

NEWS ON 4th PAGE.

Legislature of North Carolina.

SENATE.

SATURDAY, Nov. 22. The Secate met pursuant to adjourn ment, President Brogden in the chair.

On motion of Mr. Cramer, a committee of two, consisting of Messrs. Cramer and Columbus, was appointed to wait upon the Attorney General and ask his written opinion as to whether or not the Treasurer was enjoined from paying lawful demands upon the treasury. At a subsequent hour the Attorney General responded and stated, giving his reasons for the opinion, that no such injunction existed.

Messra, Ransom and Johnson were re ported absent on account of sickness.

BILLS INTRODUCED.

Mr. Norwood introduced a bill to amond sec ion 18, chapter 27, Battlo's Revisal.

Mr. Waring, a bill to amend sec. 13. chap. 52, Battle's Revisal. Mr. Nicholson, a bill accompanied by a

petition to establish a turnpike from Statesville to the Virginia line. On motion of Mr. Ellis of Columbus,

the Principal Clerk of the Senate was authorized to have printed the requisite number of copies, for the use of the Gen-eral Assembly, of the proceedings of the Executive Session of 1872-'73. Leave of absence was granted to Mr.

Davis till Tuesday next, and to Mr. Mo-Cabe for three days.

THE TREASURER AND THE INJUNCTION At 1912 p. m., the special order, Mr. Marrimon's bill to be entitled "An Act in relation to the duties of the Public Treasurer" was considered, the question being on the second reading of the bill. Mr. Norwood offered a resolution as a substitute, to the effect that no injunction existed, that the Treasurer is required to pay the lawful demands made upon the casury, and that in doing so he would

be sustained by the General Assembly. Mr. Merrimon proceeded to address the Senate on the main question. The preamble of his bill, he said, set forth two facts-first, that the treasurer had refused and still refuses to pay lawful demands upon the treasury, and, secondly, that no injunction existed restraining him from doing so; and Mr. Merrimon proceeded to show these allegations to be true. He then discussed the provisions of his bill, which were, simply to compel him to perform his duty under the proscribed panaltics. The views of Mr. Merrimon reported in our last were elaborated, but nothing new was advanced. In concluurged that the officers of the State should be taught that they cannot not upon their individual opinion against that of the law officer of the State. Mr. Flemming offered a bill as an emondment to the amendment of Mr.

Norwood. This bill required the trace urer to pay lawful demands upon the treasury under the laws of the State, without regard to the order of any Judge, State or Federal, under pain of impeachment:

Mr. Seymour repeated his objections of Friday to the course proposed, in conseuence of the difference of opinion entertained by distinguished members of the legal profession. He said the view taken by the Treasurer was sustained by Messra. Moore & Galling, Messra, Smith & Strong and Mr. Battle. He cited the dictum of Chief Justice Pearson in the case of exparty Moore and others, N. C. Rep., and cass of Ford es Alexander, 64 vol. N. C. Rep. Also, sec. 2, sub-division 7, Drary on Injanctions-and confended that these supporting gave at least good ground for the Treasurer to proceed cau-tionaly. He confended that there was a great difference between an irregular or-der and a void order. Mr. Merrimon said he did not contend the orders made were vold or "that they were not entirely proper ; but simply that they were not restraining, and asked Mr. Seymour, as a lawyer, if he did not conour with him.

asked if that would not be virtually stoping the entire government mach when a party has a remedy, plainly pro-vided by law, that is the one he mus Mr. Morehead, of Guilford, fully conurred with Mr. Dunham. The authoritake. iles quoted by the opponents of the pendng bill were from State Courts and were

I am of opinion that the acts of Congress above alluded to are decisive of the ques not authority in Courts acting solely un-tion, and therefore it is not necessary to der statutory law. The express terms of site further authority to sustain this view. der statutory law. The express terms of My opinion is that these suits do not the act of Congress prohibited injunctions "without reasonable notice." In now constitute any legal impediment to prevent the Treasurer from-paying out this case no writ of mjunction had been issued, and the notice of the hearing was oney from the treasury on proper wargiven without any previous warning. rants from the Auditor. Mr. Harris, col., desired the whole mat-

I have the honor to be, ter referred to the committee on the Self Very respectfully, Your ob't sorv't, Mr. Merrimon was opposed to the ref-T. L. HARGROVE, trence. He wanted a vote, to see who Attorney-General. would "crook the pregnant hinges of the knee that thieft may follow fawning," as had been frequently and aptly quoted by HOUSE OF REPRESENTATIVES SATURDAY, Nov. 22.

Calendar.

the presiding officer. The opinion of the Attorney General sheuld be respected ; Mr. Speaker Robinson called the Hous o order at 11:30 a.m. and it was a source of congratulation that Journal of yesterday read and approved the State had an Attorney General bold enough to express his opinion, though it conflicted with that of other counsel.

Mr. Love was opposed to the reference as nothing was to be gained by the delay.

There was no use in deferring the matter. Mr. Murphy did not like any one of the propositions submitted-he spoke as a on-prefessional. If there was any prin-

aven

ciple involved, the matter of timesh ould beignored and the question at once set-He desired to know if this was an appellate case. Mr. Flemming replied that it was in

committee on Propositions and Grievtwo contingencies-the case of the impris-\$11066 ment of the Treasurer and a writ of habeas corpus, or in the event of a disa-Judiciary. greement of the circuit court judges.

By unanimous consent Mr. Fiemming struck from the preamble of his bill the word "pretense" and substituted the word "claim," so as to make it read "under nance. Rills claim of an injunction," &c. No reflection was intended on the Tressurer, nor was the act intended to imprison him or subject him to a fine, but to spur him up

to the performance of his duty. Mr. Love now called the previous ques tion. The call was sustained.

Mr. Flemming's amendment was then rejected by a decisive vote, Mr. Norwood's amendment, under

ore :

call of the ayes and noes was rejected by vote of 19 to 16. The original bill of Mr. Merrimon then

assed its second reading by a vote of 21 o 14. us follows: Those who voted in the affirmative

Messra. Cunningham, Dunham, Ellis, or Columbus, Horton, Love, Mabson, Mc labe, McCauley, Merrimon, Miller, Moreead, of Guilford, Morehead, of Rock-

ingham, Murphy, Murray, Nicholson, Norwood, Price, Scott, Stafford, Todd and Waring-21. Those who woted in the negative were Messra Eppes, Flemming, Gudger, Hat-

ris, Hill, Holloman, Hyman, King, Long, McCotter, Seymour, Smith, Walker and Welch-14.

Adjourned till 12 o'clock, Monday, THE ATTORNEY-GENERAL'S OPINION.

The following is the opinion of Atton Il real estate. y General Hargrove in regard to the inction, referred to the proceeding above.

ATTORNEY GRANDLALS OFFICE, RALEMAN, N. C., Nov. 22, 1873. To the Honorable the Senate of line. Mr. Hanner, sill to amend chap. 121 North Carolina Your committee, Senators John T. Cramer and J. W. Ellis, have just called on me and requested on behalf of the Senate an answer, in writing, to the question whether there is now any restraint upon the Public Treasurer from paying out money from the treasury by reason of the of salaries of members of Congress. suit of Alfred Self and others against him in the Federal Court. In reply I beg leave to say that no writ of injunction can be granted by any Judge of the United States in any case, without reasonable previous notice to the adverse party or his attorney, of the time and place of moving for the same. See Brightly's Digest Laws of the U. S., vol. the same, 1, p. 256, title equity, sec. 3. Upon an examination of the process dent. The smendment was adopted. served on the Public Treasurer, it appears that a bill was filed by Alfred Self, a citi-zen of the State of New York, in the diciary Committee, with instructions to Cierk's office for the Eastern District of report resolutions on the subject. North Carolina, praying for a subposta, the course he was pursuing. Mr. Fienming concurred fully in the views of Mr. Merrimou in regard to the order of Judge Bond, and joined him in a demand for immediate action. It was Mr. Jones, of Caldwell, offered a rest lation in regard to repairs on the Hall of the Uouse, requiring the Doorkeeper to have a partition erected in the galleryone side for the use of the colored and the ther for the whites. Loyd moved to table. Not agreed to. Mr. Waugh moved to refer to judiciary manttee, Adopted. rown of Mecklenburg. lill to amend chap. 121, sec. 15, of Balpeached, to enable the Governor to fill his place with an officer who would perform his duty. The honor and dignity of Nogth Carolina wereinvolved, and it was the duty of the Legislature to take prompt action. le's revisal passed it several readings. Invitation to the House of Representative to attend the Fair of the Carolinas at Charlotte was read. On motion of Mr. Jones, of Caldwell, a

HOME AFFAIRS.

Turner's Almanac.

We invite attention to the opinions of the press in regard to this celebrated Almanac. They speak for themselves. Ho! For Oubal

A mass meeting of the citizens of Raligh will be held at the court house on Wednesday night at 7 1-2 o'clock, TO TAKE CUBA. Free Cubs! Free Negro! Free Trade! and Free Cigara !!!!

A Word to Subscribers.

You will greatly oblige us if you will end at once all or a part of the amount guished gentiemen named. rou owe for subscription Please stiend o this. We feel that you are our friends, and upon you we rely to be sustained. Send on as soon as you read this.

Consecration Services.

By the divine blessing, the consecration f the Key, Theodore B. Lyman, D. D., to be Assistant Bishop of the Protestant Episcopal Church in the diocese of North Carolina will take place in Chirst Church. Raleigh, on the 11 of December next,

Prayer for the People.

Book Notice. O Lord ! keep us from despising our rulers, and keep them from shutting up the treasury and so acting that we can't help it. Auditor Riley and Attorney General Hargrove can join in the prayer. &c. Crown \$8.00, Cloth \$2.50, New York, Harper & Brothers.

This is really a very handsome volume At 11 o'clock this morning, Rev. Mr. Russell of the M. E. Church, will preach art. The book itself is full of interest to in the Edenton Street Methodist Church, the Biblical scholar and antiquarian or At the same place at 7 o'clock p. m., serto any one indeed who is fond of lively vices will be conducted by Benjamin incident and vivid pictures. The author Fulghum of the Society of Friends. is an interesting writer and has explored ----

windy, wordy document, we will be able

The members of Seaton Gales Lodge

are hereby requested to meet at the office

of Bros. Pollard and Manly, under the

Raleigh Antional Bank, on Tuesday eve-

to give more variety hereafter.

LO. O. P., Attention!

egard to insurance companies. Mr. Waugh, requiring report from the

eration and sale of adulterated alcoholie

PETITIONS.

Mr. Brooks, a petition from the mem

bers and friends of t e Methodist church

at Shallotte Camp Ground in Buncomb

county, asking a bill to prevent the sale of liquor in two miles of said church.

BEPORTS.

the committee on Counties, Cities, Towns,

Mr. Waugh suomitted a report from

Mr. Brown of Mecklenburg, from the

Hill camp ground, in Cleveland county, thereof.

ter 119, private laws of 1870-'71. Mr. Brown, of Mecklenburg, a bill to amend an act to incorporate the trustees

ning, the 25th inst., for the purpose of of Davidson College. Mr. Cobb, a bill to extend the time al owed sheriffs and tax collectors in which

On motion of Mr. Beid, of Mecklenburg,

FAIR OF THE CAROLINAS -GAVERRING

of Grangers yet held in the Bouthern

All the Patrons of Husbandry in North

Temperance.

question to a large audience at Tucker account of the Persian Palace of Mashita and discipling the militia of North Caro-Hall last night. He will preach this is full of interest. The book is illustrated

morning at the Edenton Street Methodist and contains an admirable map of the Fairs for the past three years. Call at his country explored,

Reamon Garne, Gante

Transurer Jankins disregarding the YARBOROUGH HOUSE, G. W. Blacknall, Proprietor.-J. B. Clark, Baltimore; M. Bennett, New York; Col. Geo. B Ham-mett, Durham; J S Carr Durham; A M Kirkland, W & W R R; A S Decker, Conopinion of Auditor Riely and the Attorney General Hargrove, Governor Caldwell assigns him counsel in the person of necticutt; W B Tremain John G. Pierson; Measrs, Battie, Smith and Moore, who ad-Burt Stanley, Otis Carter, C W Harringvise the Treasurer to a course adverse to ton, O S Robeson, R W Seager, of Tre main Brothers; Harvey E Jones, Balti the opinion of the Auditor and the Attorney General. Those gentlemen were re-

Auditor Bilay and the Attorney Gen-

the East several times. The ground his

third journey covers-the land of Moab,

eled, and a graphic description of the in-

them is imparted.

bondholders.

Baltiinore; Rev. D A Long N. C.; J McC El-lington, Apex; Jas. C Wheeler; Z Rogers, tained as we understand to argue the Washington, DC; E W Thomason, City case before the federal court, and not be-N J Whitaker, City ; C S Parson, Jr N C B W Jordon, D B Cox, Va ; McMorbray fore the legislature. We are gratified to W M Cherry, J G Charge, G W Perry, know that the opinion of the Attorney C; E T Brown, New London; H Hart-man, Baltimore; C A Field, Norfolk, W G Gikler, A Elbert, H N Hutchinson, Bal-General and the Auditor prevailed with the legislature over that of the distintimore ; J D Stanford, Duplin.

Carriage Manufactory. eral have lost favor with Treasurer Jen-I have a fine lot of Buggies, Photot kins and Mr. Self perhaps, but not with and Rocksways on hand, which parties the thinking men of the State who feel would do well to examine before purchasjustly indignant at the course pursued by ing clsewhere. Place of business on Morthe Treasurer. Mr. Self and the Ring gan street, next door to Wynne, Yancey will find that Judge Bond is no Judge & Co.'s Livery stable. N. S. HARF Watta to be bought with \$5,000 of the upecial Jone bonds. If this injunction oct 26-801.

was before Watts instead of Judge Bond Fou D AT LAST !- A remedy, what not there might be a chance for the Josie only relieves, but cures the enemy of man-kind. Consumption, as well as the sumerous satellites which revolve around it in the shape of coughs, colds, broachitis, THE LAND OF MOAN : The Result of sore throat, influenza, &c. The remody Travels and Discoveries on the East Side WE silude to is .Dr. WISTAR'S BALSAM OF of the Dead Ses and the Jordan. By H. WILD CHERRY, prepared by Seth W. Fowle & Sons, Boston, eodlw B. Tristram, M. A., L. L. D., F. R. S., &c.,

"WAR TO THE KNIPE!"-We have declared war against counterfeiters, and we mean to fight it out. When diseases of the kidneys or of the procreative organs prostrate you like Heimbold's Buchu. The genuine Helmbold's Buchu may be -in the best style of the typographical known by the private proprietary stamp of H. F. Helmbold, on each bottle, and i

SPECIAL NOTICES.

nov 14

everywhere.

is comparatively terrs snoognits to the BURGESS REID, Fashionable Barber and moderns. He begins his journey at hair dreeser, under J. P. Gulley & Bros, store, Engedi, on the Western shore of the Dead Always ready to walt on customers. Term Sea, and not far from middle way bemoderate. tween its two extremities, he passes around

the Southern coast and then enters Moab, THE "BRARKLING GLOBS."-Willie V. CHI his journey terminating at the vale of ton having disposed of his interest in the Shittim on the river Jordan. A great Baloon and Billiard Rooms Hig Fayetteville deal of light is thrown upon the Bible Street, (the Prairie old stand,) the business history, and many passages in the prohereafter will be conducted by Messre, James physics of Isaiab, Jeremish and some of H Miller & Capt. John W. Gant. Unlimited the minor prophets, received new confircapital, enforprise and experience will be mation, whilst a clearer understanding of cought to bear in the management of the establishment under its present proprietors. Open at all hours and, everything demandable

The book besides has a scientific value. at a first class restaurant and bar promptly. The fanna and flors, the geology and mi-thology are attended to. Many new dis-HOR FIRST CLASS PROTOGRAPHS GO coveries wer e made and are duly chroni-

to WATSON'S FINE ART GALLERY-reivered an address on the temperance habitants is placed before the reader. The member that the best is slways chespert. Watson has received SILVER MEDALS for the

HEFT PHOTOGRAPHS at our State Agriculture

ADVERTIMING RATES. Advertisements will be inserted in the fail Surrism, at the following, rules per square o one inch, or ton minion lines. ** 94.00 1 ** 98.00 1 12 . 5

DAILY SENTINEL

MARKETS

Midnight Rej ort

BALTIMOLE, Nov. 23.

Cotton firm, middlings 15 1-8; low middlings 14 3-8 to 14 7-8; strict good ordinary 14 1-4.

WILMINGTON, Nov. 22. Cotton firm and active with fair demand, middlings 14 1-9.

Nonpolk, Nov. 12. Cotton quiet, low midlings 14.

NEW YORK, Nov. 22. Cotton-net receipts 1,295 ; gross 3,872. Futures closed quiet; sales \$1,100; November 15 1-8; December 15 1 4a15 9 39; January 15 8 16a15 19-32 ; February 15 7-8a15 15 16; March 16 1-4; April 16 1-9 al7-82. Cotton casler; sales 1,839 at 15 5-8a16.

Flour closed dull. Prices unchanged. Wheat inactive. Lower shippers hold off; winter red western \$1.55. Corn inactivo. -prime western mixed in store 69, Pork firm-new, \$14 50. Lard steady at 7 7-8. Navals quiet. Groceries firm. Freights steady.

Money active at 7 to 1-32 comm sion. Sterling heavy at 7, Gold strong at 10 3 8 to 10 1-2. Governments dellstrong dull. States quiet and nominal.

Raleigh Market.

CORRECTED DAILY, BY G. T. STRONACH & BRO., MAREBY SQUARE, mindl

November 22 LEATHER SOLE LEATHER HARNESS MOLASSES, per gal 274.00 GOLDEN SYRUP PEACHES : POBK HICKENS -----10231 1743 TALLOW per ib RICE, RLAGIB. UTTER. 100 FLOUIS, per bbl, N. C. MEAL, per bu. CORN, per bu. 56 lbs. BACON Bulk HAMS, N. C. MULLETS. OATS, sheaf. FODDER, per CANDLES.

UITY COTTON MARKET."

10400

Louise.

26-1

THE R

line <u>Real</u> **Hell** 1

> ie i the state

shines which the set of the life of

Mr. Bennett, from the committee on the Mr. Gidney from the committee on Fi-Religious Services. Mr.Joyner from committee on Engrossed READ AND REFERRED. Mr. Houston, a resolution of instruction the Attorney General. Mr. Paschall, a resolution in favor of the members of the Legislature who are

Justices of the Peace. Mr. Reid, of Mecklenburg, resolution of Concluded. struction to the judicial committee in

We to-day conclude the publication of

the Governor's message We would not tate Geologist. Mr. Carson, a bill to prevent the adul have published it but for reference, and because some of our weekly subscribers

might not see it unless it appeared in the Mr. Wiley, a bill to prevent the selling SENTINEL. Having got through with the

articles by the offer of gifts or prizes. Hughes, colored, a bill to create a laboret's and mechanic's lien law, &c. Mr. Gidney, a bill concerning Clove

and to incorporate a Board of Trustees Dudley, colored, a bill to repeal chap

visiting Manteo Lodge in a body. By order of Lodge.

to settle their amounts with the county Mr. Blythe, a bill to allow widows to

Rev. John Russell, of Michigan, do-Mr. Gorman, a bill to amend the charar of the city of Raleigh. Mr. Gorman, a bill to organise, equip

Mr. Seymour said the question involved ufficient doubt to justify the Treasurer in

time the rights of the State were asserted fendant to answer the bill and receive and and maintained. Still he preferred his abids the judgment, do., of the judge, on own fully as that of Mr. Moreimos might lead to numerous suits. He would re-quire the Treasurer to do his duty as pre-of January next. His Honor, Judge quire the Treasurer to do his duty as pre-scribed by law, or have him at once im-Bond, on the 10th of November made an peached, to enable the Governor to fill his order that the cause he set for hearing,

Mr. Welch did not think the honor and der. dignity of the State required hasty ac-tion. The question was one of a legal character to be actiled by the constitutional au-to be put at rest by the constitutional authurities of the United States-and this would he done must Wednesday. There time retues the injunction. was no immediate danger threatening the State. If the suit of fielf and others was of some source of the farmer of the farmer of the farmer done wo, he

Mr. Not sustained -- 22 to 34. tim is excluded by fixing the day when States will the Mer. Norwood duaired that an injustice he would double to grant or deny the Paie work.

Mr. Normood desired that no expression writ. should be done betwyen a high efficer of the fitate and the propie. The fifate had surrounded the officer with an array of eminent legal talent whose advice he was excises under; and whether they were minimized as anot, the effect should not be subjected to sever pairs and ponalties for acting under thair instructions. Such a utes fid not compart with the dignity restraining the Public Treasurer until the the order. Character of a soversign State. The course proposed was tash and pre-

Mr. Durbam was in favor of immediate spin a proposed June ist, 1872, chapter 255, we. The self to the effect of the motion given in provide the sentence of the control of the sentence of t

This was simply an order that he would hear and consider the application for the injunction on the third day of the term, their polits invitation. the House adjourned until Monday morathat time, grant the injunction, or, at that ing at 11 o'clock. He certainly did not grant a writ of in-

junction at the time he made the foregoing a battandinarily is appropriate. In a motion had been given as an injunc-there was nothing to approbe d. Mr. Waring called the previous ques-tion is excluded by fixing the day when then is excluded by fixing the day when States will take plans in Charlotte during

spond to the invitation.

sec. 13 of Battie's revisal. Church, and at night in the Baptist Mr. Bryant, of Pitt, a bill to incorpo-rate the town of Bethel in the county of T. W

T. W. Hartley, the celebrated elocutionist, will appear before the citizens of troduced amending Battle's The hour of 12 having arrived the Speaker announced the special order, be- Raleigh next Thursday night. Go and bill chartering a turnpike for ing the resolution concerning the increase hear him.

On motion of Mr. Houston, the special Tea Mosting.

There will be a tes drinking at Oak Mr. Merrimon's bill to fine order was postponed five minutes, and the resolution of instruction to the Attorney City Hall on the evening of November Tressurer Jankins if he shall General was considered and adopted. 29th, for the basefit of the Person street any lawful demand upon The consideration of the special order was resumed. Mr. Marler offered an amendment to Methodist Episcopal Church. This Church has grown considerably in membership. line 3 by inserting after the word " law"

the words and the approach of the Presi- and the congregation has greatly in- Morehead of Guilford, and creased since Rev. Mr. Trimmer became the bill in delusts appeared the pastor. It is, however, weak finan- wood, Flemming, Welch, On motion of Mr. Jones, of Caldwell, the whole matter was referred to the Judially and needs the assistance of the

community. We hope the proposed meeting will be well attended and a liberal amount raised.

Bome Comfort.

" My dear," said a loving sponse to her bill is that it is too slow ra herd, " do come home early in the even- severe." ing and I can sit and read to you, or lise. In the House, Mr. House ten to you read, and we can have the introduced a resolution Leave of absence was granted to Mr. nicest possible time." "Why, how is opinion of the Attorney that I" said the husband, "you used to whether the State Treasu

be too busy with your sewing to talk, or from paying out money as read or liston." "Oh, since yes bought by the suit instigated by ms that labor saving Hows Sewing Ma- against D. A. Jenkins, chine, I have no further trouble, and have The resolution was adopte

resolution of thanks, was voted to the officers of the Fair of the Carolinas for do with." What husband who values his wife's and members of Congre health, heauty or comfort, will dony ber pay, consumed some time the bleasing of a Bowing Machine I. How and Mr. Marler advocated many gloomy evenings would be passed the passage of the resolut in trappiness with such an "azigel of re- On motion of Mr. Jon or vise Gaanunna .--- We are pleased to be lief " in the house ! One of the world the whole matter was set able to state that the grandest gathering propagated House Machines and he obtain. And whole matter was renowned Howe Machines san be obtain- diejary Committee, with of at No. 7, Fayatteville Street, J. R. Fer- semilations on the subjet

> 12.00 A communication wa

wry. When Joss Chembers learns of the log the members of helly!

\$0	d contains an admirable map of the untry explored,	Photographs in this country, also picture Insmes, albums, do., in great variety.	CORRECTED DAILY BY W. C. STRONACH, GROCHM AND COMMISSION MERCHANY. Raismen, N. C., Nov. 00 Cotton-Sales 25 bules, at * * * 1854.
bi to m M Tr az	oduced amending Battle's Hevisal, and il chartering a turnpika from Statesville the Virginia line. The session for the out part was consumed in debate upon r. Merrimon's bill to five and Imprison resource Jankins if he shall refuse to pay y lawful demand upon the Treasury, thile debate Mr. Merrimon was sus-	ON THE BREAKFAST, LUNCHEON, DIN- NER AND SUPPER TABLE, Les and Purins' Worchestenhire flatte is Indispensible. JOHN DUNCAN'S BONS, New York. Agents for the United States, oct 40-1y NEW ADVERTISEMENTS.	PRATT'S ASTRAL OIL. WILL NOT EXPLODE. First Freeslum over all Compatibles.
M (i w	ined by Messra, Murphy, Dunham, orchead of Guilford, and Love. Against te bill in debate appeared Messra. Nor- ood, Flemming, Welch, Seymour and arris, columd.	JUST RECEIVED. Gent's Dress Congress Galters, Double fols Congress Galters, Duble fols Congress Galters, Duble Sole Boots male to order and beet is the rity	FOR SAFATT AND FOR EXCELLENT BURNING QUALITIES IT IS
- ,	Mr. Norwood thought the bill rash and recipitate.	BOT 28-45 C. D. HEARTY & Co's.	WITHOUT AN EQUAL.
	The bill passed its second reading by vote of 21 to 14. The only thing to be said against the	LADIES & MISSES SHOES IN GREAT VARIETT. Ladies' French Kid Boots, Boots,	IT WILL BURN IN ANY LAME
	ill is that it is too slow rather than too	Rid Fox, " Reargs " Goal H	B is now used in the second of
	In the House, Mr. Houston of Catawbs, atroduced a resolution requesting the pinion of the Attorney General as to	Missis Eld, Fox & Asserge Boots and Bais, Children's bloor of all kinds. Nov 25-4f 0, D. HEABTT & Co's.	400,000 Familes.
	ehether the State Treasurer is restrained rom paying out money according to law, ry the suit instigated by Self and others	G ENT'S Hats just remired, the labout atyles and been quality. The Sent Gent's Bilk Hel in this market at \$5.50.	There has being both an accident directly or Indirectly from Re ness This Off Las been bother the pitche
	gainst D. A. Jenkins, State Treasurer. The resolution was adopted. The consideration of the special order	C. D. MRARTT & Co's Bood & Shoe Borry.	TRN YRANG.
<u>^</u>	and members of Congress on the back and members of Congress on the back may, consumed some time. Mr. McGebes	THUNKS and Travelling Bags, Just re- ceived at C. D. HEARTT & Cofs., nov 20-14 Rost & Shoe Store.	Bernen of many of the Se-Called mell-rei,
1 2 4	and Mr. Marier advocated in strong torms the passage of the resolutions. On motion of Mr. Jones, of Caldwell,		JULIUS LEWIS & CO. Bols Areats. Releigh, S. C.
-	the whole matter who referred to the Ju- dicjary Committee, with request to report resolutions on the subject for the action	To is undoutlishedly the lows publication of the hand in the State. There is more other to course a with it is point of markel informa- tion and general stapication to the marks of our propintCardina Wathman.	FOR SALE
4	of the House. A communication was received from the Attorney General giving as his opin- ton that there was as legal impediment to	 This Alimange is the most valu- able new published in North Capillas and thould be in every family The North range, This is one of the unst complete Alimanics. 	Stormer of Nurth and Person Streets. The Roman Bring and Satt with an Are in our realization. It contains five body county with a
n- nd.	prevent the Treasurer from paying out	Covicies Adversary, Rabigs.	Press of Collinger. The lift electricity was block of an energy a ground garden, all manufacturery makes
時間	"Bullying the Legislature." Such is the title of an article in the Wiestop Scatinel. Referring to the so	sugar while here as charp as we think they dogted	Torms conty. Address B y 2010 BA & COL
ga sa- tha	called " jojunction," the Section eye : The filing of these fails at this time is for the purpose of builtying and frighten ing the members of the legislature into	Southers. It is fold for 10 costs and 10 visbig worth the Blace Md plice Barrowski Mannes.	Vary size, just receipt 1 and for min-
til nul List	merginizing the validity of theme from the last Roules Devices Littlefield Specia tax hunds, but we fast multident that on acceletate have too much serve to be	Print and the second the Fight courts of the second second second second second the second se	sivil And Overlag of Division & Color
1	frightened into measures of this kind Thing bonds an franksiest and vold, and the prople of this little never intend to	NTALTER CLARK	Parry separate H & Chatte from Flitcast Parent, Hay wood scenario, and contain a co.
ing IoW NOW	pay one dollar of them, and won to an legislators or any member who reing them them.	A AV LOD THE WORD IN CONSIDERING	O'LD Heat Beauty, Apple and Posts. 11
ų la deg.	The Ber. Mr. Baraham, of New Jersey will preach at Pearson Hi. M. H. Course this counting at 7 o'clock.	Property on the States and Particul County. The	and the state of t

of the House. rall, Agent. Chrolins have been invited to be present, and large numbers are expected to re-Jome Chambers a wi-Jome Chambers a with old nonstable, ion that there was as leg-

Judge Baude, and the other of Governor Bullying the Legislature One reason for this gathering of the Graham, during the seconstruction days. Such is the title of an Grangers is in welcome Mr. Dudley W. Judge Dick, who is "surpress" on such Wieston Seatinel. Refer Adams, the Master of the National distinct can leave all about it from Judge Wieston Seatinel. Refer when the Supremy Court meets in Jan- The filing of these ball