### THE ERA. THE ERA OF NUT DESCRIPTION AND A DESCR ASVIS103143 A REPUBLICAN WEEKLY NEWS-PUBLISHED EVERY THURSDAY. (SEE RATES OF SUBSCRIPTION PAPER-THE CENTRAL ORGAN ON THIS PAGE.) OF THE PARTY. ILATABICH, N. C. W. M. BROWN, Manager. JOB WORK executed at short notice and in a style unsurpassed by any OFFICE over the North Carolina Booksimilar establishment in the State, store, corner of Fayetteville and Mor-1) HAR HILL PIA I MADING W ran streets, first door south of the State RATES OF ADVERTISING. House. One square, one time, - - \$ 100 BATES OF SUBSCRIPTION : " two times, two times, - - 1 50 three times, - - 2 00 One year, - - - \$2 10 Six months, - - - - 1 05 VOL.V. RALEIGH, N. C., THURSDAY, SEPTEMBER 23, 1875. Three months, - - -"." Contract advertisements taken at NO.14. 55CO INVARIABLY IN ADVANCE. Fourth Ward-H. C. Jones, James H. ment by an official of the body of a perfrom Orange. He disclaimed abrupt tributed this to the fact that they had Passed third reading, ayes 56, DIRECTORY. it how, A Hot Climb, and you Jones, James H. Harris. Fifth Ward-P. C. Fleming, J. Ruffin Williams, R. son because of the absence of a coat. no power independent of the public onduct. noes 26-the following Republicans Let Street I was riding in the cars some The Chair [Mr. Albertson] said that will. The great bulwark of the Su-H. Jones. Mr. Albertson, Rep., (who was in the United States Government. voting in the affirmative: Messrs. days ago, and sat alongside a fel-Treasurer-Leo. D. Heartt. persons not offensive to decency had the chair at the time of the occurrence) was Ulysses S. Grant, of Illinois, Presipreme Court, both of the United States Bean, Bowman, Boyd, Bryan, Dala, Clerk and Collector-George H, Willow who was weather-beaten, as if right to visit the public buildings. and of North Carolina, had not pansorry that it should be intimated that dent. ams. he had been sitting six weeks Hampton, Hoffman, Kerr, Lowe, Henry Wilson, of Mass., V. President. Mr. Manning, of Chatham, from the he failed to properly treat any member dered to popular prejudice, but had Marshal-B. C. Manly. Hamilton Fish, of N. Y., Sec'y of State. McCanliss, Wilcox and Woodfin. astraddle of a watermelon, trying Committee on Rules, reported an of the Convention. He did recognize maintained its integrity and shown its Renjamin H. Bristow, of Kentucky, Mr. Boyd's motion to reconsider to put out the sun by spitting at it. amendment prescribing the manner of the delegate from Pasquotank, and Secretary of the Treasury. independence, even when majorities STATE CONSTITUTIONAL William W. Belknap, of Iowa, Secreauthenticating ordinances and resolu- there was a pause. The gentleman the vote just taken, was, We conversed. I said to him, were against it. tary of War. CONVENTION. On motion of Mr. Manning, of tions. smilingly took his seat, and the Chair What's your name?" The previous question was demanded George M. Robeson, of New Jersey, The rules were suspended and the reconstrued this as assenting to the interby Mr. Manning, of Chatham, Dem. Chatham, Dem., laid on the table. Says he, 'Adolphus.' Secretary of the Navy. Columbus Delano, of Ohio, Secretary port adopted. ruption of the gentleman from Alaayes 52, noes 49. Passed second read-On second reading, substitute TENTH DAY. Says I, 'Your mother's name?' of the Interior. Mr. Wilcox, from the special commance. ing+ayes 65, noes 35, from Committee on Judicial De-Edwards Pierrepont, of New York, Says he, 'Mary.' it besittened THURSDAY, Sept. 16, 1875. mittee on per diem, &c., submitted a REPORTS FROM COMMITTEES. Mr. Smythe, Rep., in voting, made Attorney General. partment, dividing the State into I looked amazed and says I 'Mary ! Marshall Jewell, of Connecticut, Post-Met at 10 A. M., Mr. President Ranreport, giving President \$8, Principal Mr. Bennett, from the Committee on an excellent explanation of his vote. nine Judicial Districts. General Mary! can it be possible that you master General. som in the chair. and Assistant Secretaries, each \$6; Enthe Judicial Department, reported un-Mr. Scott, of Jones, Rep., moved to Assembly may reduce or increase are the lamb?' references in Insunt Prayer by Rev. Dr. Marshall of the rolling Clerks \$5, Sergeant-at-Arms \$5, supreme Court of the U.S. favorably on the ordinance to relieve reconsider the vote just taken, and number of districts. The substitute Morrison R. Waite, of Ohio, Chief Says he, 'The what ?' Doorkeepers \$5, Pages \$1, Delegates \$5, the political disabilities of W. W. Holcity, ably defended the Supreme Court as was adopted as the report. The Journal of yesterday was read for a period not exceeding 30 days. Says I, 'The lamb that Mary had.' den. Justice. now constituted. Nathan Clifford, of Me .. Asso, Justice. The rules were suspended, when Mr. Badger, Rep., offered an and approved. Mr. Roberts, of Gates, from the Com-He revealed the fact that he was On motion of Mr. Morehead, Dem., Noah H. Swayne, of O., The President announced the follow-Mr. Manning, of Cha ham, moved to mittee on Enrolled Bills, reported sevamendment, that General Assemnot the lamb, and he further obserthe motion to reconsider was tabled. Samuel F. Miller, of Ia., ing as the Special Committee on per strike out \$5 per diem of members and eral ordinances and they were ratified. David Davis, of Ill., Mr. Young, Rep., introduced a reso bly shall not abridge the term of ved, 'It is all fired hot.' Stephen J. Field, of Cal., ... diem, &c., under the resolution of Mr. insert \$4. Mr. Wilcox, from the Special Comlution to adjourn sine die. Calendar. any judicial officer except by im-Says I, 'Did you ever visit a William M. Strong, of Pa., 4.6 Wilcox: Messrs. Wilcox, Wilson, On motion of Mr. Boyd, the report, mittee on per diem, &c., reported an Joseph P. Bradley, of N.J. Ward Hunt, of N. Y., Leaves of absence were granted to 4.0 peachment. tropical elime?' with amendment, was recommitted. Badger, Byrd and McCabe. ordinance on this subject. 4.5 Messrs. Kirby, Wheeler, Massey and Discussion followed, engaged in Says he, 'A what?' Court meets first Monday in Decem-ORDINANCES ON SECOND READING. INTRODUCTION OF ORDINANCES AND another. REPORTS FROM STANDING COMMITTEES by Messrs. Badger, Manning, of ber, at Washington. Says I, 'A hot clime?' Report from the Committee on the RESOLUTIONS. Report of Committee on Judicial De-Mr. Bennett, from the Committee on Chatham, Jarvis, Robbins, Manix, Judicial Department; relating to Su-Says he, 'Jemminy crix, stranger, N. C. Representation in Congress. All appropriately disposed of. partment, amending article 4, striking the Judicial Department, and Mr. Boyd and Chamberlain. preme Court-diminishes number of I've ploughed up a side hill Fourth By Mr. Henderson, Dem., ordinance SENATE. out section 9, affecting terms of Su-Clingman, from the Committee on the Judges-one Chief Justice and two As-Mr. Bowman, Rep., offered an A. S. Merrimon, of Wake. of July when the sun set my straw to submit to the people the amendments preme Court. Tabled. Legislative Department, submitted re-Mat. W. Ranson), of Northampton. sociate Justices. amendment, prohibiting the Genadopted by this Convention. To vote hat on fire, and if that ain't a hot Proposing to strike out sec. 9, art. 4 ports-the former to reduce number of HOUSE OF REPRESENTATIVES. The report of the Committee having eral Assembly at its option from at general election in November, 1876. relating to times of holding Supreme climb why I ain't been to one as judicial districts; the latter, against the 1-t District-Jesse J. Yeates. been adopted, By Mr. Wheeler, Rep., ordinance to increasing the number of Judges. Court. Tabled. vet.' J. A. Hyman. ordinance to abolish the Senate, and Mr. Tourgee opposed reduction. It prohibit the payment of the public debt Ordinance to amend art. 4, by strik-Before I had time to reply, the A. M. Waddell. other recommendations. Mr. B. was opposed to flexible 4.4 34 was false economy. He called attenuntil a bill authorizing the same shall Joseph J. Davis. ing out sec. 9. Made special order for 4111 constitutions. Organic laws and conductor came along and shouted. INTRODUCTION OF ORDINANCES AND | tion to the fact that the Western mem-A. M. Scales, have been sanctioned by the voters of Monday next at 12 o'clock. fundamental principles ought to be 'ticket.' Thomas S. Ashe RESOLUTIONS. bers of the Legislature of 1851 asked the State. W. M. Robbins, 14 711

for an increase; alluded to the increase Appropriately disposed of. By same, ordinance to provide for Cabe Robert B, Vance. SUL By Mr. Price, Dem, ordinance to in litigating population and the increase working the public roads by taxation. United States Courts. in number of appeals. There was too amend art. 13, sec. 2, By same, ordinance to amend sec. 6, The stated terms of the U.S. Circuit By Mr. Reid, Dem., ordinance to remuch work for three Judges-the busart. 7; prohibiting township boards of and District Courts are as follows : juire 12 months' residence in county to | iness makes a large volume. The Justrustees from assessing their own prop-United States Circuit Court-Eastern tices now write out their opinions at entitle one to vote. District North Carolina-Held in Raluch first Monday in June and last Monnight. Reduce the number of the Court By Mr. Green, Dem., proposed By same, ordinance to amend art. 7 hy in November. and the session would be doubled in amendments to art. 4, sec. 14; relating of Constitution, so as to abolish the II. L. Bond, Circuit Court Judge length. to Judges. registration of voters. residence, Baltimore, Md. Mr. Manning, of Chatham, Dem., fa Geo, W. Brooks, District Court Judge, By Mr. Cooper, Dem., resolution fix-By Mr. Barringer, Rep., ordinance to 12 o'clock. Eastern District; resid, Elizabeth City. vored lessening the Court. He was foling salaries of Judges of Superior Court amend sec. 24, art. 1; relating to militia U. S. Marshal, J. B. Hill; off., Raleigh. lowed by Messrs. Tourgee, Bennett at \$2,000 per annum. and bearing arms. N. J. Riddick, Carouit Court Clerk : and Chamberlain, the latter gentleman, By same, resolution allowing Gra-By Mr. Turner, Dem., resolution reflice, Raleigh reading. ham county a member of the House of in reply to a remark that our judiciary lating to the exchange of bonds of EASTERN DISTRICT COURTS. did not command respect, said this was Representatives. Chatham Railroad. Mr. T. having Elizabeth City, third Monday in April because certain parties had made it By Mr. Turner, Dem., resolution of taken occasion to denounce this compaand October Clerk, M. B. Culpepper; resi., Eliz. instruction to the Committee on the their business to heap abuse upon the ny as "a thieving corporation," CITY. judges. He spoke of the great boon of Executive Department to report amend-Mr. Barringer, Rep., asked whether Newbern, fourth Monday in April the homestead guaranteed to the people ments to certain sections of art. 3. the bill authorizing the exchange of and October. Clerk, Geo, E. Tinker; resi., Newbern. By same, resolution amending art. 2 by the present Constitution, and warnbonds was not introduced by a politi-Wilmington, first Monday after the of Constitution; relating to suffrage ed the Convention against making any cal friend of the delegate from Orange. fourth Monday in April and October. changes in the judicial department By Mr. Jarvis, Dem., Ordinance to and office. Clerk, Wm. Larkins; resi., Wilmingwhich might result in depriving the amend sec. 6, art. 1 of Constitution ; re-By same, resolution of instruction, to Marshal, J. B. Hill, office, Raleigh. people of it. define certain sections of the Constitulating to the State's assuming debts con-District Attorney, Richard C. Badger Mr. Barringer followed in a speech of tion, relating to terms of office. tracted in building any railroad. residence, Raleigh. great power, in which he defended the On motion of Mr. Badger, Rep., the Assistant, W. H. Young, Oxford. By same, resolution of instruction to present system. We are indebted to U. S. CIRCUIT COURT-WESTERN DIST rules were suspended and the ordinance Committee on Education; relating to those who composed the Convention of relieving W. W. Holden of his disabil-H. L. Bond, U. S. Circuit Court Judge, language of art. 2. Baltimore, Md. 1868 for many improvements. To unities, adversely reported upon this By same, resolution to amend secs. Robert P. Dick, U. S. District Judge, dertake to report his remarks would be 9, 10 and 13, art. 2, relating to qualificamorning, was made special order for Western District; resi., Greensboro. to do Mr. B. injustice. Wednesday next, at 12 o'clock. tions for suffrage. Robert M. Douglas, U. S. Marshal; Mr. Tourgee asked leave to call up Mr. French, by request of Mr. Wil-By Mr. Buxton, Rep., resolution to office, Greensboro Circuit and District Courts in the define the duties of the Committee on | the resolution offered by himself, recox, the chairman, asked a suspension Western District are held at the same quiring the Committee on Amendment of the rules to take up the resolution Revision. line. to submit reports in a certain way. relating to per diem of members of the By Mr. Hinnant, Rep., ordinance to Greensboro, first Monday in April The discussion was resumed, Mr. Convention. The vote stood, ayes 49, and thetober. amend art. 9, secs. 4 and 7; relating to Clerk, John W. Payne; re i., Greensseparate school fund, for each county, Turner alluding to certain of the judinoes 50. born; ciary in no complimentary manner. On motion of Mr. Badger, the Statesville, third Monday in April and | from fines, &c. Messrs, Barringer and Young, Reps., By Mr. Reid, Dem., ordinance to thetober SPECIAL ORDER (lerk, Henry C. Cowles; resi., Statesamend sec. 9, art. 7; prohibits cities, next followed in able speeches in supwas anticipated, being the recommenwille. port of the system. towns, and townships from taxing Asheville, first Monday after the fourth dation of the Committee on the Judicial Mr. Manning, of Chatham, Dem. property not lying in corporate limits. Monday in April and October. Department to reduce the number of Clerk, E. R. Hampton; resi., Ashewas succeeded by UNFINISHED BUSINESS. Supreme Court Judges to three-a Chief ville Mr. Turner, Dem., who objected to Justice and two Associate Justices. Virgil S. Lusk, U. S. District Attor Ordinance to provide compensation compliments of "carpet-baggers" by ney; residence, Asheville. for members of General Assembly. Mr. Albertson, Rep., took the floor Mr. Barringer, and saw nothing partie-Assistant, W. S. Ball, Greensboro. and made an able speech in favor of After remarks by Messrs. Clingman, ular to admire in the judicial system. holding to the present number. There Allman, Tourgee and French, the pre-United States Internal Revenue. Mr. Tourgee repelled the term previous question was demanded by is more in the word economy than the 1. J. Young, Collector Fourth District, "carpet-bagger," and cited cases from mere saving of money. This Court was flice, Raleigh Mr. Robbins. holy writ and from history not so old, dear to the people; from it had sprung The substitute of Mr. Tourgee was where many who would doubtless have Government of North Carolina. a sentiment, and we should not ruththen read-\$4 per day and 10 cents mileofficer. been denounced as severely as this EXECUTIVE DEPARTMENT. lessly tear down this sentiment, upon age ; presiding officers, \$6. urtis H. Brogden of Wayne, Governor abused class, had done much to entitle the question of saving money. Regard-Mr. Tourgee said we knew nothing John B. Neathery, Private Secretary. them to praise and thanks. He spoke E. F. Armfield, of Iredell, Lieutenant ing the matter of confidence in and reof the mutation of time. Legislators eloquently of the great Galilean, of Cospect for Judges, he was not satisfied Governor, and President of the Senate. should be paid enough to live on themlumbus, of those who landed on Ply-W. II. Howerton, of Rowan, Sec. of State. that the judiciary in the future would selves and to support their families .-David A. Jenkins, of Gaston, Treasurer. mouth Rock, on the banks of the Hudcommand more of this, (as we use His substitute provided only for an in-A. D. Jenkins, Teller. son and on the shores of Currituck. bonald W. Bain, Chief Clerk. it in common parlance) than crease of pay at end of term of office. Mr. Cooper, Dem., deprecated that John Reilly, of Cumberland, Auditor. they now do; and he attributed We should regard those assemblies who time should be consumed in allusions Wm. P. Wetherell, Chief Clerk. this to the fact that times have are to come after us as equal to this and S. D. Pool, of Craven, Supt. of Public which seemed somewhat personal. changed; new ideas have come to the should not engraft in the Constitution Instruction. On motion of Mr. Badger, further John C. Gorman, of Wake, Adj. Gen'ral an inflexible section which would bind front; we have been absolved from that consideration of the matter was post-T. L. Hargrove, of Granville, Att. Genreverence for things of the past. There them to inadequate compensation. W. C. Kerr, Mecklenburg, State Geoloponed till to-morrow at half past eleven was abroad a spirit of investigation and The substitute was lost-ayes 22, noes o'clock, and made special order for that A. Graham. Thos. R. Purnell, of Forsythe, Libra'n. independence; this spirit brought about Henry M. Miller, of Wake, Keeper of Mr. Badger, who was paired with many appeals; for if a lawyer believed Leave of absence was granted to the Capitol. Mr. Durham, said he favored high per that the law had not been properly ex-Messrs, King, of Pitt, and Jordan from GOVERNOR'S COUNCIL. pounded in the case of his client, it was diem, while Mr. D. was for low. Saturday till Wednesday next, and to The Secretary of State, Treasurer, The question recurring upon the subthe duty of that attorney to appeal. He Auditor and Supt. of Public Instruct'n. Mr. Tourgee till Monday. opposed less-ning the Court, on the stitute offered by Mr. Allman-\$4 per On motion of Mr. Boyd, the Conven-Board of Education. day for 60 days and 20 cents per mile ground that it was easier for the Legistion adjourned till to-morrow morning The Governor, Lieutenant Governor, each way; presiding officers \$6 per day, lature to intimidate a smaller number. 10 o'clock. Mr. Badger withdrew his amendment The tendency was towards placing more power in the legislative department. to the original proposition. ELEVENTH DAY. The amendment of Mr. Bowman to Strike at the organization of the Court, dent of Public Instruction, Secretary of strike out \$6 and insert \$3, thus making FRIDAY, Sept. 17, 1875. and you strike the sentiment to which Met at 10 A. M., Mr. President Ranper diem of presiding officers same as he had alluded-one involving the stitution. som in the Chair. that of members, was lost-15 to 93. dearest hopes in the hearts of the peo-Supreme Court. Prayer by Rev. Mr. Jurney, of the Mr. Tourgee, in voting no, wanted no ple. the power of the Convention was Richmond M. Pearson, of Yadkin, Chief \$3 men to represent him. crippled regarding the making of the city. Justice. The Journal of yesterday was read The substitute of Mr. Allman was homestead fee simple, and this led the then adopted-ayes 83, noes 26. and approved. people to believe that there was a covert Leaves of absence were granted to design somewhere. There was nothing Mr. Henderson, Dem., amended by Messrs, Holton, Bullock, Taylor, Dockconsent, so as to allow no pay after sixlike making a man independent in his ery, Shepherd, Lehman, Roberts, of external circumstances : he could then porter ty days. Gates, Cunningham, Page, Stallings, The ordinance then passed its third brave intimidation; but, withdraw from Black, Marshall, and others-many if reading-ayes 82, noes 27. him all protection, put him at the mer-Meets in Raleigh on the first Monday not all, pairing with one of opposite Mr. Bryan, Rep., thought that, juasev of creditors, with an aristocratic elein January and June. much as gentlemen were occupying party, ment as the governing class, and man's Superior Courts. Mr. Munden, Rep., rose to a question lot would be deplorable indeed.

Leave of absence granted Mr. Mc Greeny-I've got none. beyond the reach of the whims of any party. Under the proposed Conductor-Money, then. Ordinance to abolish Senate. Tabled. Greeny-I hain't any. amendment, the Legislature could Resolution amending sec. 15, art. 2; filling vacancies. Tabled. increase the number at pleasure. Conductor-Got a pass? Substitute from Committee on Edu-Mr. Manning of Chatham, Dem., Greeny-No I hain't got a pass. cation, to amend sec. 3, art. 9; relating Conductor-Thunder and spikes, opposed the amendment of Mr. to public schools. you don't expect to travel on these Bowman. Mr. Badger moved to postpone and cars for nothing, do you? Mr. Chamberlain, Rep., favored make special order for Monday next Greeny-You advertise to take a the amendment. fellow for nothing anyhow. The previous question being de-Mr. Morehead opposed making spemanded, several delegates gave no-Conductor-How so? cial order before passage on second Greeny-Why, down there in tice of amendments. Mr. Badger took the floor and proyour orifice in Cincinnati, you have Mr. Bowman's amendment was ceeded to make one of his best efforts in got a great big sign stuck up in lost. behalf of popular education and the The other amendments were store writing; it says, 'Through to elevation of man, but gave way to either withdrawn or ruled not in New York without change.' Mr. Young, upon whose motion the The conductor dropped his anorder at the time. matter was postponed till Thursday An amendment of Mr. Boyd, chor, and put that fellow ashore next, 12 o'clock, and made special orright by a big white post, with der for that hour. that the Judges rotate, was acsome black letters on it which read, On motion of Mr. Boyd, at 2 o'clock, cepted. Mr. Buxton, Rep., opposed giving C 30 miles. the Convention adjourned till to-moral selision row morning 10 o'clock. power to diminish the number be-What you do, do well. low ten. TWELFTH DAY. To those who require counsel we Passed second reading-ayes 59, should say: When you undertake SATURDAY, Sept. 18, 1875. noes 17. to do anything, be in earnest about The Convention met at 10 A. M Ordinance to amend art. 9, sec. 4, it; do it with your might. For-Mr. President Ransom in the chair. was tabled. tune and fame are often lost by not Prayer by Rev. Mr. Hassell, of To amend sec. 9, art. 3, was tabled. being in earnest. This is a real the Convention. To amend sec. 4, art. 4; provides world-a world of real work; real The Journal of yesterday was for creating an intermediate court, success; real conflicts; real failures; read, and after being slightly passed second reading. real triumphs; real defeats. And amended, approved. To make homestead fee simple; let no one be so over confident in Leaves of absence were granted passed over informally for present. his own abilities as to look with into Messrs. Sinclair, Grantham, To amend art. 9, relating to indifference upon the difficulties be-George, Blocker, Hinnant, O'Hara vestment of school fund; recomfore him-the danger and trials and Scott, of Jones. These gentlemitted to Committee on Education. that he must pass in order to reach men paired off with delegates of op-Mr. Young, Rep., called up the the goal upon which his eye is fixposite politics. resolution of adjournment sine die. ed. Full and glorious success nev-Mr. Badger announced that he The resolution did not prevailer yet did crown the languid and was not paired to-day, but that Mr. ayes 35, noes 44. Ayes, Republi-McCabe took his place as pairing cans. indifferent exercises of the powers of mind and body. It requires with Mr. Durham. Leave of absence was granted effort to push one's craft against The illness of the Sergeant-at-Messrs. Jones, of Yadkin, and the current of rivalry, jealousy and Arms was announced and indefinite Bunn, and the detention of Mr. vice; and if one would have his leave of absence was granted that Mabson from his seat, owing to inprogress marked by complete tridisposition, was announced. umph, his efforts must be well di-REPORTS FROM STANDING COMMIT-Ordinance to amend sec. 25, art rected, constant and unrelaxing. TEES. 2, was recommitted. \* But he who feels that he has only Mr. Clingman, from the Com-Prescribing an oath for member to lie inactive and wait for the mittee on the Legislative Departof Assembly was tabled. wind of fortune to drift him into ment, submitted a report, relating In regard to adjournment and the haven of wealth and fame, has to many ordinances. per diem, tabled. lost every promise of success, and Mr. Turner introduced his col-To amend sec. 2, art. 2, relating is in far more danger of ultimate league, Mr. Patterson, the newlyto time of meeting of Legislaturedisaster than the tempest-tossed elected delegate from the county of inserting Wednesday next after the mariner, though his mast be gone, Orange, to fill the vacancy ocfirst Monday in January. Amendcasioned by the death of Hon, W. ed and passed second reading.

and his vessel shattered and torn by the raging sea. Be in earnest; Several other ordinances, striking meet the difficulties which daily arise with determination to conquer and rise above them. Let not your adversary find you sleeping or dreaming of an easy conquest. Be faithful; be true; be kind; be

Sectedary of State, Treasurer, Auditor, Superintendent of Public Instruction and Attorney General constitute the State Board of Education. The Govertor is President, and the Superintenthe Board.

Edwin G. Reade, of Person, Asso. Justice. Wm. B. Rodman, Beaufort, W. P. Bynum, Mecklenburg," Thomas Settle, Guilford, Tazewell L. Hargrove, of Granville, Re-W. H. Bagley, of Wake, Clerk. D. A. Wicker, of Wake, Marshal.

Samuel W. Watts, Judge Sixth Judicial District, Franklinton. J. C. L. Harris, Solicitor, Raleigh

# Wake County Government.

Commissioners-Solomon J. Allen, 'hairman; Wm. Jinks, A. G. Jones, Wm. D. Turner, J. Robert Nowell. Sheriff--S. M. Dunn. Superior Court Clerk-Jno, N. Bunting. Treasurer-David Lewis. Register of Deeds-W. W. White. Coroner-James M. Jones. Surveyor-N. J. Whitaker.

voted no.

would vote no.

# City Government.

Mayor-B, C. Manly. Aldermen-First Ward-Jas, McKee, John Armstrong, H. J. Hamill. Second Ward-J. J. Nowell, W. H. Martin, this matter, would vote no. Stewart Ellison. Third Ward-P. F. Pescud, Jr., John C. Blake, Wm. C.

seats in this Convention who were not of personal privilege. On yesterday, he elected, he considered the body unconrose to say something respecting the stitutional and not competent to pass an irrelevant language in debate. He did ordinance to its third reading. He so with all respect for the gentleman [Mr. Turner] then entitled to the floor Mr. Chamberlain, Rep., considered

dered down by the delegate from Alater, and, in voting no, said it was not a mance. Until he acted indecorously part of the business we were here to do. he was entitled to respect, and this he Mr. Manix, Rep., in view of the exshould demand for himself individually pressed desire of the people that no and as a member of this body, and he change be made in the organic law. should in future look for a just decision

Mr. Thorne, Rep., doubting the pro- from the presiding officer. priety of the Convention regulating

Mr. Tourgee called the attention of Stronach, R. H. Bradley, J. C. R. Little. the Convention to the threatened eject- sired no interruption of the gentleman French and Sparfish Republics, he at-

and for the Convention. He was orthe ordinance legislative in its charac-

> Mr. Boyd, Rep., regretted that the gentleman was offended at his remark. It was made for the reason that he de-

Mr. Buxton, Rep., followed Mr. A., speaking of the increase of population, the addition of 80,000 litigants; of the increase in number of counties, from which appeals come, all showing the necessity for retaining the present number of Judges.

Mr. Manning, of Chatham, Dem., for the Chairman of the Committee, was about to close the debate, but gave way to 1.1

Mr, Badger, Rep., who ably advocated the present judicial system and spoke against any diminution in number of justices. Alluding to failures of

Mr. Patterson came forward, presented his credentials, was sworn in by A. L. Davis, Esq., a Justice of the Peace, and after subscribing the prescribed oath, took his seat. INTRODUCTION OF ORDINANCES

AND RESOLUTIONS. Appropriately disposed of. By Mr. Vaughn, Dem., ordinance to amend sec 25, art. 2 of the Con-

By Mr. Woodfin, Rep., ordinance to provide the manner of submitting the amendments to the Constitution adopted by this Convention to the people of the State. By Mr. Chamberlain, Rep., repolution requiring the Secretary to preserve and file all ordinances introduced and deposit same in office of Secretary of State.

By Mr. Thorne, Rep., ordinance to secure just apportionments of State and Congressional Districts and of municipal corporations. to provide that the General Assembly shall exempt \$200 worth of perto sec. 6, art. 5.

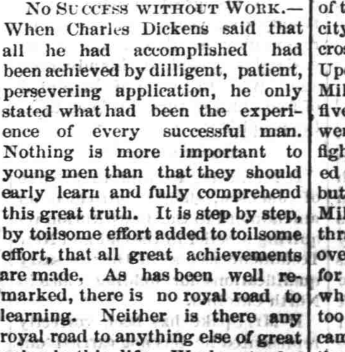
By Mr. Munden, Rep., resolution of adjournment sine die. Placed on calendar.

## UNFINISHED BUSINESS.

Amendment to sec. 8, art. 4; reducing number of Supreme Courta Chief Justice and two Associates. made in executive session.

from the Constitution Senate apportionment of 1868, and sections and language now obsolete, passed second reading ; after which, and at 2 o'clock,

On motion of Mr. Badger, the firm; be earnest. Convention adjourned till Monday morning 10 o'clock.



sonal property-being amendment long-continued and regular applica-In a recent conversation between tion, is the only price for which M. Thiers and Price Gortschakoff, anything worth the having can be the latter stated that he thought bought. There is no great success of any kind without great labor.

the solution of the Eastern question would not be immediate, but would eventually consist in granting an-The Ticket Agents are in session at Saratoga, D. M. Boyd, Jr., pretomony to Bosnia and Herzegovinia under Arch Duke Salvador cr siding. The revision rates will be Serven Pasha,

AN UNEQUAL DUEL.-The Columbus (Ga.) Enquirer tells a story of two young mechanics of that. city who quarrelled, and agreed to cross the river and fight it out. been achieved by dilligent, patient, Upon reaching the Alabama shore, persevering application, he only Miller drew his pistol and fired stated what had been the experi- five times at Bowen. It was Boence of every successful man. wen's understanding they were to fight fist and skull. He was woundyoung men than that they should ed in the finger, arm and groin, early learn and fully comprehend but, notwithstanding, he seized this great truth. It is step by step, Miller and gave him a terrible by toilsome effort added to toilsome thrashing, breaking his own pistol. effort, that all great achievements over his head and making him beg are made. As has been well re- for mercy. Bowen only stopped marked, there is no royal road to when the loss of blood made him By Mr. Rumley, Dem., ordinance learning. Neither is there any too weak to strike. Two negroes royal road to anything else of great came up and carried him back to value in this life. Work, steady, the city. His wounds are serious.

Inc. a britte inferi