WILMINGTON MARKET.

WILMINGTON, N. C., Dec. 1, 1869. SPIRITS TURPENTINE.—Sales of 18 casks at 40 cents for Country and 41 cents per gallon for New York packages.

CRUDE TURPENTINE-No sales. ROSIN.-Sales of 275 bbls. at \$1 60 Strained, and 41 bbls. at \$2 00 per bbl. COTTON,-No. sales. 231 cents offered.

DOMESTIC MARKET.

Beef, S@16 cents 7 1b. Mutton choice, 121@16 cents 3 1b. Veal choice, 20 cents \$ 1b. Fresh Pork, in carts, 15@16 cents, in Market,

20 cents B 1b Sausages, 30 cents # 1b. Fresh Tripe 20 cents # stick. Venison 15 cents per 1b. Hogshead cheese # pound, 25 cents. Lemons 50 cents & dozen! Opossum, \$1 00 % piece. Ducks, \$1 00 # pair. Eggs, 30 cents # dozen.

Choice fresh water fish # bunch, 50 cents@ Oysters-New River, # gallon \$1 50; Sea Side Shrimps, # quart, 15@20 cents
Mullets—Salt, at 60 cents # dozen.
Sea Side trout 25@50 cents per bunch
Potatoes—Sweet, # bushel, \$1 00; Irish potatoes, & bushel, \$1 00.
Peaches, very few, at \$1 00 % peck.

Beets 60 cents per peck. Celery 25 cents per bunch. Turnips, & bushel, \$1 50; & bunch, 10 cents. Apples, choice eating \$2 50 \$3 bushel. Oranges 75 cents & dozen.
Poultry, 60, 80 cents@\$1 00 \$\mathbb{P}\$ pair.
Cabbages, 15@25 cents \$\mathbb{P}\$ head.
Cranberries 25 cents per quart. Butter Beans, P quart 20 cents. Country Butter, 35@40 cents P 1b. Pigsfeet, at 25 cents P 1b. Onions, 10 cents P quart, \$2 30 p bushel. Eels, 15 cents p dozen. Turkeys, very few in market, at \$3 00 # pair. Pears, very few, at \$1 50 \$ bushel

The Legislature of North Carolina.

[Condensed from the Standard reports.]

SENATE.

FRIDAY, Nov. 26, 1869. The Senale met pursuant to adjournment. Mr. Winsteas in the chair. The Journal of yesterday was read and ap-

Mr. Richardson presented a petition of Walter F. Leak, of Richmond county, in reference to bonds of the Wilmington, Charlotte and Rutherford Railroad Company. Referred to the committee on Proposition and Grievances. Mr. Forkner for the committee on Internal Improvements reported unfavorably of a bill to repeal sections 8 9, 10 and 14, of an act ratified

February 8, 1869, entitled an act to establish a turnpike road from Marion to Asheville. Mr. Lassiter, for the committee on Education, reported with amendments a bill defining the duties of County Commissioners in certain

Mr. White, for the same committee, reported favorably of a bill to amend and consolidate the several acts of the General Assembly for the orgonization and government of the University and other purposes. Mr. Brogden, for the Committee on Finance,

reported favorably of a bill to authorize the Commissioners of Perquimans county to issue Also a bill to provide for the funding of the

Mr. Lassiter for the committee on Internal Improvements reported with an amendment to the bill for incorporating the Greenville Railroad Company.

Mr. Lassiter for the Judiciary committee reof the Superior Court with a substitute for the

A Message was received from the House of Representatives in relation to the Senate substitute for the House bill in reference to per diem and mileage. Also a Message to reconsider the vote by which the House had adopted the Senate substitute for the House bill in regard to per diem and mileage, which had been read and laid on the table in the House.

On motion of Mr. Forkner the vote by which the bill to investigate the affairs of certain railroad companies passed its first reading was reconsidered.

Mr. Forkner moved a reconsideration of the vote by which the amendment was adopted to the bill, to strike out, "the Governor shall appoint a commission of three," and insert "Su-protection in the exercise of every right-politiperintendent of Public Works." The motion to reconsider prevailed by the fol-

lowing vote: Yeas-Messrs. Bellamy, Burns, Blythe, Cook, Davis, Etheridge, Eppes, Forkner, Galloway, Harrington, Hyman, Jones of Columbus, Jones of Wake, Lassiter, Martindale, Moore of Carteret, Richardson, Shoffner, Smith, Stephens, with. He gave many other reasons in favor of Sweet, and White-23.

Nays-Messrs. Barnes, Beall, Jones, of Mecklenburg, Lindsay, Long, Love, Mason, Melchor, Murphy, and Scott,-17. Mr. Love said as he did, on yesterday and the

day before, insist on the striking out of the Governor and substituting Superintendent of Public Works, he would still vote for that substitute. Mr. Jones, of Mecklenburg, objected to the original bill directing the Governor to appoint the commission. He believed it was the duty of a Legislative committee to investigate the con-

Mr. Lassiter was of the opinion there was

than for the Republican administration to sur-State into the hands of the Democracy. He beof the opposite party to pretend want of confidence in the Governor of the State in this investigation. A Governor who was elected by such a triumphant majority should have the confidence of the entire people of North Carolina. much as he appointed the Directors, and the Di- Stevens, Thompson, Whitley-24. rectors the President, and he is certainly re-

sponsible for the conduct of his appointees, and being responsible he is as much interested as the President of these roads to make these in vestigations and satisfy the mind of the Democratic party upon the development of such investigation. Mr. Etheridge moved that the bill under con-

sideration be referred to a special committee of The questions and answers, were ordered to be three that they may be enabled to draft a bill in | put in writing. reference to the matter.

Mr. Sweet said that last evening he undertook to examine the existing laws in regard to the duty of public officers generally in the matter of in pursuance of the acts of the last General Asrailroads. Mr. Sweet referred to an act concerning the duties of Executive officers wherein \$12,600,000. he found that the Superintendent of Public Works has charge of the State's interest in rail- appropriated, all of which had been issued. and bads, and of all other public works, and was to then delivered to J. R. Stubbs, or his attorney. report in regard to them at each session of the deneral Assembly, and therefore he did not see the for Jackson, (Mr. Love). But he did not see the necessity for investigation in any shape when an act of the General Assembly required detail reports from the President of each railroad under the solemnity of oath; and unless there was | \$60,400; the bonds issued where delivered either evidence of mismanagement and not on mere to Dr. Mott or Col. Tate, the Treasurer didn't rumor. And in regard to the road which has received the largest assistance from the State he would say a great deal was expended. One hundred miles from Asheville had been for delivered—\$1,000,000 to Col. Cowan, and \$500,000 such opinion. At the present, there was no months nuder contract and was rapidly approach. to Dr. Sloan; \$2,500,000 yet to be delivered. ing completion, and that over a mountainous country where the cost of construction was far amount required by certificate so much per sition. greater than anywhere else in the United States; and it was, no doubt, from the fact that the road was in charge of men who were doing their utmost to push forward the great work.

Section; \$1,080,000 issued and delivered to Mr. Belo; \$360,000 hypothecated.

Western Coalfield Railroad—\$1,500,000 appropriated; \$1,320,000 issued and delivered to A. J.

Mr. Galloway said he would support the mo-tion of the Senator from Currituck, Mr. Ether. Atlantic, Tennessee & Ohio Ra idge, to refer to a special committee of three | 000 of Mortgaged bonds; \$1,760,000 issued and works would be submitted. delivered to Mr. McAden by order of Mr. John-son; hypothecated \$230,000.

Mr. Moore of Carteret, moved to lay the whole matter on the table. The motion did not prevail.

Mr. Respass moved that the matter be postponed until Wednesday, December 8th. The motion to refer to a special committee of three prevailed. Mesers. Love, Respass and Etheridge to con- proved.

PROBLEM TO BUT TO HEALTH AND THE PROBLEM STORY

stitute the committee to which the bill was re-

HOUSE OF REPRESENTATIVES.

FRIDAY, Nov. 26, 1869. The House met at 10 o'clock, A. M. Prayer by Rev. Mr. Long of Chatham.
Journal of yesterday read and approved.
Mr. Hinnant, from the enrollment committee reported the act in reference to per diem corectly enrolled.

Leaves of absence were granted to Messrs. Williams of Harnett, Davis, Moore of Alamance,
Argo, Morris, Pearson and Farrow.
Mr. Barnett, from the committee on corporations reported favorably on the bill to incorporate the Valley Railroad Company. Ordered to
be printed and made special order at 10t o'clock on Monday next.

Mr. Jarvis—Resolution declaring that an elec-tion be held on the first Thursday of August 1870 for members of the General Assembly, members of Congress, &c. Mr. Durham moved a suspension of the rules

to consider the resolution. The motion prevailed, yeas 52, nays 27. Mr. Price moved that the resolution be referred to the Committee on Privileges and Elec-

Mr. Pou favored the reference for the reason that he had not formed an opinion on the subject. When he was elected, he thought it was for only two years, and should not stay any longer than that time. But if the Constitution prescribed differently, then it was his and every other member's duty to vote in accordance with that instrument. As the question was in doubt, members time for the formation of an intelligent and correct opinion, The motion to refer then prevailed.

Mr. Price : Bill to amend an act concerning ternal Improvements. township. Laid over. Mr. Proctor: Bill for removing obstructions

from Lumber river in Robeson, county. Laid Mr. Pearson: Bill in relation to granting license to liquor dealers. Referred to Judiciary Committee.

Mr. Malone under a suspension of the rules, called up the resolution requesting an opinion of the Attorney General upon the legal con-struction of Article 19 of the Constitution, in regard to the liability of the homestcad for executions, arising out of tort or crime, Adopted. The special order, being resolution requesting the removal of political disabilities from certain citizens of the State, was taken up. Mr. Jarvis offered a substitute instructing our Senators and requesting our Representatives in

Congress to use their powers to have the poitical disabilities removed, and also to have repealed the Test Oath Act. Mr. Pou. Expressed himself in favor of abse-Inte equality before the law to all, black and white, and to the unity of this Republic-and any party that embraced this principle in its

platform would receive his support. In a speech of some length, he advocated the passage of his Mr. Malone withdrew his amendment. Mr. Leary was in favor of removing the disabilities imposed by the 14th Amendment. He hoped that the substitute would not be adopted. but that the original proposition would pass. Mr. Jarvis desired to have complete amnesty to all the people of North Carolina. He instan-

ced the case of Gen. Longstreet, who was a brave and gallant soldier in the rebellion. While the many victims of that officer in the Confederate army slept beneath the clods of Virginia, he was allowed to hold office, and was only required to take a modified form of the test oath. If then the leaders could be treated with such leniency, he desired that the lesser lights in the rebellion, and the people generally in this State, should enjoy the same privilege.

The House agreed to the substitute. Mr. Pou offered to amend the substitute by inserting the preamble prefacing his own resolution, viz: "Whereas, the time has fully come when, in the opinion of this General Assembly, absolute equallity before the law ought to preveil among all the men of North Carolina, without regard to race or to past political offences."

Mr. Parker supported cheerfully the amendment. He deemed it very important that the resolutions should be so amended. He desired to see whether the Democrats and Conservatives in the House would put themselves on record by endorsing in good faith the principle of equal, civil and political rights. It was well known that the 15th amendment to the federal constitution, tolerating universal suffrage in ported a bill in relation to the duty of the Judges every State in the Union, had not been ratified. Suppose that amendment should fail, he asked not the question of suffrage be left open? If so. and if the Democrats got control previous to a committal on their part to a declaration in favor of political equality before the law, he asked what would become of the colored people? He

hoped the amendment would prevail. Mr. Proctor, when the resolution requesting removal of political disabilities came up at last session, felt it his duty to vote against it, for the reason that the State was not in the right condition to sanction the entranchisement of those persons that were banned. He then believed that unrepentant rebels should take back seats until the loyal people had fully inaugurated a republican form of government, guaranteeing protection in the exercise of every right-political, religious and social. Since that time, Con gress had shown by its action that it favors the policy of restoring political equality to the disfranchised citizens of the late rebellious States. The recent elections in Virginia was another illustration that the people, irrespective of par ty, desire the iron-clad oath to be done away

the resolution, and hoped it would be adopted. Mr. Malone offered to amend the preamble by inserting after "absolute" the words "political and civil.

Agreed to. The preamble was then adopted by a vote of 65 to 21, and the resolution, as amended, wa adopted by the following vote: Yeas-Messrs. Ames, Argo, Ashworth, Bar nett, Barnes. Blair, Candler, Cawthorn, Crawford, Davidson, Dixon, Ferebee, Gilbert, Graham Gunter, Harris of Franklin, Harris, of Wake, duct of these roads as the only thing to stop Hendricks, Hinnant, Hodnett, Hoffman, Hudgings, Justice of R., Kelly of M., Kinney, Laflin, Leary, Long of C., Long of R., Malone, nothing more necessary to stop these clamors | Matheson, Mayo, McCanless. Mendenhall, Moore of Alamance, Moore of Chowan, Morrill, Morris, render all the railroads and public works of the Parker, Pearson, Peck, Pou, Price, Proctor, Rea, Renfrow, Robbins, Robinson, Reynolds, Seigrist, lieved it very inconsistent with the gentlemen Smith of Martin, Smith of Wayne, Snipes, Stanton, Sweat, Sykes, Wilkie, Williamson, Wilson

Nays-Messrs. Armstrong, Carson, Cherry, Davis, Durham, Eagles, Ellis, Forkner, Gahagan, Gibson, Grier, Hawkins, High, Humphrics, He believed the Governor was responsible for Justus, of Henderson, Kelly of Davie, McMillan, these investigations in a great measure, in as- Painter, Shaver, Simonds, Smith, of Alleghany,

COMMITTEE OF THE WHOLE,

Mr. Pou in the Chair. By request, the Clerk of the 'House acted as Secretary to the Committee. The State Treasurer, Mr. Jenkins, in obedi ence to a summons from the Committee, appeared and qualified.

The following information was elicited by the examination: The amount of bonds issued since July, 1868.

sembly in aid of railroads, was stated to be Williamston and Tarboro' Railroad-\$300,000 Western Division of the Western N. C. Rail-

Eastern Division of the same road-\$333,400 appropriated; issued \$273,000; in the Treasury remember which; the books would show. Wilmington Charlotte and Rutherford railroad

North Western N. C. Railroad-\$1,440,000

Atlantic, Tennessee & Ohio Rail Road -\$2,000,

SENATE.

SATURDAY, Nov. 26, 1869 The Senate met pursuant to adjournment. The President in the chair. The Journal of yesterday was read and ap-

An act to repeal section 9, of an act suspending the Code of Civil Procedure in certain cases ratified the 22d day of March 1869.

Mr. Jones of Columbus, moved that the bill be laid on the table. Agreed to.

A bill to incorporate the Granville Railroad on its 2nd received.

on its 2nd reading. Mr. Cook moved that the bill together with the amendments be printed and made the special order for Wednesday next.

Mr. Lassiter said he could not see the necessity of printing and deferring the bill until Wednesday next, as it only asked the right of way to Mr. Moore of Chowan, asked why such an un-

being so and to prevent errors from creeping in. been elected at the first ensuing regular election. Mr. Jones of Mecklenburg said the bill got He hoped the amendment would be rejected. every consideration from the committee to The amendment of Mr. Jarvis was rejected that instrument. As the question was in doubt, whom it was referred and they could see noth-he hoped that it would be referred, so as to give ing objectionable in it. It merely asked the right of way according to the general law on this subject, and did not ask one cent of the State aid, except in the way of all works of In-

Mr Cook withdrew his motion to print and lay over. Upon the question of the bill upon its 2d

reading, Mr. Lassiter said he would only ask at the hands of the Senate the privilege of constructing the road, that it did not ask anything from the State or any section of the State, it merely asked the right to construct this work for their own interest, accommodation and improvement, if it was practicable for them to obtain the money to do so.

The bill having passed its 2nd reading. Mr. Love moved a suspension of the rules in order that the bill be put upon its passage, (pre- | Smith of Wayne, Thompson, Welch and Whitvailed.)

The bill passed its several readings. Mr. Martindale introduced a resolution against any further increase of the State Debt and in favor of maintaining the credit and good faith of the State and the inviolability of the public Laid over one day under the rules.

HOUSE OF REPRESENTATIVES. SATURDAY, Nov. 27, 1869. The House met at 10 o'clock, A. M. Prayer by Rev. Mr. Mayo, of the House. Leaves of absence were granted to Messrs. Wilkie, Williamson, Cherry and Long of Chat-

ham. rations, reported favorably on the bill to amend an act for the formation of corporations for manufacturing, mechanical, chemical and other Bill by Mr. Proctor to remove all obstructions

Resolution by Mr. Ellis asking our Representatives in Congress to use their influence for the total abatement of North Carolina's quota of the United Statec direct tax on real estate, was Mr. Ellis moved the adoption of the resolu-

from Lumber river was postponed till next Tues-

tion, and supported the motion with some re-Mr. Hodgin claimed that Guilford and other counties had paid this tax, and there was no good reason why the remaining counties of the State should not pay it also. He was willing to vote to ask an extension of time, but could not support an appeal for the total abatement of the

Messrs. Vestal and Leary supported the resoution, on the ground that the payment of the direct tax was burdensome to the people of the The yeas and nays being called, the resolution

was adopted. Yeas 59, nays S.

Senate resolution asking an opinion of the Chief Justice and Associate Justices as to the tenure of office of the members of the present General Assembly, came up for consideration. Mr. Malone characterized the resolution as a ridiculous onc. The Supreme Court had refused once to give an opinion, when requested to do so by the Legislature, and it could not now be supposed that that tribunal would depart from its former course and give an opinion, on the point mentioned in the resolution. The Court had no right to do so; and if it were to render an opinion, it would not be binding on the Legis-

lature. The question was one for this General Assembly to decide, and he therefore opposed the passage of the resolution. Mr. Durham offered a substitute declaring that the term for which this General Assembly was elected expires on the first

Thursday in August, 1870.' Mr. Harris, of Wake, addressed the House in opposition to the substitute. He desired information on the matter under consideration, and before deciding the question, wanted first to know the opinion of the Supreme Court Jus-

Mr. Moore, of Chowan, said that there existed precedent in the Legislature asking an opinion of the Supreme Court. Before the war, when Mr. Berry contested the seat of Hugh Waddell in the Senate, an opinion was asked and obtained of the Supreme court in reference to some point connected with the freehold. If the Court could then comply with suce a request, it was infinitely more important for it to do so now, especially as the matter now to be decided was of far more importance to the people. Suppose we give our decision at once, as proposed in the substitute, and, then, suppose that decision to be wrong? See the evils that might ensue from such a false step. While it was true that the Legislature was not bound by an opinion of the Court yet he would perfer having it, in order that he might profit by the decision of those whose duty it was to construe constitutional questions. The question was purely one of law. If members were elected for four years, then another election ought not to be permitted; if for A. Mason. two, then the Legislature ought not to hold over its term. An opinion of the Justices would Welker Chairman, E. A. White, N. B. Bellamy no doubt be the same as a decision from them on the question were it to go up to them in the regular mode. He contended, so, that the opinion sought for would save much trouble nd expense; if the legislature decided to hold over for four years, or declare that the term shall expire next August, in either event the subject would be brought before the Court for decision by parties interested-and hence it would ultimately be brought before that tribunal. Without committing himself to either theory, he desired for the present that the request mentioned in the Senate proposition be made, and that the substitute would be voted down.

Mr. Pou concurred in the views expressed by Mr. Moore, and added that it was also the wish of the Committee on Privileges and Elections that the opinion referred to should be had.

Mr. Durham thought that as the decision of the Justices would not be binding, the question might as well be referred to any other five eminent lawyers-such as Moore, Bragg, Merrimon, &c. The people in electing this General Assembly, regarded that the time was but for two

Mr. Mcore, of Chowan, said the belief of the people had nothing to do with the question. It was what the Constitution said that should have weight on the minds of members.

Mr. Pou said that the reason why the question should be referred to the Supreme Court Justices, rather than five other lawyers, was that the people had elected those Judges. An opinion Justice and Associate Justices of the supreme in advance from the Justices, the Agents selected by the people for the adjudication of legal questions, might prevent a collision of auother way of getting the question before the Court, than that proposed in the Senate propo-

Mr. Vest opposed the substitute. He gave a picture the evils that might arise from the legislation of an illegal Legislature. Thousands of cases of illegal arrests by Sheriffs, Constables, &c., would ensue and the condition of the people in such an event would be extremely bad. The substitute of Mr. Durham was rejected by the following vote:

Yeas.-Mesers. Armstrong, Barnett, Boddie, Candler, Clayton. Davidson, Durham, Ellis, Ferebee, Gatling, Gibson, Grier, Harris of Frank-lin, Hawkins, Hicks, High, Hinnant, Hodnett, Horney, Humphries, Jarvis, Kelly of D., Kelly of Moorei Malone, Matheson, McMillan, Mendenhall, Painter, Robinson, Shaver, Smith of Alleghany, Smith of Wayne, Thompson and Whit-

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A communication from Mr. Barrow, Senator of the 4th district, tendering his resignation, was read.

A message was received from the House of Representatives transmitting a joint resolution concerning the removal of political disabilities from certain citizens in North Carolina.

Lies over until Monday.

A bill to repeal the first section of an act entitled "an act in relation to the registration of deeds, &c., ratified April 12, 1869" passed its second reading.

An act to repeal section 2 of an act and act and act to repeal section 2 of an act and act and act and act to repeal section 2 of an act and act are relatives to the registration of deeds, &c., ratified April 12, 1869" passed its second reading.

An act to repeal section 2 of an act and act and act and act are repeal section 2 of an act and act and act are repeal section 2 of an act and act are relatives transmitting a joint resolution (as a part and act and act and act and act and act are relatives transmitting a joint resolution (as an act and House of Representatives transmitting a joint resolution (as an act and House of Representatives transmitting a joint resolution (as an act and House of Representatives transmitting a joint resolution (as an act and House of Representatives transmitting a joint resolution (as an act and House of Representatives transmitting a joint resolution (as an act and House of Representatives transmitting a joint resolution (as an act and House of Rutherford, Kinney, Leery, Long, of Richmond, Mayo, McCanless, Moore Chowan, Morrill, Morris, Parker, Peck, Pou, Price, Proctor, Ragland, Renfrow, Reynolds, Simonds, Smith of Martin, Snipes, Stanton, Stevens, Sweat, Sykes, Vestal, Vest, Waldrop, and Wilson (as a part and House of Rutherford, Kinney, Leery, Long, of Richmond, Mayo, McCanless, Moore Chowan, Morrill, Morris, Parker, Peck, Pou, Price, Proctor, Ragland, Renfrow, Reynolds, Simonds, Smith of Martin, Snipes, Stanton, Stevens, Sweat, Sykes, Vestal, Vest, Waldrop, and Wilson

Mr. Jarvis supported his amendment. He of the act of last session read the 29th section of Article 2 of the Coustin criminal cases." tution, and insisted that the language was clear that an election must be had next August. The language of the Constitution was mandatory,

construct the Road through that country. The necessary consumption of time in considering a people did not ask or want a dollar from the proposition similar to that just voted down. State—nothing but the privilege of constructing He contended that the Constitution was not so the road through that county. The people clear as Mr. Jarvis had insisted. He read secwould build the road themselves and they only tion 27 of article 2, where it said the term of asked the privilege of doing so.

Mr. Cook said he was justified in making the motion to print from the fact that it would be at the first election held under the Constitution over. mpossible to determine its merits without it shall terminate at the same time as if they had

> yeas 32, nays 48. Mr. Durham offered a substitute, declaring that, as members were elected for only two years, they ought to tender their resignations, to take effect on the 1st Thursday in August, 1870. Mr. Harris, of Wake, said that this was the 3rd proposition of a similar nature that had been advanced by the Democrats. It was intended for porty capital, and he repealed to Republicans to give it no countenance.

Mr. Candler had supported these propositions because he believed them right. The yeas and nays were called, and the substitute was rejected by the following vete: Yeas-Messrs. Ames, Armstrong, Banner, Barnett, Clayton, Davidson, Durham, Ellis, Ferebee, Gatling, Gibson, Grier, Hawkins, Hicks, High, Hodnett, Humphries, Jarvis, Kelly of Davie, Malone, Matheson, McMillan, Mendenhall, Painter, Robinson, Shaver, Smith of Alleghany,

Nays-Messrs. Ashworth, Barnes, Carson, Cawthorn, Dixou, Eagles, Forkner, Gahagan, Gilbert, Graham, Harris of Wake, Hendricks, Hodgin, Hoffman, Horney, Hudgings Justus of Henderson, Justus of Rutherford, Kinney, Laflin, Leary, Long of Richmond, Mayo, McCanless, Moore of Chowan, Morrill, Morris, Parker, Pou, Price, Proctor, Ragland, Renfrow, Reynolds, Siegrist, Simonds Smith of Martin, Snipes, Stanton, Stevens, Sweat, Sykes, Vestal,

Vest, Waldrop, Wilson-45. The resolution as it came from the Senate was then concurred in by the following vote: Barnes, Blair, Candler, Carson, Carey, Caw- to a committee. He moved that the House con- you can make your selection of Moliday pro thorn, Dixon, Eagles, Ellington, Forkner, Ga- cur in the Senate substitute, and called the pre- ents. hagan, Gilbert, Graham, Harris of Wake, Hendricks, Hilliard, Hodgin, Hoffman, Horney, Hudgings, Justus of Henderson, Justice of R., Kelly of Moore, Kinney, Laffin, Leary, Long of Richmond, Mayo, McCanless, Moore of Chowan, Morrill, Morris, Parker, Pou, Price, Procter, Ragiand, Renfrow, Reynolds, Simonds, Smith of Martin, Snipes, Stanton. Sweat, Sykes, Vestal, Vest, Waldrop and Wilson-52. Nays-Messrs. Armstrong, Boddie, Clayton, Davidson, Durham, Ellis, Ferebee, Gatling, Gibson, Grier, Harris of Franklin, Hawkins, Hicks,

High, Hinnant, Hodnett, Humphries, Jarvis, Kelly of D., Malone, Matheson, McMilian, Mendenhall, Painter, Robinson, Shaver, Siegrist, Smith of Alleghany, Smith of Wayne, Thompson, Welch and Whitley-32. A message from the Governor was received ransmitting the report of Jacob Siler, State Agent for the sale of Cherokee bonds.

Ordered to ac printed. On motion the House adjourned,

The Speaker appointed the following addiional standing committees: Finance-Messrs. Moore, of Chowan, Hodgin, Durham, Proctor, French, Davis, Kinney, Whitey, Cherry, Dixon, Clayton, Hinnant, Welch, Pearson, Gabagan, Sweat, Hoffman, Armstrong, Graham, Camtler and Kelley, of Davic. Education-French, Mendenhall, Boddie, Ingram, Hodgin, Gahagan, Shaver, Sykes, Harris, of Wake, Stephens, Allison, Painter, Reynolds, Malone and Hendricks.

SENATE. Monday, Nov. 29, 1869. The Senate met pursuant to adjournment.

The President in the chair. The Journal of yesterday was read and ap-A memorial was presented by Mr. P. A. Krise, banker Lynchburg, Va., in regard to the financial condition of the State, the depreciation of our bonds, and the interest felt by Virginians in the condition of our State generally, praying the General Assembly to act brinly in holding up the credit of the State, and to condemn all

aims towards repudiation. Mr. Lassiter moved that the memorial be rereferred to a special committee of three, who shall be instructed to draft a suitable set of resolutions sustaining and viudicating the credit and character of our State securities. Prevailed. Messrs. Lassiter, Murphy, and Richardson were constituted the committee to whom the

meniorial was referred. STANDING COMMITTEES. PROPOSITIONS AND GRILVANCES .- MC6575. S. P. Smith, Chairman, J. B. Resposs, J. W. Etheridge, C. Melchor, At H. Galloway and P. T.

PRIVILEGES AND ELECTIONS-Messis, W. H. S. Sweet Chairman, P. A. Long, O. S. Hayes, A. J. Jones, J. H. Davis, J. W. Beasly. CLAIMS-Messrs. J. M. Lindsay Chairman, C. H. Brogden, W. S. Love, W. W. Richardson, E. A. White, C. T. Murphy and James Blythe. JUDICIARY-Messis, C. S. Winstead Chairman, R. W. Lassiter, John W. Graham, Wm. M.

Robbins, W. H. S. Sweet, Saml Forkner, and H. C. Jones, INTERNAL IMPROVEMENTS-Messes. Samuel Forkner Chairman, J. B. Cook, James Blythe, Silas Burns, J. B. Eaves, R. W. Lassiter and L. EDUCATION AND LIT. RARY FUND-G. W.

J. A. Hyman, O. S. Hayes, J. G. Scott and W. A Cherry. mau; J. B. Cook, Joshua Barnes, D. D. Colgrove R. L. Beall, A. H. Galloway, J. H. Mc-

AGRICULTURE—Messrs. W. D. Jones Chairman E. Legg, J. H. Davis, W. M. Moore, J. M. Lindsay, J. S, Harrington and Henry Eppes. BANKS AND CURRENCY-Messrs. J. B. Respass, Chairman, A. J. Jones, T. M. Shoffer, W. L. Love, E. Legg, J. W, Etheridge, and W. A.

CORPORATIONS-Messrs. T.M. Shoffner, Chairman, W. A. Moore, P. A. Wilson, W. M. Rob bins, J. W. Stephens, J. A. Hyman, and W. B. Richardson. FINANCE-Messrs C II Brogden, Chairman; G

W Welker, H C Jones, Wm Barrow, John W Graham, C S Winsterd, and C T Murphy. Engrossed Bills-Messrs D, D. Colgrove Chairman, W. A. Cherry, R. S. Beall. Mr. Love moved that a special committee of ive be appointed on the subject of roads. Agreed to. Mr. Brogden, for the committee on Finance

reported favorably of a bill to be edtitled an act for the relief of E. H. Ray, late Sheriff of Wake county. A message was received from the House cuclosing the Senate resolution concurred in by that body, requesting the opinion of the Chief

HOUSE OF REPRESENTATIVES. MONDAY, Nov. 29, 1869. The House met at 10 o'clock, A. M.

Prayer by Rev. Mr. Atkinson of the Presbyte. rian Church. Journal of Safurday read and approved. By Mr. Moore, of Chowan. A resolution requesting our Representatives in Congress to use by Druggists and Merchants everywhere. their influence to urge the payment of claims to loyal citizens, occasioned by the destruction of

property taken by the National army, and to appoint a commission for that purpose. Referred to the committee on Propositions and Grievances. By Mr. Vest: Joint resolution raising a committee to examine into the condition of certain railroads and turnpike companies, and for other purposes. | Declares that a tax should be levied to pay the interest on our State bonds, in addimistration of the State Government, and that

ceeds of said bonds have been faithfully applied. Also, provides for the appointment by the pre-siding officers, of a joint committee of seven of the two Houses, to ascertain and report as soon as practibable, the amount of State bonds and appropriations which have been issued to each railroad and turnpike road since the 20th of May 1865; the amount now held by such companies; the two Houses, to ascertain and report as soon as practibable, the amount of State bonds and tor, Ragland, Renfrow, Reynolds, Simonds, Smith of Martin, Snipes, Stanton, Stevens, Sweat, Sykes, Vestal, Vest, Waldrop, and Wilson—45.

Mr. Jarvis moved to amend by striking out all after "House" and insert the words "request the Code Commissioners to frame a bill for an Election on the first Thursday of August, 1870, for members of the General Assembly."

Mr. Jarvis supported his amendment. He read the 29th section of Article 2 of the Coust.

Referred to the Judiciary committee. By Mr. Malone: Bill to authorize committees of investigation to enforce the attendance of witnesses. Referred to the Judiciary committee with structions to report to-morrow.

By Mr. Reynolds: Bill to amend schedule B section 13, of revenue act Referred to the Finance committee. By Mr. Justice: Bill to extend the corporate imits of the town of Rutherfordton. Laid over.

By the same: Bill to incorporate Rock Spring Camp Ground in Rutherford County. By Mr. Gunter: Bill to repeal chapter 240, of laws of 1868-'69, to authorize the Commissioners

of Chatham County to levy a special tax. Laid

By Mr. Wilson: Bill to authorize the commissioners of Burke County to levy a special tax. Laid over. Mr. Vest moved a reconsideration of the vote by which the House, on Saturday, resolved to go into committee of the Whole at 103 o'clock on Thursday next.

Mr. Leary moved that the consideration of the motion to reconsider be postponed till wed nesday noxt. Carried. The bill to allow the Sheriffs further time to settle with the Public Treasurer was referred to the Finance committee, with instructions to report to-morrow. The bill to amend section 19 of the Public

School Act was, on motion of Mr. Morris, referred to the committee on Education. Also, a message from the Senate was received, transmitting a substitute for House bill to request a removal of political disabilities from certain citizens of the state, the substitute being entitled "a resolution asking our representatives to form Clubs and sending us orders, you can in Congress to urge the passage of a general am-

nesty act." Messrs. Stilley and Ingram made remarks in opposition to the wording of the preamble, satisfaction to every one dealing with our They both favored the principle embodied in the | house, substitute, but the expression in reference to the Sun's not "shining in all this broad land on the special arrangements to supply every one who brow of a slave" was too high flown, and would reads our advertisement, with the most hand sound ridiculous in the ears of Congress. They some and useful Holiday presents that can be both favored the reference of the substitute to thought of or wished for, a. d to enable them to

some committee. Mr. Justice, of Rutherford, said the matter give to any one who will become our Agent had been discussed long enough in the House, One Hundred Free Tickets, enumerating Yeas-Messrs. Ashworth, Banner, Barneit, and there was no use in referring the substitute some of the many different articles from when

The previous question being called, the substitute was adopted by the following vote: Yeas-Messrs. Ashworth, Barnett, Barnes, Carey, Candler, Cawthorn, Clayton, Dixon, Downing, Gilbert, Graham, Green, Gunter, Hendricks, Hilliard, Hoffman, Horney, Hudgings, Ingram, Justus, of Henderson, Justice, of Rutherford, Kelly of Moore, Kinney, Leary, Long of Richmond, Mendenhall, Moore, of Chowan, Morris, 130th of January, 1570. Parker, Peck, Price, Proctor, Ragland, Renfrow Reynolds, Smith, of Martin, Snipes, Sweat, Sykes, Vestal, and Wilson-41. Nays-Messrs. Ames, Boddie, Carson, David-

son, Durham, Eagles, Ellis, Ellington, Forkner, Gahagan, Gatling, Gibson, Grier, Hawkins, Hicks, High, Hinnant, Humprics, Jarvis, Kelly of Davie, Malone, Mayo, McMillan, Moore, of Alamance, Morrill, Painter, Rea. Robbins, Rob. inson, Shaver, Simonds, Smith, of Alleghany, Smith, of Wayne, Stevens, Thompson and Whit-

The House adjourned.

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