THE ERA AND EXAMINER. LOCAL AFFAIRS.

THE Supreme Court will not adjourn probably before the middle of March.

There will be a regular meeting of empty. Board of City Commissioners this evening at the usual place.

No news of an important character ufactory direct, yesterday, a handsome at the Executive and other departments one-horse wagon for the use of their of the State on yesterday.

CHANGES OF REAL ESTATE .-- Dr. Its purchase being suggested by a daily Henry J. Menninger has sold his pre- increase in their business. These genmises in the Eastern part of this city to tlemen are old printers, and we, with A. W. Shaffer for \$7,500.

VALUABLE SALE OF CITY PROPERTY. -Mr. Ed. W. Thomason, City Auctioneer will, to-day, at the Court House door, at I2 m., sell for cash to the highest bidder, the late residence of W. H. Overby, situated on Bloodworth street, in the Eastern portion of the city, near the old City Cemetery.

RUNAWAY .--- Yesterday morning was transacted-nothing being done but about 11 o'clock a horse attached to a an examination of credentials, &c., and dray, the property of Mr. Jno. Hill, driven by Adam ---- took fright at the depot of the R. & G. R. R. running away throwing his driver against a car, seriwheels.

Maj. Gen. Irvin McDowell, Com- which it will be seen passed its final manding the Division of the South is expected in this city this evening. Lieut, E. T. C. Richmond, U. S. A. of now commence operations on the heavy

the garrison of this city, has been quite docket. ill, but we are glad to learn he is now convalescent. His many friends in this city will welcome his entire recovery and genial face on our streets agai . advertising columns this morning.

Howe SEWING MACHINE OFFICE,-We notice that Mr. John R. Ferrall the get tlemanly agent, of the above Company, has removed his office in the has furnished them a neat and tasty from Yadkin county, C. F. Lowe et al Southern Express Building. Clawson still, and occasionally "on the go

in the country.

ANOTHER .- As Mr. A. C. Sanders was returning from his father-in-law's Maj. Blount, on Hillsboro St. driving

his spirited bay horse, from some cause, unknown, the Horse took fright near the crossing of Boylan's Avenue, throwing "Baldy" out to the ground throwing and smashing the skeleton buggy to atoms. We are pleased to state, Mr. S. in digging a new reservoir on Fayette- this city, were sold at public aucreceived no injury but was considerably | ville street at the intersection of Davie | tion on Thursday last. Dr. J.

well cemented, with a capacity to hold the people of the different States, through a covering of stone with two water- fore. their Legislatures, are moving toward plugs from which to attach hose. making the Centennial Celebration in This improvement will be hailed with is which takes place on the but will come up to the scratch with material aid.

THE CITY QUIET .- We called at the office of His Honor the Mayor late on yesterday. We found the Mayor and our friend Doc Sorrell the city Collec-The commercial prosperity of tor, gathered around the stove together Wilmington is unparalleled. with a few "lookers on in Vienna" but tarried for a moment being politely in-The Journal says Judge Cloud transacted all the business that came formed that all's well, the city is quiet,

before him in New Hanover. not a single case up, guard-house The Republicans of Edgecombe

have declared for McCabe Congress A NEW YORK WAGON .- Messrs. Marin place of Thomas. com and Alford received from the man Rockingham Spirit of the South

has just completed its first year; Mr. Todd from Committee on Engrocery delivery in this city. It is W. R. Terry editor and proprietor. rolled Bills. painted red, and is strong and durable.

Rev. William T. Everett who emigrated to Arkansas in 1846, from Richmond county, has just died in to restore the burnt records of pleasure, wish them the utmost success. his North-western home.

"Cloud y on the sound to-day," THE GRAND LODGE OF THE KNIGHTS OF PYTHIAS .- This honorable body met as printer i in the Wilmington Star, means that Judge Cloud excursionin this city yesterday at 10 o'clock in Odd Fellows Hall. On examination of ed down to Smithville before leavcredentials, 12 Lodges were found fully ing the waters of the Cape Fear. represented. Others are expected to The Superior Court of New Hanreport to-day. The attendance of the Grand Lodge is now very full, No. passed its second reading. over has been in session nearly a

business of importance to our readers month. Crime is fearfully on the increase in that section as it appears Mr. Cunningham, from Person. to be everywhere. the reading of Grand Officers reports.

STATE NEWS.

Robert L. Steele, Walter L. Steele, T. C. Leak and John W. Judge A. W. Tourgee commissioned ously braising him and smashing the by the Governor to hold the Special Leak are organizing a joint stock wagon totally, save the hindmost Term for Wake, opened and adjourned company of \$200,000 to erect a cotthe Court on yesterday until to-day ton mill near Rockingham, Richawaiting the bill legalizing the day

army for 37 years.

for the purpose of taking deposi-

tions in cases of persous having

instantly. Mr. S. was a native of

road

211.

mond county. reading in our House proceedings. His Gen. Samuel F. Patterson of Honor, the Lawyers and Jurors can Caldwell county, died on the 20th

The Judge informally called over the docket to the bar and an order of business adopted which is published in our | Railroad,

for parts unknown on Tuesday vs. H. G. Wilson, Yadkin county, two night of last week. Loss to the

The members of the Bar Generally will removed and his place supplied by assemble in the Court-room to-day at the appointment of Miss Ducenbury l o'clock for the purpose of passing res- of Lexington, • a daughter of the olutions in respect to the memory of late Col. Ducenbury, of this State, the late Supreme Judge Nathaniel Boy- who was an officer in the regular

> IMPORTANT SALE .- The founprevail.

has some of his force of hands engaged of Messrs. Separk, Hicks & Co. of substitute for the original bill. covered with mud. Horse uninjured, street. It will be of the depth of 17 feet McCallum was the purchaser, and thorized and directed to convey to will continue the business on a a Trustee or Trustees, all the inter-THE CENTENNIAL.-We notice that forty-five thousand gallons of water, and more extensive scale than hereto- est of the State in all Railroads.

Canals and other improvements of The Star furnishes the following a like character for the use and benresult of Judge Cloud's late labors efit of the creditors of the State to

out a dissenting voice. county. Mr. McNeill, the same from Rob-Mr. Jones, of Caldwell, sustained

the argument of Mr. Gorman, it eson, creating a new county. Mr. Marler, a petition from citi- nate himself." was merely to legalize the day for zens of Boonville praying a prohithe meeting of the Court, the peti-Camp Ground. Journal of Saturday read and ap- itself to decide his vote on the question of reference.

Mr. Craige urged immediate passage of the bill. Mr. McCabe reported from Com-Mr. Bennett defended the legal mittee on Enrolled Bills; Mr. Love from Propositions and Grievances; fraternity from the aspersions of Mr. Gorman; he doubted the right of the Governor to call this term in On motion of Mr. Johnston, the

ing Wake extra term, recommendthe manner he does, and speaking at some length for the reference of the bill before its passage. The House refused to commitbills.

Washington county, was taken up veas 48, navs 32. Objection being made by Mr. Ben-On motion of Mr. Ellis of Catawengrossed bills. net to its third reading, Mr. Gorba, the bill to authorize the Comman moved a suspension of the missioners of Hickory Tavern to mittee on Rail Roads, Turnpikes rules, which was not sustained. issue bonds for the purpose of exdec. A bill to amend an act in relation tending the Carolina Central Road

to certain cases in the Equity Courts to that point, was taken up and on Military Affairs. passed its several readings. Upon motion of Mr. Gorman, the Leave of absence was granted to bill to make legal the extra term of Wake was referred to the Judiciary Pedee Manufacturing Company. Committee. Also a bill to establish a new county

The motion to reconsider the vote by which the usury bill was passed Passed its third readings. Mr. Cowles moved to lay on the

sale of liquor within one mile of A bill to extend the corporate

A bill to amend section 1, Chap. 71, Battles Revisal. Passed.

anxiously looking for a proposition saying that he could not see why fully and the constitution less. this opposition existed at the Ruled out by the Speaker. Mr. Gorman explained the merits

tion of the Grand Lodge of White Tuesday instead of Monday in Masons. Objection the other day which the Governor had made a was offered on the part of gentle- mistake. The Senate had passed men, we claim the right to be al- the bill, and a majority of the law-

Why no opposition had been mani-fested hitherto was because his day's session. Mr. Gorman asked

THE GENERAL ASSEMBLY. Norwood it passed that body with- izeas of Richmond county for a new favor of putting in an office of on the part of the opposition to ditrust, a man who as president of a vide us? That was their aim in the Rail Road refused to testify for the start, for they know if we but reason given that "he would crimi- stand together their party

will vanish before us next summer Mr. Gudger, while expressing his like leaves before a March wind .-tion of the lawyers was sufficient of bition of the sale of liquor near that disapprobation of some of the acts How could we stand as a party of Maj. Wm. A. Smith, still without the white republicans to Messrs. Freeman and Carson also asked why this cropping into the stand with us? If we, by precipibill? He thought it would be said | tate and inconsiderate action, drive that Western members had taken them from us we shall regret it, for umbrage at recent articles emanat- we hazard our chances for civil and ing in the newspapers from that all other rights. They have

Mr. Bennett from the Judiciary gentleman, especially in the revo- nothing to lose while we might fail Committee reported a bill concern- cation of passes to those members to get what we claim. And farther over the Western Road. While he they are already in the possession ing that it do not pass. An act in criticized some of the conduct of of civil rights. Let us not act rashly relation to Penitentiary also recom- Maj. Smith, he doubted the wisdom but be patient.

mend it do pass and several other of retaining this clause that re- I say further that we are under flected upon him. He thought many obligations to the white re-Mr. Moring from committee on that he had better be availed of for publicans in this State, for the his influence. While President rights which we enjoy to-day; for Mr. Bryson of Swain, from Com- of the N. C. R. R. it is said he was without their vot sih 1868, recona skinner, at any rate the stock- -truction and the tifteenth amendholders seemed to be satisfied with ment never would have been ac-Mr. Gorman from the Committee the "skin;" which had enabled complished. I say we are under them under his management to thousands of obligations to the pocket the almighty dollar in the union white men all over these Southern States, for the rights we shape of good dividends. Mr. McGehee rejoined advocat- to-day enjoy, for without the com-

ing the bill as it stood; feared no bined strength of both, we could issue that could arise between Major not hold our seats here to-day,-Now let us not be divided by demo-Smith and himself. Mr. Bean was willing to trust cratic tricks, but stand together and

the Governor and argued for strik- await the action of Congress, which understands our wants and will Mr. Maxwell demanded yeas and soon go about the redress of our

lays. The yeas and nays were grievances. called, and the result stood as fol- When 1 moved to lay on the

table the resolution introduced by YEAS-Messrs. Bean, Bowe, Bryant | my friend from Craven, (Mr. Dudof Halifax, Bunr, Flether, Gudger, 1y) looking to civil rights, I did so Hampton, Heaton, Jordan, King, for the reason that no good would Lutterloh, McLaurin, Perry of result from them, as this body Bladen, Wheeler and Whisnant- was democratic, and such discussion would but tend to bad results.

NAVS-Messrs, Abbott, Anderson And further the civil rights conof Clay, Bennett, Blythe, Bowman, vention of the State would convene Brown of Davidson, Bryson of in a few days, and therefore 1 Swain, Bryan of Pitt, Bryan of thought it untimely and unwise-DIVAN UN THEFTHENY, I LINE & MICH

Brooks, Byrd, Carter, Carson, Cope- tude and importance should have land, Costner, Cox, Craige, Dickey, been introduced here. In my judge-Dudley, Dula, Ellison, Freeman, ment it will only have a tendency Gant, Gidney, Gilbert, Gilmer, to defeat us at the next election. Godfrey, Gray, Grady, Guyther, And as the matter was before Hanner, Hinnant, Houston, Congress I was willing to await the Hughes, Johnston, Jones of Cald- action of that body. well, Jones of Camden, Jones of

The Ladies' Car.

Jones of Tyrrell, Joyner, Lindsay, The "ladies' car" is a vicious Lloyd, Lucky, Marler, Maxwell, fashion, and fosters the art of lying. McGehee, McNeill, Miller, Michael, Mitchell, Mizzell, Moring, Moss. There goes a young man at the Norment, Outlaw, Patrick, Pres- heels of a lady whom he never saw son, Reid of Mecklenburg, Rhødes, or spoke to in his life, and he is cartion of the colored people upon the was a local necessity. In the was a local necessity in the was a local necessity. In the was a local necessity. In the w Scott, Settle, Shaw, Sharp, Shinn rying a spick-and-span new bandlick, Waddell, Watson, Waugh, urday afternoon. He bought that Webb, Winslow, Wiley, Whitmire, box for precisely that emergency The lady ascends the platform. So Wheeler and Woodhouse-80. does the bandbox. The brakeman Mr. McGehee, an amendment opens the door, and the young man that the tariff on local freight shall not exceed 25 per cent on through | slips in unquestioned, and secures a comfortable seat. There is another Mr. Guyther asked the yeas and man. You are sure he is, and he stands where the brakeman can see nays on the amendment. Mr. Jones, of Caldwell, explainhim, and he touches his hat to a ed his vote; the effect of the amend- | window of the car where nobody is ment would only result in produc- sitting, and then, with a little smiling a higher tariff on through rates ing, affectionate haste, he skips up. the steps and says, "Please let me thereby increasing local tariff. Amendment adopted yeas 52 in a moment?" and in he goes. That unfortunate man never be-Mr. Guyther, an amendment held a face in that car in all his life. that the 25 per cent condition The more you think of it, the more should also apply to the Raleigh vicious the fashion seems. It does and Seaboard roads, as well as to the not benefit the ribbons, and is a N. C. R. R. Adopted. The bill then positive damage to the whiskers. Pen men up together, and if they passed its third reading. Mr. Bowman moved a reconsid- do not act like cattle it will be in eration of this vote for the purpose spite of the pen? Women, of taking out this amendment sprinkled through the cars keep the adopted in reference to the Raleigh train upon its honor, if not upon and Seaboard roads. Carried. the track, and elevate the lumber-Mr. Johnston now moved to re- ing thing from a common carriage consider the amendment of Mr. to an educator.

inst. He was at one time Treasurer of the State and afterwards Presi- special order for 12 o'clock. The readings. dent of the Raleigh and Gaston question recurred on the amend-A man named D. Shields and was read : Mrs. Armstrong, wife of Dr. Boge Armstrong of Rocky Mount, eloped

ment of Mr. Norwood. The for Fire Company, of Fayetteville .lowing report from the Committee | Passed.

on Saturday, was taken up.

table, yeas 22, nays 10.

The Committee on the public debt of the State, to whom was re- County. Passed. ferred the correspondence with the

No opinions were filed on yesterday. | master at Concord, N. C., has been

result of their examination shows that the creditors of the State are of the rules to take up this bill, for terms of compromise from the

Backalan, City Street Commissioner, dry, machinery and other fixtures

Sec. 1. That the Governor and

The bill for the adjustment of the State debt, was resumed as the

Governor and Secretary of State. upon the subject of the State debt. A bill incorporating St. Johns that no definite proposition for a

settlement has been made. The by reason of a quorum not voting.

General Assembly. Amendment present time different from of the Senator from Orange, did not what it was some year or two back. Mr. Todd offered the following

did not.

ry Committee.

A bill incorporating the town o

"Gilliam." Licester, in Buncombe County .chap. 258, laws '59. A bill to amend the act incor-Mr. Jones of Camden, bill to porating Clover Hill, and Shadow amend chapter 109, Battles Re-

Mr. Gray, a bill appointing a

Board of Navigation. Mr. Bryant of Halifax, a bill to extend the corporation of Halifax. Mr. Marler, a bill to prevent the

Boonville Church. limits of Rockingham, Richmond

(colored) Greensboro, failed to pass

Mr. Ellison moved a suspension

of the bill, it was nothing more This bill does not ask the recogni- than legalizing the day named

lowed to go on in our own way.

SENATE.

Senate met at 11 o'clock, Lieut.

MORNING BUSINESS.

rules were suspended and the bill

UNFINISHED BUSINESS.

and passed its several readings.

Governor Brogden in the chair.

proved.

JANURAY 26, 1874.

SPECIAL ORDER.

Camp Grounds, in Cleaveland visal. County. Passed several reading. A bill to extend the corporate

limits of Wilson. Passed several A bill incorporating the Frizell

Mr. Carson, same, within one mile of Liberty Church, in Alexander county.

Mr. Gorman moved a suspension of the rules in order to take up the bill legalizing the special term of

petitions, all of which referred.

REPORTS OF STANDING COM-

MITTEES.

INTRODUCTION OF BILLS.

Mr. Bennett, a bill incorporating

Mr. Waugh, bill repealing sec. 15

ing out.

lows:-

freights.

nays 37.

Northampton, Jones of Orange,

Guyther. The latter called for the

the House adjourned at 2 P. M.

son, Esq.,

not to pass a Civil Rights Bill.

his family. Granted.

Mr. Waugh, an amendment, that hereafter the Governor be instructed before ordering any more special terms, to read the law more care-

yers were in favor of it, Mr. Gudger opposed this innova- it was a local necessity. Mr. Brown

FRESH GARDEN SEED .- Under the an early day. inspiration of the balmy breezes from the South and the noon day's Sun a few s Fack, we perceived that our clever its had displayed in front of their at places of business glaring sign announcements of "Fresh Garfeeds." Some one in our hearing was mischievous enough to remark "too thin, we wouldn't buy yet, they will all freeze in the ground, and you will have to repurchase;" however, no reflections.

DEPREDATION OF HOGS .- Much complaint is made by property owners in the North Eastern part of our city near the new Cemetery, on account of the nightly visit of certain educated porkers, lifting gates to enclosures, and rooting up their front yards, &c. The residence of Mr. Geo. V. Strong, we learn, has been visited and the flower yard presents the appearance of being severely shelled. Would it not be well now while the city is comparatively clean, to enforce the ordinance against the swine, at least until watermelon season again comes in?

of the Board.

the Board of Trade, at 5 P. M. yesterpersons were confirmed :-

Messrs, Geo. C. Upchurch and John D. Primrose, previously chosen by the W. Wynne, our enterprising livery and Board, were announced as agreeable to sale stable gentleman. the Grange. Col. Paul F. Faison, proposed by the Grange was agreed to by dwelling fronting Nash Square. the Board. Dr. T. D. Martin late weigher was nominated by the Board, and his nomination will go to the and Hargett streets, below the Presby-Grange at their next meeting for con- terian Parsonage. firmation. We are indebted for the above @ Mr. B. L. Bingham Secretary

EXHORBITANT HORE-FLESH.-At a recent Aale of horses in this city, one of the equines was knocked down to Ed. Lane, the experienced driver of Wynne and Yancey's four horse omnibus, for a good leather halter thrown in. The "hoss" is now in a recumbent "posish" on the eastern extremity of Hargett street, near Tom Jenkin's carriage factory, inflicted with a heavy case of the epizootic. Ed. will no doubt be waited on for his removal by Chief of Police King soon, and the only suggestion we have to make to Ed. is to skin him, when this is done, and thus reimburse himself. We would add in justice to the auctioneer at this sale, that he was sold as he stoed, no warranty, for "better or wuss whoever takes him." Some nine other horses were disposed of at this sale, bringing fair prices from \$75 to \$135 a piece.

A SLIGHT TOUCH ON THE DOG .-We know a canine in this city, the Western ward his owner resides, who can just take the palm on the howi, and shall be strictly classed as A I. He commences his euphonious sighing about the hour of 12, (night) and from then till grey dawn does he continue. He is a black-yes, blacker than a lump of Mac Potter's Egypt Coal, with clean sparkling eyes, and a mouth as large as the "steam jackass." He runs through in the city.

4th of July, 1876, a grand affair. We cinity and to considerable distance in New Hanover :- During the seshope the Legislature of the Old North therefrom, as with the requisite hose sion of the special term of the Su-State will not be behind in patriotism, our engines (and especially the "Resperior Court for this county, just cue") can very quickly subdue ordinary closed, the following business was contain. Its completion is promised at transacted : State cases for trial, 96;

SUPREME COURT .- The following

cases from the Eighth District were

argued yesterday: Isaac Jarratt, et al

A NEW CITY RESERVOIR .- Mr. Jos.

and about 8 feet wide, lined with brick,

THE CHURCHES .- Services at the vaious Churches were generally well attended on Sunday, it being a beautiful day. At the Baptist Church Rev. J. D. Hill, special Commissioner, will be Hufham preached in the morning to a in Raleigh on the 16th day of Feblarge congregation. Rev. F. M. Jordan officiated in the evening; at the conclusion of his sermon the Rev. Dr. Pritchard admin-

istered the holy right of baptism to five claims against the Government for converts who had lately embraced its property taken by the Federal army tenets as follows: during the late war. Messrs. John Upchurch, Jimmie Williamson, Henry Allen, John Enniss, and Willie Farriss. A revival has been | Baker who was hung in Charlotte

going on at this Church for a week or last Friday, has been resuscitated more, much interest being manifested; and now walketh abroad. Some thirty converts thus far, and we learn about forty inquirers at this writing. The Church was literally crammed to witness the interesting ceremony of immersion.

EVIDENCE OF NEW PROSPERIRY.

We note, with a great degree of pleasure, the erection and near completion of many handsome residences in our

BOARD OF TRADE .- At a meeting of beautiful little city, more particularly ed by a horse and killed almost in the Eastern Ward, in the vicinity of day, in regard to the appointment of Col. Anderson and P. A. Wiley, Esq. instantly. The negro servant boy Cotton Weighers in this city, in con- Among these one each for Mr. Andrew went to the stable to feed, and took nection with the Grange, the following Syme, Mr. Battle, formerly of Wilson, the child along with him. While N. C., Mr. Lee, agent of the American the former was in the lot getting Lightning Rod Company, and Mr. Geo.

Wm. G. Upchurch is erecting a nice kicked by the animal. Charles A'len, Agent of the R. & G. R. R., the same, corner of Harrington night Mr. Frederick Strobel of

J. R. H. Carmer, our popular druggist has a nice comfortable and neat cottage, nearly finished on Halifax flight of stairs leading to the front Street, adjoining the late Episcopal door, when he missed the top step

Parsonage, and in this connection and fell to the bottom, his head would it not be well for our "City striking the door bolt killing him Fathers" to take into consideration the propriety of straightning this street at this point by calling into their help the services of the Great American House He is represented to have been a the sum of one dollar and fifteen cents, Movist Smith, after proper steps with much esteemed citizen. the owner of the property? By widening this street, you have a fine avenue to Peace Institute andwe feel confident of land in Sharon township, this that the friends of this Institution would be much pleased thereat and enoy a better side walk.

> PROMINENT PERSONALS. - Among he list of arrivals on vesterday at the Yarborough Hotel, we notice the names of J. A. Charlotte, J. M. Walker and J. W. Patton of New York City Jos. Matthews, Edward D. Herring, S. W. Herring, Jno. S. Gittings and Thos. Gassaway of Baltimore.

> Hon. Sllas N. Martin, Vice-President of the Carolina Central Railway, o Wilmin, ton, N. C. O. H. Blocker and J. C. Haigh Fayetteville, are in the city. Saml. H. Marks, the oldest confectioner of Petersburg, Va., -well and

widely known throughout Virginia as well as North Carolina, arrived in this city yesterday atternoon, and is registered at the Carolina Hotel. Capt. S. M. Warren, of Wilson, is

the Yarborough. Mr. Jesse Junes, of Greene county, i

be applied to the payment of the State debt in full, and that nothing allowed such. further shall ever be paid by the State.

Mr. Cowles advocated the amendment. tried, 47; continued, 49. Civil cases

for trial, 270; tried, 59; continued, Mr. Waring, opposed it. The Senator from Guilford, moved to postpone further considera-ATTENTION CLAIMANTS.-Elmore tion of the bill until Wednesday W. Woods, Esq., of Chapel

next at 12 o, clock, and that in the mean time, the bill and substitute be printed. The motion prevailed. ruary and will remain a few days CALENDAR.

> Senate bill supplemented and explanatory of all acts of incorporation passed by the present General

Assembly. Passed its third read- availed of. To save time, however, STARTLING. - It is said that Joe ing. On motion of Mr. Seymour the

rules were suspended and the bill hood of Newbern was taken up and ing in Martin county. Referred. declare he has been seen and conpassed its third reading. versation held with since the hang-On motion of Gudger, bill in ing. What a wonderful age we live in. The ... has been when amend chapter 85th, printed laws of of Saturday last in regard to the

the breath was out the man would its third and last reading. die but now prodigious. On motion, Mr. Fleming, bill to

Asheville Pioneer: One day last amend chapter 70, laws 1871-'72. week a little boy, son of Dr. G. D. Passed third and last reading. S. Allen of Waynesville, was kick-Adjourned.

HOUSE OF REPRESENTATIVES.

Speaker Robinson called the House to order at 10} A. M. The hay, little fellow played about the Journal of Yesterday was read and horse's heels, when he was fatally approved.

Several petitions were presented and appropriately referred. SAD ACCIDENT .- On Saturday Messrs. Waugh, Moring and Marer submitted reports from stand-Grensboro, getting restless in bed ing Committees. arose for the purpose of walking Mr. Waugh, a bill to amend secabout. He started to descend the tions 4 and 15, Chapter 37 Battle's Revisal. Referred.

> Mr. Norment, bill to prohibit the sale of liquor near Black Swamp proved. Church, Robeson county. Referred.

Pennsylvania, and in his 56th year. Mr. Dickey, bill to amend Chapter 17, laws of 1872-'73. Referred. Resolution in favor of the Fayetteille, National Bank was t ken up.

Charlotte Democrat: Some tracts On motion of Mr. Goodwyn was referred to Judiciary Committee. county, sold last week at a private The bill in relation to commersale at \$35 per acre. The land is cial fertilizers was taken up, and located about six miles from this passed its several readings. city, and we presume the purchaser The following gentlemen were owned the adjoining tract. Land appointed a special committee to in this county is now about twice

examine into the expenditure of as high as it was before the building the Insane Asylum: Maxwell, of Charlotte & Atlanta Air Line Craige, Bowman, Reid of Mecklenand Charlotte & Statesville Railburg, and Godfrey.

A bill to provide a special elec-DEATH OF THE SIAMESE TWINS. tion in Caldwell county was taken -ENG and CHANG Bunker, better up and passed its third reading, known throughout the world as the yeas 91, nays 1.

Siamese Twins, died near Mount | Btll giving the Superior Court of Airy Surry county, North Carolina | Martln county jurisdiction of mison Saturday the 17th, inst., in the demeanors committed on Conine 63rd year of their age. These re- Island was taken up, and passed its markable beings were born in the several readings. year 1811, in a small town in the Mr. Ballard, a bill referring to coast of Siam. Their mother bore the first judicial district. Referred.

seventeen children, once three at a Upon motion of Mr. Bryson, of birth and never less than two. The Jackson, a bill for the better pro-parents were poor and carned their tection of sheep was taken up, and

brothers had sat in silence here and for the floor and apologized; he took occasion to say that such re-Mr. Dudley asked Mr. Gudger | mark was made inadvertently, and did his Grand Lodge countenance hereafter he should refrain from

colored Masons. Mr. G. replied it attacking the profession of any gentlemen, especially those of the legal Mr. Marler read late proceedings fraternity. Mr. Brown going on of the Grand Lodge in reference to remonstrated against confirming this subject condemnatory thereof. the action of the Governor and the Mr. McLaurin only wanted this establishment of the precedent incorporation for the purpose of alwhich would rebound on this Leglowing certain persons to hold islature. He questioned the right property without discussing the of the Governor to call special terms,

rights of White or Black Masons. but just at this time was not pre-Mr. Jones thought this matter pared to argue it. was not proper for the consideration Mr. Gorman further explained in of the House. There was a law alreply, taking occasion to compliready for incorporation; let it be ment and exonerate the legal fra-

ternity from anything unfair. he moved the previous question-No one held that body of gentlemen passed yeas 36, navs 34. in higher esteem (a large By Mr. Mizzell, a bill for the bet- number of whom were now on this

to incorporate the United Brother- ter protection of sheep and hog rais- floor) than he did &c. Mr. Dula defended the bill and Mr. Houston moved a suspension the Governor ably, and the bill of the rules to take up a resolution passed its final reeading.

Mr. Gorman moved a reconsider 1871 and 72 was taken up and passed public printing, authorizing the ration of the vote just taken and to chief Clerk of each House to deliver | lay that motion on the table. Carthe printing to the printer. Carri- ried. ed, read, and, upon motion of Mr. - Upon motion of Mr. Guyther,

Craige, was referred to the Judiciathe bill concerning the burnt records of Washington county was A bill authorizing the Commissioners of the town of Lenoir to sell | readings.

ing the special term of Wake just passed. Granted: Bill establishing the new county

of Lillington was, on motion of Mr. Bennet, passed over until 12 o'clock Wednesday.

Bill appropriating \$65,000 for the support of the Insane Asylum was taken up, and on motion of Mr. Bowman was postponed till Friday 12 o'clock. A bill submitting to the qualified tawba, for the reason that, it will her parasol, and found they had voters of cities towns and town- do no good if passed by this Legis- slipped a little way under the front. ships the prohibition of the sale of lature. That resolution was intro- "Oh, my, suppose they were gone." liquor. Another bill of the same duced here for the sole purpose of She hooked them, however, with character having been adopted it using it in the next campagn. her parasol, and put them on. was tabled. Mr. Jones, of Caldwell, reported | full well that the passing of his res- get them fastened, and she used several bills from the Committee on olution would not have the slight- hair pins, bent all of her own and Corporations.

A resolution in regard to the Cen- Congress. No Sir: he presented it last," with a sigh, they were fixed, tennial Celebration of the Mecklen- to this house for the express pur- and she went home, and nobody burg Declaration of Independence, pose of creating division among the knew it. No; but we saw her. ciary; Smith and Avery from Cor- at Charlotte, May 20th, 1875. [The white and colored Republicans on When she reads this paragraph she resolution requests appropriation this floor, and for the purpose of will want to know how, when, more successfully to carry out this affecting the republican party in where; but never mind. We write exhibition.] Mr. Johnston spoke next summer's campaign.

eloquently in behalf of the resolu- Mr. Speaker, I reget to have to take off their shoes in church, and Mr. Murphy introduced a bill to tion, winding up by offering an say that this is a trick on the part think nobody sees 'em; for maybe regulate the rate of interest in the amendment appropriating the fund of the democrats to cover up their we'll be there. set aside for the continuance of the own misdeeds. It is an attempt on their part to divert the minds

Mr. McGehee trusted that this of the people in the coming electo ammendment would not be adopt- tions from such scandalous laws ed; it would forestall an investiga- and shameful legislation as the infamous gerrymander and the changing of county lines for party pur-Mr. Houston moved a postpone-

poses. ment to Thursday next, 1 o'clock. Mr. Johnston could not see the The gentleman from Catawba W. F. Beasley leaves the city tonecessity of this postponement; this and his friends only desired to day, to take up his residence in Centennial would do more to bene- place the white republican Baltimore, where he will engage in whose lands are condemned by the fit the State of North Carolina than members in this Legislature on the manufacture of the Clark comall the geological surveys that have record as having either voted for or bination lock. Col. Beasly is a been made in the last twenty-five against his resolution, so that they gallant and estimable gentleman,

Shoes Off.

yeas and nays. Yeas 47, nays 51. On motion of Mr. Craige leave of The Wilmington Journal says: absence was granted Col. Bennett. Maybe the lady who took off her of Anson, on account of illness in shoes in church last Sunday, didn't think anybody knew it. But we Upon motion of Mr. Craige saw her. .We saw her distinctly as she moved her feet in them-"ouch," how they hurt !-- and un-Remarks of John William buttoned them, button by button, and dropped them on the floor, "plump," They made a little noise The Able Colored Representative from Franklin, in the House, Jan. as they fell, just in the middle of 19th on Resolution asking Congress the Litany. She laughed, and her companion giggled, and they both then suddenly grew serious, and MR. SPEAKER :- I will only de- were very earnest over their praytain the House a few moments. I ers. The service over, and then the am opposed to the resolution intro- sermon and the concluding prayers, duced by the gentleman from Ca- when she reached after them with The gentleman from Catawba knew Then the buttons. She couldn't est influence upon the action of some of her companion's, and "at it as a lesson to young ladies who

A NORTH CAROLINIAN ABROAD. The Louisville Commercial of the 15th inst. has the following relative to Col. W. F. Beasly, formerly of this State:-

We regret to learn that Colonel

certain tracts of land adjacent, in the county of Caldwell, passed its his protest against the bill legalizseveral readings. On motion of Mr. Jones of Caldwell, the House, at 2 p. m., adjourn-SENATE. TUESDAY Jan. 28, 1874.

The Senate met at 11 o'clock. Lieut. Governor Brogden in the chair. Journal of yesterday read and ap-

PETITIONS. By Mr. Gudger, petition from citizens of Yancey, asking removal of obstructions in Caney River.

Referred. REPORTS OF STANDING COMMIT-

TEES. Mr. Todd, Mr. Morehead of Guilford and Gudger from the Judiporations; Mr, Love from Propo-

sitions and Grievances. INTRODUCTION OF BILLS.

State. Referred. Mr. Durham introduced a bill to office of State Geologist. incorporate the Watch Tower Pub-

lishing Company. Referred Committee on Corporations. Mr. Humphrey, bill to incorpor- t on into the geological survey. ate Lodge No. 11, K. P., of Goldsbore. Referred.

Mr. Warring, bill to amend chap. 75 Laws 1873. Referred .-Provides for protection of those Carolina Central Rail Road.)

SPECIAL ORDER.

taken up and passed its several Mr.; Bennett asked leave to enter

	the steam Jackass. He runs through	Mr. W. P. Williamson, late of Edge-		rection of sneep was taken up, and	SPECIAL ONDER.	been made in the last twenty-live	against mis resolution, so that they	Sundry und committee gendeland	4
	all the keys of music from a Soprano	Mr. w. r. williamson, late of Fage-	living by fishing.	passed its several readings.	At 1 to 12 o'clock the bill entitled	vears; it will bring people into her	might use it against them in the	and has made many warm mends	1
	to a deep Basso, a regular Susini : he	combe, but now of the Winston States-	In 1899 a Mr Bunker brought	An act to incornorate the Peoples	an ant to give Burke and Buther.	borders and accomplish more to-	next campaign.	during his sojonrn in this city, who	/
	twists his caudal appendage into a	man, is at the Yarborough Hotel.	In 1020 a Mit. Dunker brought	I can and Building Accondition	an act to give Durke and Ruther-	borders and accomption there all the good	Their object is to get the white	will join in our regret at his leaving	1
	graceful bow-knot, and he resounds	Mr. W. B. Tuft, of the firm of E. P.	them to the United States for the	Loan and Bunuing Association of	ford the proceeds of vacant lands	ward immigration than all the geo-	Their object is to get the white	Win join in our regree and not activ	
	upon the neighbors sleepless ears as if	Tabb & Co., Hardware men of Norfolk,	purpose of exhibition, and after	Rutherford, passed its several	therein was taken up. The bill was	logical surveys to come.	republicans to vote against them, so	us. His business energy and activ-	
	he was in the act of swallowing, and, at	is visiting our merchants.	they attained the age of 21 years	readings, and ordered to be engross-	amended so as to insert McDowell	Mr. Moring opposed postpone-	that they can appeal to the	ity, and his line address and social	4 (d) - 19
	the same time, digesting a dozen "Tho-		they adopted Mr. Bunker's name	orl	amptu and used antond moding	ment. Why keep making these	prejudices of the white republicans	qualities, will soon gain him the	/
	the same time, digesting a dozen 1no-	Description of the Operation of the			The standard state of the st	A REAL PROPERTY AND A REAL	the show all and some build and then blitate	scout and the the The Island court work to be dea	A DECISION OF THE OWNER OF
	mas Cats" into immortal fiddle strings.	RESIGNATION OF AN OFFICER OF THE	and never afterwards returned to	An act in pharmar the william	Contrast them of DUNATOR AVER VUICO	get nearer to the close of the ses-	and tall throw that Mr. Disting IV.		
at the	This fatting when said in a this barry who	NUBILI CHARMAN MAINMUAD,-WE	their native country. They first	and Tar River Narrow Guage R. R.	the bill was put upon its third	get nearer to the close of the ses-	and tell them that Mr. Blythe, Mr.	serves.	
		learn that Mr. John L. Bryan, a resi-	settled we think in Wilkes county	Co, passed its several readings.	reading. The bill was further	sion. He opposed the amendment.	Bowman, Mr. Brown of Davidson,		
	is, he traces back far to his originator,	pent of this city, popular and well-	where they married two sisters, and		reading. The one was further	baing in favor of patriatia noonly	ann Mr. Trivett, voted for social	67	
	the Spanish hound. His owner snap-	known, who for some months has been	where they married two sisters, and	str. oudger asked a suspension	amended by the addition of the	being in favor of patriotic people		Southern Claims.—The appro-	
	ped twice at him the other night. We	occupying the position of Agent for the	afterwards moved to their present	of the rules for the purpose of re-	county of Cleaveland, and passed	coming forward and contributing to	equity. Of it they vote for them	priation necessary to pay the	£ * 1 * 1
	have sent him a box of good caps now.	North Carolina Railroad at Salisbury,	home in Surry county, where they	committing Consolidation bill to	its final reading. Yeas 34, Nays 5.	the laudable object entertained.	our colored menus in the middle	claims lately allowed to parties in	/ 1 w
	We really love a good dog.	has resigned. We have not heard the	owned considerable property.	Committee Internal Improvements	Bill entitled an act in rela-		and eastern part of the State will	the Couth by the Chine Country	
	in creating tore a good dog.	cause, but are confident from what we	for the considerable property.	committee internal improvements,	Bin entitied an act in rela-	SPECIAL ORDER.	say that they voted for a resolution	the south by the Claims Commis-	
		cause, out are connuent from what we		granted.	tion to election of certain offi-			sion at Washington, will hardly be	6 a 🛛 🖉
	Support Course Destations The	know of him, he no doubt has in view	children two of whom are deaf	A bill to make legal the special	cers was taken up. (It provides	The hour of 12 o'clock having ar-	instructing Congress not to pass a	made until late in the session,	265
	SUPREME COURT DECISIONSThe	some better and more lucrative posi-	mutos One of the daughters re-	term of Wake Superior Court be-	for the election next summer of two	rived, the bill amending the char-	law conferring civil rights on our	when the third Auditor will state	
	following opinions were filed yester-		matter maniple def mute et the	ginning on the 27th day of Jame	for the ofection next summer of two	ton of the North Caroling Deilroyd	race And thus our white friends		
	day:	Mr. A. L. Lewter, Agent at Durham,	cently married a deal mule at the	ginning on the 27th, day of Janua-	judges of the Supreme Court and	ter of the North Carolina Railroad	Tace. And thus our winter menus	the amount due in each case before	
	BY PEARSON, C. J.	has been ordered to Salisbury to relieve	Institution in this city, and her	ry 1874.	several judges of the Superior	and for other purposes, ratified De-	will be deleated in the western and	the Treasurer makes payment.	2
	Hanson Malpras vs. State of North	Mr. Bryan as soon as possible.	ittle brother is also an inmate of	Mr. Brown, of Mecklenburg.	(Court.)	cember 20th, 1872, was read.	middle parts of the State, where	Payment will be made by drafts on	
	Carolina from New Hanover. Pro-	inter ingun de secon de preserence	the Institution. The following are	moved to recommit to the Indian	Mr. Avera called the previous			T GEATINGING AATH THE THE TREATERS AND ATTACTOR AND	
	ceedings dismissed at cost of plaintiff.		the institution. The following are	noved to recommit to the budiena-	Mr. Avera caned the previous	from the Constitution Interest	tiraly upon white vator. This is	the Treasury to be endersed by the	
	Bauajah Taylor and wife vs. C. J.		the particulars of the death of the	ry committee.	question on the second reading, but	from the Committee on Internal	tirely upon white votes. This is	claimant in person. It has been -	A
	Dudley, et al, from Craven. Error.	of Victor Fire and the Bucket Company	twins as far as we are able to	Mr. Gorman, hoped that such ref-	an on appeal from several Senators.	Improvements recommending cer-	the object aimed at by the support-	decided by the Commissioners to	<u></u>
	Venire de novo.	are requested to meet at Firemen's	gather them : On Friday night	ference would not be made. This	withdrew the cail	tain amendments, and also the pas-	ers of this resolution. I am in favor	tyles an early in Mar guah analiga-	
	By Due no I	Hall at 74 o'clock this (Wolnesday)	gather ment. on Triday mghe	will maorly localized the order of	Minurew the carr.	sage of the bill.	of civil rights; and will hail with	take up early in stay such apprica-	
	BY READE, J.	night	they retired in their usual health.	this meetry leganzes the order of	Mr. Grandy onered as an amend-	sage of the officient	in the day when will half with	tions for reconsideration of disal-	
	D. B. Robinson vs. Willis J. Wil-	night.	Just before day on Saturday morn-	the Governor, Some 400 cases was	ment to strike out two Supreme	Mr. Bowman, an amendment that	Joy the day when such a faw is	lowed claims as might be filed by	
	loughby, from Union. Error. Venire	By order of your Foreman.	ing Eng awoke and found his	on the docket, and he saw no good	Court judgestin place of Judges Dick	the Governor shall fill all vacancies	passed; but I wish to go right	the end of April. Each application	
	de novo.		brother Chang dead. He immedi-	reason for progressingtion and that	and Sattle and ta strike out second	occurring. Adopted.	about it. I agree with the gentle-	the chu of April, Dach application	
	Frank E. Winslow vs. Alfred Moore,	The Marlhorn Md Carolle save .	brother Chang dead. He mineur-	reason na, proclassination and that	and Settle, and to strike out second	Mr. Bean mound to strike out the	man from Henderson (Mr. Blythe)	must be made out on a blank form	1 1
	et al, from Chowan. Judgment af-	WThe Dation of the trace says.	ately aroused the family, remark-	only to oblige probably a	section of the bill. Pending dis-	Mr. bean moved to strike out the	in that he width that an brythe)	prepared by themselves, in order	3 m
	tirmed.	The resident in his message in-	ling that he felt himself failing and	few lawyers, who could	cussion of law points the Senate ad-	clause out no person shall be put	in that he said that the colored peo-	to insure accuracy in the averments	1 L A
	SY RODMAN, J.	forms the public that every citizen	complaining of pains in the limbs.	not' conveniently attend. Lawyers	iournod	upon said commission who has	ple had made "rapid strides" in ac-	of claimants.	- N
	John Thompson vs. Mary G. Bad-			too often mice a point a technical	Journou.	harotofore or may haroafter de	quiring rights once denied them,	Of Chambantos.	
	ham, adm'r from Chowan. Reversed	national appired A Calcost purp is	He died in about two hours after	too often raise a point, a technical-		meretorore, or may nercancer, de-	and that make month is		
	and remanded		his brother.	ity whenever they cannot obtain	HOUSE OF REPRESENTATIVES.	cline to testify before any commit-	and that who would have dreamed		
				what they desire. Many of the		tee, legislative or otherwise, in re-	ten years ago that the colored peo-	MISS MARY ANN BUIE The	8 E I
	State vs. Handy Fisher, from Bladen.	cured by a mortgage on his inter-	having been paralyzed imparted	lawyors however of this city have	Mr. Speaker Robinson called the	gard to any matter touching or	ple would now be occupying seats	Augusta Constitutionalist of the	
		est in the city of Washington."		lawyers nowever of this city have	HOUSe to order at 11.00 a. m.	amorning out of kis conduct while	as members on this floor? and	ouch instant says o, her:	
	BY SETTLE, J.	and the city of washington.	the disease to Eng.	petitioned the Governor together	The Journal of yesterday was	growing out of this conduct while	as memoers on this noor, and	This enterprising lady is, now in	
	State vs. James James, from Robe-		The twins at the time of their	with a certificate of Judge Watts'			further, in due season, as time	This chier priving may is, now in	
	son. No error. Affirmed.	SERIOUS LOSS	death were at the plantation of	testiments and to the measure of the	read and approved by the Chief	or while acting in any other public	moved on they would come in por-	Augusta, bushy engaged in putting	
	State vs. Benjamin A. Whitehurst,	cotton mille located in Alemance	Eng. Previous to the war they	additional torm	Clerk, Col. Pool.				
	from Pitt, Error in order, quashing	county has located in Alamance	Eng. Flevious to the war they		DEPUTIONS				
	indictment.	county, known as the Big Fails	took an interest in politics and	Mr. Bowman explained priety	I BIIII ONO.	that if he were to testily he would	and asked for. I agree with him	sary evidence, has been objected and	
		Mills, have been destroyed by fire.	voted generally the Whig ticket.	the merits of the bill and urged im-	Mr. Webb presented a petition				
	BY BYNUM, J.	Loss \$400,000. No insurance noon	After the war they made a tour of	modiate action thereon taken The	from citizens of Carteret county in				
	State vs. Alex. Covington, from	either building or machiner	the Inited State and The Our Of	Inductive action thereout taken. The	Inthe or and the Originated Origination		and the may ement is to dissem-	party day in home nospession of a	
	Richmond. Error. Venire de novo.	citici bunding of machinery. A	the United States and Europe but	Judge wasarready nere and the jury	relation to the Oriental Oyster and	mr. mcGeenee earnesuy depre-	seeds of discord in our midst	very snug fortune Good Inda to	
	Elizabeth Knight vs. A. Braswell,	large number of operators have	since their return home lived in	snmmoned, stating that after an ex-	Fish Company.	cated this striking out; he wished	inate seeds of discord in our midst.	how how in the the total the to	
	from Edgecombe. Judgment affirmed.	been thrown out of emplyment.	retirement.	planation in the Senate by Senator	Mr. Fletcher, 8 petition from cit-	to know if Republicans were in	Can tyou see that this is an attempt	Aer,	
				L'united au the second of soundol	and a record of a Posterior record of	its much as as Faustonia lists we		· · · · · · · · · · · · · · · · · · ·	