W. M. BROWN, Manager.

A SANDARIA DE LOS OFFICE over the North Carolina Book store, corner of Fagetteville and Moran streets, first door south of the State

RATES OF SUBSCRIPTION: Six months. Three months, BOT INVARIABLY IN ADVANCE THE

STATE CONSTITUTIONAL CONVENTION.

TWENTY SIXTH DAY.

TUFSDAY, Oct. 5, 1875. Met at 10 A. M. Mr. President

Ransom in the chair. Prayer by Rev. Mr. Spake, of the Convantion.

Journal of yesterday read and ap-Mr. Bennett offered a profest

signed by twenty delegates, against allowing the Robeson County contestants pay. Reports were submitted from ayes 54, noes 47.

standing committees. INTRODUCTION OF ORDINANCES AND RESOLUTIONS.

By Mr. Thorne, Rep., ordinauce for relief of people. Levies a tax to purchase bonds for banking pur-

By Mr. Dockery, Rep. : Resolution relating to completing W. N. C. R. B., and encouraging immigration and education.

By Mr. Bennett, Den : Resolu tion of instruction respecting Cheraw and Salisbury Railroad.

By Mr. Buxton, Rep., resolution instructing the Committee on Privileges and Elections to report on Robeson and Surry contested election cases on Wednesday, 6th inst. The Convention refused to suspend the rules to consider the resolution, all the aves being Republicans.

By Mr. Badger, Rep., resolution instructing the Committee on Privileges and Elections to inquire of Jones. whether D. S. Reid, D. Coleman and John Manning, del gates, are not trustees of the University.

By Mr. French, Rep., resolution authorizing the Principal Secretary to prepare for publication the Journal of Convention.

On motion of Mr. Bennett, the rules were suspended and the resolution relating to the Cheraw and Salisbury Railroad was adopted.

Mr. Bingham, Dem., moved to reconsider the vote by which the special tax question was lost, on yesterday -

—The ordinance in regard to bonds of the State, being substitute offered by the Committee on Bill of Rights. tieneral Assembly to levy no taxes for payment of more than 5 per cent. of principal of special tax bonds, and 33 per cent. of all other bonds, until question of levy shall be approved by majority of voters of State. No interest, past or future, to be paid on any bonds.

This motion, on motion of Mr. ('lingman, was laid on the tableayes 52, noes 49.

Mr. Boyd, Rep., introduced a resolution instructing the Committee on the Judicial Department to enquire and report if the Convention has the power to adopt such measure as may be necessary to compel the Public Treasurer to refund to the County of Alamante certaid railroad taxes.

The rules were suspended and

the resolution was adopted. On motion of Mr. Young, Rep. the rules were suspended and the resolution inquiring whether the Convention has the power to divorce from matrimony was taken up and adopted.

By Mr. Turner, Dem.: Resolution providing for two sessions of Convention daily. Lies over.

By Mr. Manning, of Chatham, Dem.: Ordinance concerning public debt. No tax to be levied unless: question submitted to the people.

SPECIAL ORDER.

Motion to reconsider the vote by which ordinance to amend art. 3, sec. 10, of the Constitution, passed tion. third reading. Relates to appointments of officers by Governor and confirmation by Senate.

The motion to reconsider was tabled—ayes 54, noes 48.

UNFINISHED BUSINESS.

Ordinance to strike out sec. 33 art. 4, of Constitution. This is tle section which gives justices exclusive original jurisdiction of certain. civil actions founded on contract, and jurisdiction in criminal matters where the punishment cannot exceed a fine of fifty dollars, or fin-

prisonment for one month. Previous question cailed, and passed second reading-ayes 53 noes 49-ayes all Democrata.

ture over the Judicial Department, and bread, noticed in the out to Legislature to distribute that por-







RALEIGH, N. C., THURSDAY, OCTOBER 14, 1875.

tablished by General Assembly.

Messrs, Blocker, Badger, Barringer, Therue, Lawe, Davis, Taylor and Goodwyny Hepublicans, spóke against taking from the people's cised by them.

Mr. Bennett, Dem. called the previous question. Sustained-ayes everything recommended by the 53, noes 46.

Mr. Justice, Rep., moved to adjourn, but the President decided the motion not in order, the previous question having been ordered. Mr. Badger, Rep., appealed,

when the Chair was sustained-Division of the question having been called for by Mr. Albertson,

Rep., the propositions were adopted, and then the ordinance passed its third reading.

Mr. Badger moved to reconsider the vote just taken.

Mr. Durham, Dem, moved to lay the motion to reconsider on the table, and the vote stood, ayes 53, noes 2. Less than a quorum voting, the motion to table failed.

The question recurring on the motion to reconsider, Mr. Badger moved to postpone

the motion to reconsider till tomorrow at 12 o'clock.

Mr. Clingman, Dem., demanded the previous question. Mr. Justice moved to adjourn

Aves 43, noes 52. Mr. Badger moved to take a reeess till 8 o'clock. Ayes 20, noes 58. Leave of absence was granted to

Messrs, Carter, Bennett, and Scott At 2:25, on motion of Mr. Reid, the Convention took a recess till 4

TWENTY SIXTH DAY.

AFTERNOON SESSION. TUESDAY, Oct. 5, 1875. The Convention reassembled at 4

The motion of Mr. Badger to reconsider the vote by which the ordinance to strike outsecs, 15, 16 and 17 of art. 4 passed, was considered, and after a considerable number of motions, callings of the roll, and a large number of points of order, the motion to reconsider was declared

ALLEGE SECTIONS The substitue reported by the Committee on Suffrage and Eligibility to Office for ordinances No. 39 and 232 was considered. It requires ninety days' residence before a person can vote, and prohibits any person convicted of felony or

other infamous crime from voting. Mr. Manning, of Chatham, Dem., called the previous question. Mr. Smyth, Rep., gave notice of

an amendment, as did others. Pending consideration of this ordinance, the Convention adjourned till 10 o'clock to-morrow.

TWENTY-SEVENTH DAY.

WEDNESDAY, Oct. 6, 1875. The Convention met at 10 A. M. Mr. Jarvis in the chair.

Prayer by Rev. Mr. Hassell, of the Convention.

The Journal of yesterday was read and amended and then approved. Leave of absence was granted to Mr. Bell. beautiful and I de

Mr. Coleman, from the Committee on the Judicial Department, reported, and many 2d late , admit

UNFINISHED BUSINESS. See above, the matter under consideration at adjournment last night.

The Convention proceeded under the operation of the previous ques

Mr. French, Rep., moved to take a recess until Saturday.

Mr. Badger, Rep., an amendment naming Friday. Ayes 20, nays 85. Mr. French's motion was lost-

ayes 22, nays 84. Byoda M. Francis Mr. Smyth's amendment making atheism and malfeasance work disfranchisement and ineligibility to office, was lost-none in the affirma-

The amendment offered by Mr. Justice, to strike out "ninety" and insert "thirty," as period of residence in county, was voted downayes 52, noes 57.

Mr. Young, Rep., in supporting the amendment of Mr. Justice, said, by way of explanation, that the requirement of ninety days' resi-Ordinance to abrogate sees. 15, dence would disfranchise many who 16, and 17, of art. 4 of the Constitue were compelled frequently to change tion. Relates to power of Legislas residence in order to obtain meat

tion of this power and jurisdiction | Rep., a proviso, that no person dis- heard, the Convention refused to tion in good humor, said that some was intended as a blow at the ne- paying J. M. Brower, contestant Mr. O'Hara, Rep., offered an

2. Year are fixed them out of the same spoon.

Mr. Buxton, B. p., having asked for a division, the first proposition was decided by the Chair as having to the reading of it. been voted upon under Mr. Justice's courts the furisdiction now exer- amendment, Mr. Buxton favoring on Revision, and Mr. Roberts, of thirty days.

The second proposition, covering committee was then adopted-ayes

64, noes 44. In explaining his vote Mr. Boxton, Rep., speke of the temptation which would be held out to partisan grand juries and partisan judges to disfranchise for small offences for party purposes.

Mr. Chamberlain, Rep., by way of explaining his vote, spoke against this attempt to disfranchise the people.

Messrs. Crosby, Smyth, Thorne, Woodfin, Page and Justice, Republicans, in explaining their votes, regarded this as an attempt to deprive a great portion of the people of a voice in the government under which they live.

The ordinance then passed second reading-ayes 58, noes 49. Mr. Badger, Rep , moved to sus pend the rules to put the ordinance just passed on its third reading, and asked the ayes and noes.

Mr. French moved to take a recess till 4 o'clock. Mr. Page, an amendment, till

half-past 3. Mr. Holton, an amendment, till Mr. Manning, of Chatham, Dem.,

moved to table the motion to take

Mr. Badger, Rep., moved to ad journ-ayes 23, noes 80.

The motion to table the motion to take a recess prevailed.

Mr. French, Rep., moved to adourn. Lost. Mr. Manning, of Chatham, called the previous question-ayes 59,

The question recurring upon the motion of Mr. Badger, to suspend the rules, and only 59 delegates voting, not a quorum, several were

called out, when Mr. French, not desiring to place himself in contempt, voted.

Mr. Buxton, being called, voted, and then others followed. The vote stood ayes 58, noes 34-not a majority of elected delegates voting in favor, the motion failed. Ordinance to amend sec. 34, art.

f, of the Constitution, was read by Introduction of ordinances title. Mr. Badger, at 2:05, moved to ad-

journ and called ayes and noesayes 36, noes 63.

Mr. Durham moved to adjourn till 4 o'clock.

Mr. French moved to amend by naming 8 o'clock. Lost. Mr. Durham's motion prevailed,

and the Convention, at 2:20, ad

TWENTY-SEVENTH DAY.

AFTERNOON SESSION.

WEDNESDAY, Oct. 6, 1875. The Convention met at 4 P. M.,

President Ransom in the chair. Consideration of ordinance to strike out sec. 33, art. 4, of the Con- that the Convention do now adstitution, was resumed. This sec- journ sine die. tion relates to the exclusive original By Mr. Thorne: Ordinance aboljurisdiction of magistrates.

Mr. Manning, of Chatham, Dem., offered a substitute, interfering with this jurisdiction -giving General Assembly power to prescribe it, &c .- and called the previous question, which was sustained.

Mr. French, Rep., moved to take a recess till 8 o'elock.

An amendment to make the hour failed. The motion to take a recess was

then voted down. The substitute of Mr. Manning was then adouted, and the ordi-

nance passed its third reading. Mr. Badger, Rep., moved to suspend the rules to take up a resolution introduced by himself relating to the completion of the Western N.O. R. R., it affecting sec. 5, art. of the Constitution. It appearing that the restrictions of the act calling the Convention prohibited action in this matter, the Convention refused to suspend the rules, and Mr. Badger asked to withdraw the resolution.

Leave of absence was granted to

Mr. Dixon. pend the rules to take up an ordi- ordinance. nance introduced by himself, sub-mitting to the voters of State the ocrats, favored the ordinance. The denounced By Mr. Badger: An ordinance The rules being suspended and question of removal of disabilities latter gentleman, in a characteristhis tyranny, and reminded the to amend art. 7 of the Constitution. the ordinance being on its third The amendment of Mr. Carey, of W. W. Holden. Objection being tic speech, which kept the Convention that though their action By Mr. Wilcox: A resolution reading.

Court aming other courts to be es public tax, was lost -ayes 41, noes 46, noes 56 - all the ayes being Republicans.

Mr. French, Rep., Introduced a resolution, but objection was raised

Mr. Reid, from the Committee Gates, from Committee on Enrolled Bills, reported.

Mr. French moved to adjourn and called the ayes and noes. Lost. Ordinance to add three sections to art. 4; Legislature may remove Judges and Judges may remove

Clerks of Courts. Mr. Jarvis, Dem., undertaking to hold the floor during the reading of the ordinance.

Mr. Badger, Rep., rose to a point of order and asked a decision from the Chair. The President decided in favor of the delegate from Pitt; whereupon,

Mr. Badger appealed and asked the ayes and noes, when the Chair was sustained. Mr. Jarvis called the previous

question. Mr. Badger moved to adjourn,

and called ayes and noes. Lost. Mr. Badger called the ayes and noes on sustaining the call for the previous question, and it was sus-

The ordinance then passed it second reading—ayes 58, noes 33. Ordinance to strike out sections 26 and 27, art. 4, of the Constitution; relates to election of Judges of Superir and Supreme Courts. Passed its second reading.

Adjourned till 10 o'clock to-mor-

TWENTY-EIGHTH DAY.

THURSDAY, Oct. 7, 1875. Met at 10 a. m., President Ran

som in the chair. Prayer by Rev. Dr. Marshall, o

the city. Journal of yesterday read and ap

proved. Mr. Turner presented a petition from citizens of Wake county against paying special tax and penitentiary (Deep River) bonds, until ordered by a vote of the people. Having sent forward an ordinance looking to this end, he asked a suspension of the rules to consider it,

but the motion failed. REPORTS FROM COMMITTEES. Mr. Manning, of New Hanover, and Mr. Shepherd, from Standing

Committees, reported.

AND RESOLUTIONS. By Mr. McCanless: An ordinance providing that no county, city, &c., shall lend its credit unless ordered

by vote of people. By Mr. Badger: Resolution to abolish the Senate and give to the Governor a limited veto power.

By Mr. Morehead: Resolution of adjournment sine die, on the 18th By Mr. Turner: Petition from

citizens of Wake county in regard to the Chatham R. R. Co. By Mr. Boyd: Resolution of instruction to committee on the Judicial Department to report an ordinance relating to the payment of

special tax bonds. By Mr. Badger: A resolution

ishing certain tests for eligibility to

office and suffrage. By Mr. Kerr: Ordinance to submit sec. 3, art. 9 of the Constitution

as a separate proposition. On motion of Mr. Reid, the rules were suspended and the ordinance relating to submitting the amendments to the people was taken up Provides for publishing in pamphlet form and not in newspaper. Mr. Badger moved to amend by requiring publication in two news-

papers in Raleigh. Mr. Durham moved the previous question, which was ordered.

Mr. Badger's amendment was lost, and the ordinance passed its several readings. On motion of Mr. Boyd, the rules were suspended and the reso-

morning was adopted. CALENDAR.

lution introduced by himself this

Ordinance prescribing suffrage necessary expenses of their governand eligibility to office. Requires ment: ninety days' residence in county, and disfranchises infamous persons. Messrs. O'Hara, Crosby, Cary, Barringer, Dockery, Smyth and Mr. Holton, Kep., moved to sus- Badger, Republicans, opposed the

the penitentiary. He was not in way of reaching ends. If it was favor of disfranchising the bad ne larger scale should suffer as well.

Mr. Thorne, Rep., in opposition to der consideration. He was willing the ordinance. Mr. Durham moved the previous thousands who spend their days at question, which was sustained, and the plow handles whose judgment then all the amendments offered by is as good as the greatest within the

after notice had been given, were voted down by a party vote. Among these, was one by Mr. Buxton, requiring sixty days' residence in the county instead of ninety. The ordinance then passed third reading.

Leave of absence was granted to Mr. Taylor and to the Assistant Doorkeeper. The Convention then took a re-

cess till half-past four o'clock.

TWENTY-EIGHTH DAY. AFTERNOON SESSION.

THURSDAY, Oct. 7, 1875. The Convention met at 4 p. m.

and remained in session until 6:15 princer, of Markinshner, man The ordinance giving the Legislature power to remove Judges under certain circumstances, and the Judges the power to remove Clerks of the Superior Courts, passed its

third reading. The substitute from the commit tee on municipal corporations relating to the government of cities, towns and incorporated villages, came up on its second reading. It provides that it shall be the duty of elected a delegate. the Legislature to provide for the government and organization of cities, towns and incorporated villages, and to restrict their power of taxation, assessments, borrowing money, contracting debts, and loaning their credit; and further provides that the Legislature shall regulate all county governments.

Adjourned. TWENTY-NINTH DAY,

FRIDAY, Oct. 8, 1875. Met at 10 a. m., President Ran-

om in the chair. Prayer by Rev. Mr. Spake, of the Convention. Journal of yesterday read and

approved. Reports were submitted from several standing committees. Mr. Turner presented a petition

from tax payers of Wake county respecting special tax bonds. Mr. Turner rose to a question of personal privilege regarding a question of veracity between him-

self and Mr. Tourgee. Messrs. Young and Jarvis object ed to the consumption of time with

personal matters. Mr. Turner continued his re

UNFINISHED BUSINESS. The ordinance reported by Mr. Shepherd, from the Committee on Municipal Corporations, to add a section to article 7 of the Constitution, to be sec. 14, providing that the General Assembly shall have full power by statute to modify,

the provisions of this article and substitute others in their place except sections 7 and 13. A minority report opposing the

change and abrogate any and all of

passage of the ordinance was submitted. Mr. Massey, Rep., offered the following amendment: But nothing herein contained shall operate to deprive the people of the right to

elect the officers now provided for under this article. Mr. Blocker, R.p., opposed the ordinance as striking at the root of

popular government. Mr. Manning, of New Hanover, Rep., offered the following amendment: That the General Assembly shall have no authority to abolish the Boards of County Commissioners nor to establish the old County Courts.

Mr. Buxton, Rep., an amendment to exempt section 9 from the oper- proved. ations of the ordinance. Mr. King of Lenoir, Rep., an from the Grand Jury of Wake

Mr. Albertson, Rep., saw in the the re establishment of the Branch amendment, striking out the word

(Democratic) church had stolen more | without equally affecting the poorer than the eight hundred convicts in whites. He despised this indirect the purpose of the majority to degro only, but these thieves on a prive the people of their rights, say so, and not get at it in the man-After an interesting effort from ner proposed by the ordinance unto trust the people. There are

the Republicans, pending or offered sound of his voice. But he felt as if he were talking to a packed jury. as the caucus had decreed that the people should be deprived of their rights, and he would say no more. Mr. O'Hara, Rep., followed Mr.

Albertson, in opposition to the ordinance, and made an unanswerable speech. Mr. Smyth, Rep., opposed the ordinance. He could not see the

consistency in refusing to allow the Legislature to fix their per diem and then giving to that body the power to say what sort of government the counties should have. Mr. Chamberlain, Rep., addressed

the Convention in opposition to the passage of the ordinance. Mr. Dockery, Rep., fellowed Mr. Chamberlain, and in opposing the ordinance, regarded it as sounding the death knell of popular govern-

ment in the State. Mr. Turner, Dem., favored the ordinance. In reply to the charge that the long-haired men did not vote against calling the Convention. Mr. Bowman, Rep., informed him that his own is a white constituency, and that he was unanimously

Mr. Durham, Dem., moved the previous question, which was sus-

tained. Mr. Massey's amendment was lost –ayes 55, noes 56, as follows: AYES-Messrs. Albertson, Badger, Barringer, Barrow, Bateman, Bean, Bell, Black, Bliven, Blocker, Bowman, Boyd, Bullock, Buxton, Bryan, Cary, Chamberlain, Crosby, Davis, Dobson, Dockery, Dula, Faircloth, French, Goodwyn, Grantham, Hampton, Hinnant, Hodge, Hoffman, Holton, Jones, of Yadkin, Jordan, Justice, Kerr, King of Lencir, Lehman, Lowe, Mabson, Manning of N. Hanover, Massey, McCahe, McCandless, McDonald, Munden, Nowell, O'Hara, Page, Smryth, Taylor, Thorne, Wheeler, Wilcox, Woodfin and

Young-55 NoEs-Messrs. Allman, Anderson o Clay, Anderson of Madison, Avery, Bennett, Bingham, Bunn, Carter, Cling, man, Coleman, Cooper, Cowell, Cun-ningham, Durham, Everett, Faison, Farrior, George, Green, Harrington, Hassell, Henderson, Jarvis, Jones of Caldwell, King of Pitt, Kirby, Love, Manning of Chatham, Marshall, Mc-Corkle, McEachin, Morehead, Motz. Neal, Nicholson, Patterson, Price, Red wine, Reid, Robbins, Roberts of David-son, Roberts of Gates, Rumley, Scott of Ouslow, Shepherd, Shober, Sinclair, Singeltary, Spake, Stallings, Strond,

Summers, Turner, Vaughan, Watts, and Wilson-56. Party vote, with the exception of Mr. Dobson all the others in the affirmative being Republicans.

The amendment of Mr. Manning, of New Hanover, was then lost by party vote—ayes 52, noes 57; noes Democrats.

The amendment of Mr. King, o Lenoir, was decided not in order from which decision he appealed. The Chair was sustained.

The ordinance then passed second

reading-ayes 55, noes 52; all Republicans against. Mr. Buxton rose to a question of personal privilege respecting allusion made to him by Mr. Turner;

Mr. Carey, in regard to an article in the Daily News reflecting upon himself. despit stately On motion of Mr. Durham, the rules were suspended and the ordi-

nance passed its third reading by a party vote, all the Republicans voting against its passage. Adjourned till 10 o'clock to-morrow morning.

old THIRTIETH DAY. SATURDAY, Oct. 9, 1875.

The Convention met at 10 A. M. President Ransom in the chair. the city, and rail? To wire wit to mannie Journal of yesterday read and ap- few days since. Under suspension

from levying taxes save to meet bonds. " I have and in his other water Mr. Clingman, a petition from races was considered. the Mayor of Charlotte, in regard to Mr. Albertson, Rep., offered an

Mr. Turner presented a petition

the people all the powers they now Mr. Bennett, from the Committee vailed. have and to give it to one hundred on the Judicial Department, re- Mr. Smyth, Rep., an amendment, and seventy men. It was left to the ported that the Convention had no striking out the word "negro." Legislature to say what form of power to grant divorce from matri- Lost-ayes 1 (Mr. Thorne, white.)

THE BOOK BE

PUBLISHED EVERY THURSDAY. (SEE RATES OF SUBSCRIPTION

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RATES OF ADVERTISING

One square, one time, medical \$14 00 " two times, 1 50 three times hills and 2 00 *. Contract advertisements taken at

By Mr. Bryan : Ordinance to repulate and establish salaries of State

proportionately low rates was and

By Mr. Reid: A resolution authorizing Secretary of State to employ such additional clerical force as may be necessary to prepare the ordinances for publication. Rules suspended and the resolution passin motion of Mr Budger

Ordinance to aniend art. 11, by the addition of a new section, was considered. Authorizes the farmng out or employment of convicts in penitentiary. Mr. Tourgee offered an amend-

about li CALENDAR, we for zer

ment, prohibiting the punishment of convicts so hired out except by a responsible officer of the State. The ordinance then passed its

econd reading. The rules were suspended and it was put upon its third reading. Mr. Bennett offered an amendment, prohibiting the farming out of convicts convicted for murder,

manslaughter, rape or attempt at rape, and arson. Mr. Young, an amendment, that the government and supervision of the convicts shall be exercised by the Penitentiary Board or some officer of the State.

The amendments were accepted and the ordinance passed its third Mr. Boyd introduced a resolution in regard to certain taxes paid into public treasury by the county of

Under a suspension of the rules the ordinance to strike out sec. 31, art. 4, relating to the appointment of certain officers, providing for arpointment by Governor unless otherwise provided for, passed its third reading.

The rules were suspended and the

ordinance probibiting the carrying of concealed weapons passed its several readings. Ordinance to add an additional section to art. 4, allowing the Legislature to prescribe the manner of appointment or election of clerks

of such inferior courts as may be

established, was considered.

Mr. Tourgee, Rep., offered an mendment, providing for the election, by the people of their respective jurisdictions, of the officers of these inferior courts. Lost-ayes 48, noes 57. Democrats all opposed Mr. Massey, Rep., an amendment, making term of office of such

and elective by the people. Lostayes 49, noes 54. Party vote; all Democrats opposing. By Mr. Cooper, Dem., an amendment, providing that the city, town, or other municipal corporation shall

pay the expenses of the courts

officers four years instead of eight

as provided for in the ordinance,

Mr. Durham moved the previous uestion. Sustained. Mr. Cooper's amendment was Mr. Buxton's amendment was lost, and the ordinance then passed its second reading.

put upon its third reading.

Under suspension of rules, it was

established in it.

Mr. Tourgee offered an amendment, making term of office of clerks, &c., two years instead of eight. Lost-ayes 41, noes 63. By Mr. Badger, Rep., an amendment as follows: But no such officer shall be elected by the General Assembly or appointed by the Gov-

vice and consent of the Senate. Lost—ayes 49, noes 58. Mr. Albertson, Rep., offered an amendment, to strike out the word

"clerks" wherever it occurs.

ernor alone or by and with the ad-

The previous question was sustained, on motion of Mr. Durham. Mr. Albertson called the ayes and noes, and his amendment was voted down-ayes 46, noes 55.

The ordinance then passed its third reading—ayes 57, noes 49. Mr. Jarvis introduced a resolution paying Secretary of Convention and Auditor each \$150.00 for Prayer by Rev. Mr. Atkinson, of preparing the amendments ordered to be published in pamphlet form a

of the rules the resolution passed

its several readings, and bun stout it On motion of Mr. Durham, the amendment to prohibit counties County relating to the special tax rules were suspended and the ordinance prohibiting intermarriage of

ordinance an attempt to take from Mint in that city: but your bib soul "Indian." The amendment pre-

which does not pertain to Sapreme franchised shall be required to pay suspend the rules, by a vote of ayes of the railroad presidents in his gross, they could not strike them from Surry, per diem and mileage, amendment, authorizing the Legis-

THIRD READING.