers of the General Assembly and to prescribe their duties. Referred.

ones, set for Tucsday.
John Andrews, adm'r, vs. F. McDaniel, Mr. Troy, a bill to authorize the Western Railroad Company to issue bonds. Mr. Cramer, a bill to amend the act roviding for a clicap chattel mortgage, Referred.

INTERESTING CITY CASE-JUDGE Mr. McCabe, a bill to authorize the heriff of Edgecombe to collect arrears of axes. - Referred. Mr. McCauley, a bill in relation to the Senate should have been of Registers of Deads and Justices of the powers sought for.

the Peace. Belevroit Mr. Merrimon, a res lution to adjourn without day on Monday 17th February, at 6 a. m. Lies over under the rules.

PASSAGE OF RESULUTIONS. The resolution orging our Senators and Representatives in Congress to use their efforts in passing the Educational bill now pending in Congress was adopted.

Also the resolution providing for a com-

tion, and having heard the arguments of counsel for plaintiffs and defendants, I decide as follows: nittee to cancel and burn vouchers in the Auditor's Office. On motion of Mr. Mergmon, a memage

was sent to the House proposing a joint select committee on Joint Rules of Order, BILLS, SC., ON PARSENT. On motion of Mr. Cunningham, the rules were suspended and the bill in rela-

tion to townships was put upon its pas-Mr. Cunningham explained the object The case does not contain the affidavita preme Court. As the law now stood the hands of the company the required by sec. B15, C. C. P. to show

> Mr. Todd was nanounced as absent on pelied to leave his seat on account of sick

returned to his seat. A message was received from the House

THE "ROBYH CAROLINA CONSTRUCTION COMPAST.

On motion of Mr. Grandy, the rules were

folk and Charleston Railroad, a charter

Mr. Dunbam moved the bill be indeffembrace chross in action and securities of strange the kind mentioned or intended herein. facilities My Opinion is, that this section was in-tended to declare simply the manter in tended to declare simply the manter in time the rational charter was granted, which municipal corporations should lawy taxes, to wit that they should be "ani- powers for an norrammelial corporation—

was to be done by oth r parts of the Con-stitution where the general subject of Mr. Grandy imaght Mr. Darbam should peorede for the organization of cities, saling to accept. He called upon Mr. Mothers, Mulphy, Hospito, Seymon, towns, do., and to restruct their power of taxation, do., This seems to give general Mr. Ducham was opposed to the full.

These who would in the negative were:

The bill failed to pass by a very decided mainting a company of the Legislature on the empire of municipal corporations, and the Legislature on the empire of municipal corporations, and the Legislature on the empire of municipal corporations, and the Legislature on the empire of the advance of the scheme was unbacquantly recombinated to passed the projectors of the measure to among the bill.

The bill to passed the noticing sway of the company of the constitution. My opinion, therefore is, that the light of the main of the constitution as it is constituted to the constitution. My opinion, therefore is, that the light of the main of the constitution of the constitution of the constitution. My opinion, therefore is, that the light of the main of the constitution of the constitution of the constitution. My opinion, therefore is, that the light of the main of the constitution o

parent or grarillans informally parent or grarillans informally parent or grarillans informally parent of grarillans informally parent of the second of the

the United States, who were devising means to check their growing power. He

A mossage was received from the House jected to the bill on account of the indefinite powers it sought-powers, ex-tending even to the establishment of banks, &c. The danger was that ere long they would control the legislation of the

State and of the country.

Mr. Resposs reminded Mr. Merrimon that the amendment of the committee restricted the company to the building of

Mr. Merrimon thought the amendment did no such thing. The proposed charter gave unlimited powers lackeding that of issuing certificates of indebtedges and to issue judgments. He would not give his support to the bill till its purposes were definitely defined.

Mr. Firming and the power of issuing adgment should be stricken from the the charter, however, to build the road had been granted. Parties were coming to build the road and it seemed nothing but right that they should be permitted to become incorporated to pre-teet themselves and their gapital. It was proposed to establish minor corporations nder the grand corporation.

Mr. Stilley said the committee had re-

ported that the powers sought could be obtained under the general incorporation act, and therefore the State could not be injured or benefitted by the motion to mdefinitely postpone. The bill could be amended to meet the views of its oppo-

Mr. Donham did not think this compaay could be incorporated under the general act, if he understood its provisions.

He charged bad faith in its projectors in not advising the senate of their purposes while the rathroad charter was under con-

Mr Gadger, one of the committee, stated that both bills were before them at the same time and that they had concluded to consider the railroad bill first, and that the report on the present bill had been un-Mr. Dushim resumed. He charged

and faith in another respect. He was assured on the authority of a Senator, that when the ratiroad bill was up its iriends gave repeated assurances that it was not their purpose to ask for subscriptions from ounties, whereas the present bill asked for power to receive such subscriptions. He repeated that in the first instance the Senate should have been advised of all

Me. Murphy did not an understand the projectors of the tall. He had repeatedly heard them declare that they wanted every deliar that could be raised in the State.

Mr. Grandy denied that there had been any bad faith on the part of the friends of the bill. Both bills were before the Senate at the same time. He repeated that the present bill was merely in further ance of the building of the railroad. He thought there should be no objection to it as it proposed to rring into the State from five to ten millions of dollars.

Mr. Norwood objected to the bill as be ing a leap in the dark, when light might have been thrown upon it. The bill was a distinct megaure, it not having been toported or acted upon in conjunction with the milroad bill or having been introduced as a supplement to that bill. In passing the railroad bill, the Senate had been told that the projectors had an from Township Boards of Trustees to Boards of County Commissioners, thence to Superior Courts and thence to the Su-Township Boards had power to lay out building the road. He considered it very new and close old roads without their se-doubtful whether the bill would have tion being reviewed except by county boards. The bill proposed to restore the right of appeal to a judge for review and formed at the time. He was not informed at the time the privilege of buildfrom his decision to the Supreme Court, ing this road was granted that the com-Great hardship was complained of under pany had not the means of completing it pany had not the means of completing it. the operation of the law at present.

As to building the road being the real, to report what progre
The bill passed its second and third purpose of the bill, Mr. Norwood had his in the investigation. doubts. He asked Senstors to read the bill and they would not find a word point account of sickness. It was also announced ing in that direction; and but for ad that Senator McCauley had been com- amendment of the committee no connection whatever could be traced between them. sess, but that Senator soon afterwards. The bill before the Senate simply asked power to do anything, at any time and in any place within the limits of the State. announcing the adoption by that body of the rales of order of tast session for the define its object somewhat by providing government of the Joint Assembly. In that the powers sought should be "necesformally passed over, at the suggestion of say to the construction of the road,"

Mr. Moreimad of Guilford.

But another section of the bill gave the company power to make, create and lace bonds, nortgages, judgments, certificates of indebtedness and all other papers—for what I asked Mr. Normood; not as "normemspended and the bill to incorp rate the sary to construct the New York, Norfolk "North Carolina Condruction Lompany" and Charleston Railroad," but as "neces-Mr. Grandy urged the passage of the bill, which he explained to be to facilitate the company's) business? Mr. Norwood stigmatized the bill as a the construction of the bill, which he explained to be to fasilitate shage, mis-chapen, blind mouster." It al-the construction of the New York: North most, said he, snables the company to conatitute themselves a court of justice for which had been granted by the pres-ent Legislature before the Christmas re-ments and even to leave restificates of ments and even to issue certificates of their own indebtations. He was opposed to any such bill. He had come to that notely postponed. He regarded it as atrange that if the choice simply was at facilitate the building of this road, nothing had been said of its necessity at the prosperity, supporting any measure to prosperity, supporting any measure to Bullroad Company of flodth Carolina, was that end.

Mr. Truy called the previous quarters, The call was said deed, and the amendment of the committee was adopted.

The question then recurred see the pasauge of the bid on its second reading the bill failed to pass by a vote of 25 to Those who voted in the affirmative

Mosey, Crauser, Pienoslog, Grandy,

Those who good in the might is were:

tions were not alarming merely to the pes - rejecting this bill with a view to its being On motion of Mr. Jones, of Caldwell. the further consideration of the resolution was postponed and mode the special order for 11 o'clock on Tuesday the 28th

transmitting a message from the Gover-nor, accompanied by the report of Alex, McIver, Superintendent of Public Instruction, on the sale of Durant's Island. Referred to the committee on education. Harris, col., called up the engrossed bill

o punish cuticers of minors from their parents or guardians, &c, beyond the State, or from one part of the Stare to another, without the consent of said pa-

Mr. Barahadt moved to amend by proricing that such miners should not b

Mr. Cowles moved to amend by previ-ding that the enticing, barboring, we, should be done knowingly and wifully. Harris objected to this latter amend-ment as destructive of the object of the oill, by throwing the ouns of proof upon the parent, &c. Mr. Ellis, of Columbus, concurred with Harris.

Mr. Cowes' amendment was rejected. Mr. Barnbardt withdrew his amenil Mr. Gudger moved to amend by giving

justices discretionary power in the amount of fine and term of imprisonment, and making \$50 the maximum of the former and one menth of the latter.

Mr. Worth thought the bill now in a condition to be bill. condition to be killed. One half of the colored population of his county (Ran-

doiph) permitted their children to go where they pleased and hire themselves out," This bill would open the door to ndless litigation, Mr. Murphy concurred with Mr. Worth ie would favor a measure to stop the stream of emigration from the State, but

his bill would not effect it.

Mr. Morehead, of Guilford, favored the bill. He did not apprehend the dangers alluded to by Mesers. Worth and Marphy. Only evil doers would be proceeded. The bill, by consent, passed its second saling and was referred to the judiciary

On motion of Mr. Seymour the Senate adjourned till 11 o'clock, to morrow. Nors.—Senators Troy, Grandy and Seymour were in their seats to day.

HOUSE OF REPRESENTATIVES. MONDAY, Jan. 20, 1873. House met at 19 o'cleck a. m., Spenker

Cobinson in the chair. Proyer by Rev. J. M. Atkinson of the

Journal of Saturday read not approved. Mr. Bryson, of Jackson, was absent out his sext on account of sickness. will be put on the track very shortly. during the past work the sum of \$1,457-Mr. Waugh presented a munerial from ertain citizens of Surry and Alleghany 80. Of this amount \$304 30 were for real asking the extension of the Turapike Road from its present primines Sparta to and personal and \$1,253 50 for specific the town of Winston. Referred, taxes.

Mr. Godger, a petition protesting against any interference with the sale of the Western North Carolina Rallroad.

Mr. Blythe, a petition protesting against the passage of a law prohibiting the sale or in the town of Hendersonville, Mr. Perry, of Bladen, a petition praying he passage of a law prohibiting the sale of spirituous liquors within one mile of Abbottsburg, N. C.

Wilmington BEFORTS. on, of Davie, a report fro Treasurer and City Alderman,

Mr. Bryson, of Swain, a report from the ommittee on railroads, Mr. Brown, of Meckienburg, a report from the committee on propositio rievances.

Mr. Stanford, a report from the commit-Mr. Badger moved that the joint committee appointed to investigate the sale of the Western N. C. Railroad be requested

to report what progress they have made Mr. Bepaut from the committee stated that the committee had examined Gen. T. L. Chagense, N. W. Woodfis, and a number of others, and would submit a report in two lesurs to the House.

Mr. Badger, a bill to amend the law in President of the Norfolk, Wilmington regard to proceedings in bastardy cases. and Charleston Railroad Company, arrived Mr. Dickey, a bill to repeal chapter 61, in this city yesterday morning. At night

private laws of 1870-71.

Mr. Mitchell, a bill to incorporate Monsthau Lodge No. 318, of Free and Accepted

Commerce was held at the First Sational Mr. Gidney, a bill to incorporate Clears. Bank, at which the plans, purposes and land Lodge No. 202, of Free and Accept- objects of the enterprise were discussed.

ed Masons. Referred.

Mr. Carson, a bill to problint the sale line of citizens be called for Tanaday next. of liquor on the flabbath. Referred, ing of citizens be called for Tuesday next, Mr. Guyt's r, a bill to repeal the act in at steven o'clock, at the Commercial Errelation to quarantine regulations in Wil-change, at which Gen, Stoart will be mington harbor, N. O. Referred.

Mr. Haynes, a lold to establish a new freeze of the proposed road.—Wil. Mrs. Rowman to incorporate the N. C. Mar, 1965.

M.cs Company. Referred.
Mr. Dula, a bill to prevent spoculation in county claims. Referred.
The rules were responded sed House. bill to allow the Carolina Narrow Guago Relicual Company to anneolidate with the Chester and Lennir Narrow Guago akon up and proved its third reading.
On motion of Mr. Johnston, the Beaute

bill relative to education was withdrawn from the consultree on education and bissend on the orderedar." On motion of Mr. Goodwyn, the rules seen suppressed and though manufaller to pay M. L. Wiggins \$60 for services ren-dered as chairmen of finance in 1967, was taken up. A for a lengthy discoulon-

the provious question was called and the A mesonge was received from the flore-

appoint another constable for Charlotte mary 18th, Charles F. Johns, Rep., after a township was taken up and passed its long and very pulsful illuser which her bore On motion of Mr. Gurunos, the rules the rules of the seasons and furtpain. In all

THE DAILY SENTINEL

ADVERTISING BATES.

WHAT THE SKASON SUGGESTS.

To assume warm clothing at the cot ment of the cold season wonly an act of common prodence. But something more than of January.
On motion of Mr. Houston the Hos. J. this is required to put the body in a state of defense against the searching atmosphere of winter. Damphas a depressing effect on the vital organs and the animal spirits. The amount of life power taken out of the strong-J. Hickman of Kentucky, was invited to sent on the floor, The mossage of His Excellency, the lovernos, transmitted on Saturday last in est of us by the chilling vapors which fre eference to the sale of Durant's Islaud quently load the air at this period of the year The rules were suspended and the res-lution in layer of the commissioners of is very considerable, and to the weak 'and languid they are extremely deleterious. To Madison county was taken up and the resolution passed its third reading.

Under a suspension of the rules the protect the system against their effects, 14 must be inwardly toned, regulated and rein forced, as well as shielded outwardly by appropriate garments. This essential service is more safely and satisfactorily accomplished ill to incorporate the Farmers Loan Bank, Wilmington, N. C., was taken up and passed its account reading.

The bill came up on its third reading and was on motion of Mr. McGelies past-type of medical science. The fact here state vince of medical science. The fact here stated poned tid to morrow at 12 m.
Under a suspension of the rules the bill to repeal the usury law introduced by Mr. is as incontrovertible up a dem mathematics. Nobody dis utes 11 is a Gorman was taken up.

Mr. Brown, of Mack'snburg, offered a
substitute for the bill. matter of common belief and of general record. Here the case might be rested ; but the public, naturally enough, wants to know Mr. Guyther megod to postpone the why this fam us vigetable specific is so far ahead of all other modicines of its class. This reasonable curiodity can be readily gratified. further consideration of the builtil Sat-urday next at 11 o'clock a. m.

On motion of Mr. Jones, of Caldwell, the House adjourned till to-morrow at 10 blood depurent Each of these companents, as well as each of the other subordinate in gredients, I the purest and best of its kind. They are proportioned in accordance with a formula that has been in use for twenty years, Not a single interment is reported for Oakdale Cometery during the past week.

Hence the uniform success of the maticine Four marriage licenses were issued dutan 91-andiwarmit ring the past week, all for colored couples

IT ACTS LIKE A CHARM. The Clerk of the market reports the arrival of 196 market carts during the past week.

There were three interments in Pire Porest Comotory during the week, all of the taste. Children take it readily.

New York, Academark of the Communication of the Com

Dr. Tutt's Hair Dye Imports a natural color.

Col. Bridgers , has recently purchased CAUTION | LEA & PERRINS several new and powerful engines for the Wilmington & Weldon Railroad, which Buyers are cautioned to avoid this name JOHN DUNCAN'S & SONS, New York, There was pald into the City Treasury

NEW ADVERTISEMENTS.

SALE OF VALUABLE CITY PROPERTY. Some third entered the premises of Mr.

F. V. B. Yopp, on Thusaut, between
Eighth and Ninth streets, a night or two
since, and captured a number of his
chickens.

Some third entered the premises of Mr.

Some third entered the premises of Mr.

Houses, good well of water in the yard. If
not said privately before the list of January,
1873, will be said at the court house door on
that day. Part cash, belongs one and two
years, faid tract contains about 1 acres.
Will be said in lots to suit purchasers.

J. R. KIRK HAM.

DEATH IN A LAMP

municipal offices affects the following in Four Prayons Busses to Darra or THE Explosion on a Lampa

Last evening, near Morton's Station. In Delaware county, Pa., Mrs. Carr and three children were burned to death by the explosion of combination fluid. Mrs. Carr. was filling a lamp which was not Eighted, but the heat of the room raised a vapor from the Zuid which was ignited by the store, from which the amp was two yards distinct.—(New York Herald Jan, 13th.

PERFECTLY SAFE.

It has been before the public eight poses.
It is now need by
400,000 PAMILIES.

10,000 PAMILIES.

It has prove been the cases of an societat directly or indirectly. It does not small.

It does not small.

It has never as homp.

It has clear as floring Water.

It is perfectly safe.

It is sold at the same price as Common the second. It makes a better it ht then any all new in It is sold ONLY at the Hardwarn House of

Folk Agents for Middle and Western N. C. Ask for PRATI'S ASTRAL OIL.
Don's take any other.
Sond or write for a signifar.
Jun 16 17

DESCUD LEE & CO.

Wholesale & Retail DRUGGISTS.

14 Faretteville Big. BALLIGH, M. C.

Has , in store their usual large supply of PURE DEUGA CHOICE CEDEMICALS,

TIPE PERFUMBRIES, TOSLET and PANCY ASTRONA

CHOCOLATE,
AFIGENORUSO EXTRACTS,
FLAVORUSO EXTRACTS,
PATERY NEWGOING,
WINERAL WATERS,
WINERAL

Of the best quality few Muddets uses. On motion of Mr. Goronso, the rules were congruent to the rules of Mr. a a man, a two-bat, a supported and House consistion to appoint a joint commutation of Bre to investigate the charges against Purple Mo. Gorons is no tyken my and adopted.

On motion of Mr. J. Section, the rules against one tyken my and adopted.

On motion of Mr. J. Section, the rules against the rul

The resolution is retiring W. W. Holden of the doublines have been as the doublines because the state of the doublines because by the south to the present of a property of the present of

For terms dot many little would real.