

the result of consultation among leaders in Orange and Alamance.

A full confession from Bradshaw rould be like a mortar-shell thrown into a camp, from the fact that he nows nearly all of it. He lives right upon the Orange and Alanance line, and was not only enaged in the murder of Outlaw, but so in the drowni g of Puryear, HOUSE OF REPRESENTATIVES. the hanging of the Morrow negroes, hooting of Squire Alston, the raid non the Hillsboro jail and various other of the offences committed by

the Klans in that and Orange ounty. Bradshaw was one of the mmediate friends and confidants hibit the sale of liquor within three f Frederick N. Strudwick, and miles of Ashepole Church, and Zion was connected with him in the at- Tabernacle Baptist Church, Robeempt to murder Senator Shoffner. so it will be seen that a confession from Bradshaw would cause a stamede altogether unpleasant to the ate the town of Averasboro.

party of respectability and intelliiltogether creditable to some of the county. "big ones." It will be recollected that it was at the house of James Bradshaw that Dr. Moore met

a murder Shoffner.

Here is found a good and tangi- day next. ble reason why the Democrats of Mr. McGehee was excused from permitted to take its course the po- pointed to fill the vacancy. itical friends of Democratic Senators and Representatives, and per-ed third reading on Saturday last,

meshes of our criminal law. Jesse Gant, Esq., the present nemb r from Alamance county, was the Foreman of the Grand secure a proper accountability by Jury at the very time when the bills were found against Bradshaw which was adopted. and others for the murder of Out- Mr. Richardson introduced a bill law. All of the bills are signed by concerning the justification of bonds

Gaut, and he has on various occasons since that Court justified his conduct in taking strong ground for the finding of these bills, because as he said the evidence was conclusive special ux, passed third readingand unimpeachable against the defendants. Now Gant proposes to ers of Washington county to levy pardon the very men whom he special tax, passed third readingknows committed the most horrible yeas 80. trime on record.

Now this Bill was introduced by passed third reading-yeas 83. Senator Allen specifically to screen these Alamance murderers from up on motion of Mr. McGehee.

SPECIAL ORDER. tion, tabled: The bill to amend the school law was taken up by sections, on its 1868-'69; second reading. Senator Cunningham made a few dian: remarks in favor of the bill.

Various amendments were offered, discussed, adopted and voted down as far as section 30. On motion the Senate adjourned estates of deceased persons, ratified until 10 o'clock to-morrow. in April, 1869;

FORTIETH DAY. MONDAY, Feb. 10, 1873. · BILLS.

executions; and the

certain conditions.

SPECIAL ORDER.

third reading by a vote of 36 to 5.

of 37 to 5.

By Mr. Whisnant, bill to regulate fees of the Treasurer of Rutherford

By Mr. Norment, a bill to pro reading. introduced a bill to prevent the sale son county.

By Mr. Brooks, a bill to repea chapter 222, laws 1869-'70. Agricultural Society. Referred. By Mr. Grady, a bill to incorpor-

Mr. Perry, of Bladen, presented a petition praying the passage of a ence, and it is highly probable bill to prohibit the sale of liquor that he would a "tale unfold" not near Brown Marsh Church, Bladen passed by a vote of 36 to 4.

Leave of absence was granted Messrs. Bennett and Craige on account of sickness. On motion of Mr. Waugh the strudwick on his way with others rules were suspended and House bill to prevent usury was taken up

and made special order for Thurs-

this Legislature shall vote for this serving on Board of Managers to Bill. Amnesty will pardon them prepare articles of impeachment ing by a vote of 37 to 6. against R. M. Henry, and Mr. and their friends. If the law is Brown, of Mecklenburg, was ap-Mr. Gorman moved to reconsider of 38 to 5.

aps some of these Democratic confirming the sale of Durant's Issenators and Representatives them- land, by the Board of Education. selves, will be involved in the Carried.

On motion of Mr. Guyther the resolution was indefinitely postponed. Mr. Badger introduced a bill to

a vote of 38 to 5. officers of State ; also a bill requesting a report from Secretary of State, its second reading by a vote of 36 Bill to alter the Constitution in

of county officers. CALENDAR.

House bill to allow Commis-Bill to alter the Constitution in relation to the judicial power of the sioners of Stokes county to levy State passed over informally. Bill to alter the Constitution in

regard to the term of the executive House bill to allow Commissionoffices of the State-making their terms two years-failed to pass its second reading according to provi-House bill to allow Commissioners | sions of section two, article thirteen

of Alexander to levy special tax, of the Constitution-yeas 30, nays Bill to alter the Constitution in House bill relative to fences and

the protection of crops, was taken relation to townships failed to pass its second reading according to the

ustice. Mr. Gant is aware of this The bill was amended by Mr. provisions of the 2d section of ar-

The following bills were, on mo-Bennett that Mr. Moore, the sitting member from Martin, was absent Bill to amend chapter 203, acts sick, he had allowed the resolution to lie on the table for three weeks, Bill appointing a public guarwhich he considered reasonable time to delay the matter for Mr. Bill to repeal sub-chapter one of Moore. At the end of that time, chapter 113, laws of 1868-'69; Mr. Moore not appearing, he asked Bill to repeal sections 1, 2, 3, 4, 5, a suspension of the rules to have 6 and 7 of an act concerning the the resolution adopted. This was done, and the resolution with the

evidence are now before the Com-Bifl amending the law relating to mittee. The counsel for Mr. Mizell Bill to allow certain real estate had been and was being done to sold under execution to be redeemsettle the question properly. able within twelve months upon

the improvement of Cape Fear and osition to print. The bill amending the school law Deep River Stock Water navigawas taken up and amended in sevtion

eral sections, and it passed its second By Mr. McNeill, a bill to prohibit bills, &c., asking the concurrence of the sale of liquor in certain locali-Senator Cunningham, by leave, ties in Robeson county.

On motion of Mr. Gorman the posed of. of spirituous liquors within 11 miles rules were suspended and the reof the Fair Grounds of the Roanoke | port of the Joint Select Committee relative to Patrick McGowan, was The Constitutional Amendments taken up, adopted, and ordered to Referred. and the vote by which the bill be transmitted to the Senate. amending the Constitution in re-Mr. Johnston introduced a resogard to the State University failed ution confirming the contract hereto pass, was reconsidered and it tofore made with Patrick McGowan,

as Keeper of the Capitol. The bill to alter the Constitution The rules were suspended and the in relation to public debt passed its esolution was put on its passage. Mr. Johnston advocated the pas-Bill to alter the Constitution in

sage of the resolution. relation to the Code Commissioners Mr. Gorman explained the action passed its third reading by a vote oft he Committee, and gave an account of the charges and specifica-Bill to alter the Constitution in tions preferred against Patrick Mc-

relation to the office of the Superin- Gowan, and the evidence taken by tendent of Public Works-abolishthe Committee. ing the office-passed its third read-Mr. Badger said that as a personal matter it made very little difference

Bill to alter the Constitution of the State in relation to exemptions He had known Patrick McGowan pass in relation to pay of members passed its third reading by a vote | for several years ; he stood high in | of the General Assembly was post-Bill to alter the Constitution in he had very kindly feelings torelation to State census passed its wards Mr. McGowan, but there is a the State in relation to the Univer- to reconsider. principle involved in the resolution sity passed its third readings by a second reading by a vote 38 to 5.

Bill to alter the Constitution in offered by Mr. Johnston. When vote of 35 to 5. relation to Federal and other office parties were fighting to the death holders-in regard to holding a in this State, resolutions of this State and U. S. office at the same character had been adopted for the third reading by a vote of 37 to 5. time-passed its second reading by purpose of depriving the Executive of a portion of the patronage which appertains to that office, and which its third readings by a vote of 31 Bill to alter the Constitution in regard to public charities, passed the Courts have said belong to the to 8.

Governor. Such action may have citement; but we have calmer holders passed its third reading by relation to the annual sessions of times, and legislation of this charthe General Assembly, passed its acter shoul | now cease.

second reading by a vote of 38 to 4. Mr. Bryan, of Alleghany, suppor-

ted the resolution. Mr. Waugh said he should vote | reading by a vote of 37 to 5. against the resolution because he was pledged to vote for low salaries, and that there was another citizen of Raleigh who would take the capitol for less money than Mr. Mc-

Gowan. Mr. Brown, of Davidson, moved to lay the resolution on the table. The yeas and nays were called, and the motion to lay on the table

was lost-yeas 47-nays 51. Mr. Dudley moved to make the Bill altering the Constitution in ed.

On motion of Senator Cowles that | in the town of Trenton. motion was tabled. By Mr. Shackelford, a counter Senator Price stated that the petition to that presented by Mr. Chief Cierk, Mr. Saunders, was ab- Paschall.

sent on account of sickness. REPORTS OF COMMITTEES.

Reports from standing committees were submitted by Messrs. Allen, Troy, Flemming, Love, Avera, and construct a public highway in Murray, Waring and Todd. The bill repealing an act providing for the services of process issuing from Courts of Justices of the ers to sell the jail and for other have charge of the matter, and all Peace in civil cases, &c., was tabled. purposes. Senator Waring presented a report from the select committee on the sale of liquor within 8 miles of By Mr. Grady, a bill to amend an the Penitentiary, which was read the town of Trenton, Jones county. act to provide for a continuation of and sent to the House with a prop-

BILLS INTRODUCED.

the sale of liquor within two miles A message was received from the of Blocksville Academy and Cokes-House transmitting a number of bury Church, Cumberland county. By Mr. Shackelford, a bill to authe Senate in the same which were thorize the Commissioners of Onsread and referred or otherwise dislow county to sell certain lands.

UNFINISHED BUSINESS.

BILLS INTRODUCED.

revenue

Warren county.

By Mr. Standford, a bill to raise

By Mr. Paschall, a bill to lay off

By Mr. Brown, of Mecklenburg,

By Mr. Paschall, a bill to prohibit

By Mr. Bullard, a bill to prevent

a bill to authorize the Commission-

Mr. Flemming, a bill concerning the jurisdiction of Superior Courts. Mr. Barnhardt, a bill to incorpo-

rate Cole Spring and Bethel Church in Cabarrus county. Referred. Mr. Morehead, of Guilford, a resolution on adjournment-setting Monday the 24th inst., for the same. Lies over under the rules.

Mr. Todd, a resolution concerning the distribution of the laws of special session of 1668. Lies over. The special order-school billwas postponed and the special order, the Constitutional Amendments, were taken up.

CONSTITUTIONAL AMENDMENTS. The motion to reconsider the vote who was Keeper of the Capitol .- by which the amendment failed to yeas 58-nays 38. the community as an honest man; poned nntil Wednesday next 12 m. Bill altering the Constitution of

> Bill altering the Constitution in relation to State census passed its Bill altering the Constitution in relation to public charity, passed

Bill altering the Constitution in been excusable in high party ex- relation to Federal and other office

a vote of 37 to 5. Bill altering the Constitution in

relation to annual sessions of the 14. General Assembly passed its third

BILLS ON SECOND READING. Bill altering the Constitution in regard to the judicial power of the State

Mr. Morehead, of Guilford, explained the amendment as one that did not affect the judicial power of

the Judges, &c. The bill failed to pass its second reading by a two-third vote-yeas 29, nays 13.

resolution special order for Tuesday relation to County Commissioners

sions, was taken up, and laid on the table on motion of Mr. Williamson

-yeas 62. The report of the joint committee to investigate the affairs of the there are 31 other Judges of the Supreme penitentiary, was received from the | Court who can grant him a stay of pro-Senate with a proposition to print. The House concurred.

Mr. Badger moved that a message be sent to the Senate proposing to print the evidence taken by the Mr. Waugh moved to lay the mo-

tion to print on the table.

and the motion to lay on the table prevailed—yeas 53—nays 49.

Adjourned. Escape of the Notorious John

Allen Ketchy from the Jail at Salisbury.

We are just informed that John Allen Ketchy, handsome, slim made, remark-

a year or more. Then came back to

sentence, and committed rape on a

waters of despair. Take fire, for in-

mother sat that night by the bedside of

His all wise purpose. Don't doubt it,

Rowan county, this State, still under

able face, never forget it if you once see

House bill to provide for the col- it, has broke 4 or 5 penitentiaries and a ection of taxes by the State and the dozen jails,-was chained to the floor in several counties on property, polls the Salisbury jail and the jailer went up and incomes, being unfinished bus- to carry him his supper last night and

committee.

pulled the chain, thinking he was ines, was taken up. asleep, but on examination, Ketchy Mr. Jones, of Caldwell, moved to wasn't there, was out and gone. Don't strike out \$100 wherever it occurs know whether he broke the chain or in the bill and insert \$50, so as to unlocked it. They have had this man himself; it is certain, at all events, that exempt from taxation, property to in jail some twenty times. The most notorious horse thief in the South. He the amount of \$50.

Mr. Jones, of Caldwell, took the has a good English education, has been position that an exemption from a school teacher, writes a first-rate lettaxation to the amount of \$100, was to Richmond once during the war ter, and is a real smart fellow. He went was legislation in favor of the weal- dressed up in a Colonel's uniform and thier class, and a discrimination drew the money for his whole brigade. He came back after the war and for against the poorer class.

Mr. Badger advocated the adop- some rascality was sentenced to the tion of the amendment offerred by penitentiary for 7 years and was in jail at Greensboro chained down to the Mr. Jones, of Caldwell. floor. He broke loose from there and

The amendment was adoptedwent to Florida and forged a draft for near ten thousand dollars on an Expres

Mr. Norment moved to reconsider | Company, and made his escape into the vote whereby \$100 was stricken | Cuba where he practiced medicine for out, and \$50 inserted in the bill. Mr. Houston supported the motion

AMNESTY AND PARDON.

cape last week. During the discussion on the Machinery bill, Senate bill to grant Amnesty and Pardon was announc- Tortured by Fire. ed as special order, and on the mo-How often do we see a particular eletion of Mr. Jones, of Caldwell, the ment, seemingly of God's wrath, chasbill was postponed and made special order for Tuesday next at 11 a.m. them down to the very edge of the black

MACHINERY BILL. The consideration of the machin- stance. There is now a family in Casry bill was resumed.

well county in the last six weeks have The motion of Mr. Norment to been burnt out of house and home. We reconsider prevailed-yeas 88-nays refer to Alex Daniel and family, and he is as hard a working man as is in that

The motion of Mr. Jones, of Caldcounty. He has lost his house and well, to strike out \$100 and insert barns and all that was in them, in the \$50, was rejected.

last six weeks by fire, and as he had The bill passed third readingmoved into a rented place and was just yeas 65—nays 42. getting started again, here comes the A motion to reconsider the vote fire fiend and burns one half of the was the purchaser of ten arpents in lot

whereby the bill passed third reading, was laid on the table.

REVENUE BILL

her burnt child, with a three year old On motion of Mr. Standford, the infant in her arms, a red coal, as if an Revenue Bill was taken up, made evil missile hurled by a spiteful devil, special order for Friday next at 11 popped on the neck of the little babe and burnt it in two places ere it could a. m., and was ordered to be printbe got off. But God does it all. It is for

INVITATION.

breakfast, for a good appetite -STOKES.

Judge Boardman hasn't yet decided on the bill of exceptions for a new trial. Stokes says if he decide against him. ceedings. He seems very sanguin

-O MY WISCONSIN. Taking its cue probably from the farmers' conclave recently held in Illinois the Wisconsin Legislature has before it a proposition declaring it a misdemeanor for a State officer or member of the Legislature to accept a free railroad pass.

The yeas and nays were ordered, -IT COSTS.

It costs to be a congressman. A member of the House had the curiosity the other day to weigh all the public documents issued to him thus far this session and to calculate the postage upon them at regular rates. He found the amount

o be \$732.

-LA, THE BRUTE. A lady with a very unmusical voice nsisted upon singing at a recent party. What does she call that? inquired a guest. The Tempest, I think, answered another. Don't be alarmed, said a seacaptain present. It's no tempest. It's only a squall, and will soon be over.

-CERTAINLY.

It was Daniel who said, " Many shall run to and fro, and knowledge shall be increased." He clearly referred to reporters in this remark | and this suggests the idea that Daniel was in that line he was allowed to pass in free to see the

W-W-OULD "S-E-E-ELL" HIM. A stuttering, broker in New York ately asked another, who had a bald pate, why his head was llke h-hash in a a-boarding house. The disgusted riend, on admitting that he didn't now, was informed that 'twas because th-there's a h-hair h-h-here and th-thhere.

ALL VOTED FOR AN INCREASE.

The N. C. Representatives in the lower Iouse of Congress voted unanimously n favor of Butler's bill to increase the resident's salary from \$25,000 to \$50,-000, without regard to party. The bill was voted down, but still remains on the calendar to be acted on as an independent measure.

young lady, for which offence he was BLACK CHOLERA. in jail in Salisbury at the time of his es-

body of his little daughter Laura, raw, from her knees to her neck; and as the purchased four other tracts, averaging

Robinson, Crawford county, Illinois, has 800 inhabitants and two are dying a day and the doctors unable to save a single patient, from the black cholera or malignant spotted fever. In a small town of 200 near Robinson, 15, had died, and on the 26th of last month 4 ing a particular family, until it drives corpses were lying in one house.

> -DON'T TELL. A lucky Iowa editor won a very nice bet on the Presidential election. A young lady presumed to be pretty, agreed to kiss him once a month for four years if Grant was elected, and is keepng her word like a man. We hope for he sake of the editor's peace of mind that he is not a married man.

The sheriff yesterday sold at partition

sale a number of lots in the Sigerson

nursery tract, a mile of or two south-

west of Carondolet. President Grant

about five acres each, at \$150 per acre .--

The editor of the Lancaster, Pa., Ex-

press tells this story, but he never writes

under oath: "A wife of nearly ten

years, having given her servant a holi-

day, was attending to culinary matters

-PRESIDENT BUYS LAND.

St. Louis Democrat, 4th.

-O TUT, TUT, TUT.

