StateLUVRARY MALE HE RALEIGH NEWS. XV.-NO 10. RALEIGH N. C. WEDNESDAY, MORNING MARCH 12, 1879 \$500 PER ANNUM DAILY NEWS 1 BE 161884 OUR LAW MAKERS. Mr. English offered an amendme + The Last Fatal Duel at Bla- jugly been slooping. I obtained per-Jeff, Davis. 1 1. BRAGASSA to make the allowance for the W. N. mission from the coroner to remove the densburg. The name of the illustrious rehol-il-WEDNESDAY, MARCH 12, 1879 C. Railroad \$40,000. J. A. BRAGASSA body, and delivering it into the custody SENATE. lustrious because the world acknowl-Colonel W. G. Terrell, who has for Mr. Carter, of Buncombe, opposed of the undertaker it was taken to several years been supplying the Cin-cinnati Commercial with very interedges the conscience of himself and TUESDAY, March 11, 1879. wholesale and Retail this amendment, while Messrs. E in lish Weather Probabilities. his au e-c me b fore the Senate on The Scarte was called to order at 10 and Lockhart favored if. The a nend-The trial of Mr. J. and his party be-CONFECTIONER WASHINGTON, D. C., March 9. the last night of the session, and, as esting accounts of the celebrated ducls 8. m. For the South Atlantic States, easterly ment was adop ed. fore the coroner was proceeding at the NEEP TIONER usul, caused certain Radica's to pabat have faken place in this country, Sund y . reports from standing comto weste ly winds partly cloudy weather and slight changes in temperatu e. Mr. Coffield moved to amend by matime of my arrival. I f und them rade the stale I a 'v la 'erdash which ONER furnishes that paper, with the followmittues were presented. king the allowance for the penice stiary greatly embarrassed by the situation, has ben used for tunteen years as ing, which has been revised by Colonel AND The Senate refused to concur in the \$35,000, saying the \$30,000 was insuffiand exciting my personal influence in MANUFACTURER campaign thunder. It is only stage House amendments to the salary and cient. He had tous b en informed by Ion 3 for the Capital: the ir behaif, succeed d in having Mr. J. thunder now, for the lightning has ex-MANUFACTURER THE CITY. tee bill, a committee of conference was the directors. It was a bad place to WASHINGTON, Ma ch, 1879. discharged on bail, myself becoming NDY MANUFACIURER pired like the splutter of a pyrotechnic I mentioned in my last the fact that proposed and Messrs. Henderson, Scales | make an insufficient appropriation. ndex to new advertisements. his security, to appear at the next term device; and perhaps no more suitable 10 Fayettevils 21 eet. Colonel Charles Lee Jon s of th s c ty and Black were named as the Senate Mr. Coffi ild's amendmedt was pat to of the court at Upper Marlboro, Prince artificial fire-worker could have been will Shest, was engaged upon a work on the sub-For new "11s" see top of this pare. bran h thereof. a vote and lost. G.orge conty, Maryland. The second 5 1001 found than poor old drive'ing Hoar, ject of "Dueiing." He has kindly far-Mr. Mebane offered an ameniment STRET & FOM -National Hotel. CALENDAR-SEALTE E'LLS. inshed me with the following account | bail. and surge in were discharged without Releigh, N. C. remembered with pity for the merciless o that part of the bill as to the ap. E B. HAYWOGD, JR -Locol notice. The following Senate bills passed I OR PARTI I N. treatment her ceived from Blaine on of pointment of D.recto's so that the R. B ANDREWS .- Local nº tice. When the court met (some two their several readings or were otherthe occasion of his ; lavce at the his grr. present Board would not by displaced, months alterward) it was necessary for THE LAST SATAL DUEL FOUGHT NEAR DANIEL G. FOWLE .- Lots for call. wise disposed of as indicated: of Ma sachusetts and Maine when the which was ad pied. HEGE-Brick Machine. me to attend. I accompanied Mr. J ... King statue was present d. Mr. Hoar succeeded in having the name of Jet-To incorporate Beech Swamp Agri-210 TO SELUTHE VAL WASH NGTON. The b li as amen led then as a i. and during our drive to Upper Mari-BRAGASSA-Confectionaries. cultural Canal Company.  $x_n$  we in the plan of he City  $x_n = x_n + y_n = 10$  and 52, and  $x_n = 44 + 45, 463, 70, 71 \text{ and } 45.$ Some time in the winter of 1846 I rereadings. boro (sixteen miles from Weshington) JULIUS LEWIS & Co. - Local notice. forson Davis excluded from the pen-To regulate he pilotage for the bar rived a note from Hon, Daniel M. Barhe remarked to me that his friends THE GOVERNOR'S MESSAGE. of O racoke Inlet and over the wash. sion roll of the Mexican war veterans. to suit pu chasers. Some have houses on them, but lenger, then a representative in Conwere persuading him to take back his Bill to repeal the law providing for To secore convict labor to build pub-Hiving shown how ignorant of the LOCAL BRIEFS. gress from North Carolina, requesting wife, whom, on the ciscovry of her lic roads in Beaufo t and Pamlico a suitable house for the Governo, and history of his own State a Massachu-T- VILLBEL. me to see him immediately as his rooms guilty behavior with Dr. J., he had sent setts senator can be, wisely ignored the TZEMS. that providing for an additional clerk coun!i€s. on important business. I did ic, and o her fulle, and he ask d me what I and A credit of one, two ---- Mathia, Dugram & Co., of B.) to the Executive department as a sie-For the better protection of the pubi-tony, justice and reason of this case, was introduced to Dr. II., also honwith interest at 8 per cent., thought he ought to do. He stated and placing himself upon purely partitimo e, took out a drummers licerse bils of the institution for the Deaf, cial order. North Crodina, and informed that a LANL G FOWLE. that he had a large family of young san technicality, opened the old tirade against the South. It was an occasion yesterday. Dunib and the Blind. SUNDAY TRAFTS. duel was impending between Dr. J. children, that he was greatly attached R solution to pay Macdowell county flornes for Owners Bill to amend the law relative to the and Mr. J , the latter a lawyer of disto his father in-law, who was one of --- Chromos in frame for 25 cents, four hundred and twenty-two dollars when any senator, feeling like a patriot inction, and both gentlemen of very running of Sunday trains, by providing he most noble and chivalr's of gettlebeautiful texts for 35 cents, large and the dignity of his country, and his own. expense near ein the prosecution of high social position in North Carolina. | men, and whose heart was nearly bro TRADE DOLLARS. that trains which started on through handsome chromos framed for \$2.50 several convicts charged with murder, might have rebuked the mu'e-headed Dr. H. was acting as the sec and of Dr. trips on Siturday may 2 an on ken by the disgrace of his daughter and were shown us at Clawson's art store whilst in the employment of the State inconsistency of throw ng venom at Sunday un il 9 a. m., to reach their J, and not being versed in the duelly, its fatal c nsequences, and from these by notify the public that we are yesterd=v. Davis when the country countepances and in the custouy of the penitentiary wish d to be advised by me: First, ship, and also pe miding the running considerations he was inclined to ac-M-x can colla sal 80 cents are al 2 cents. So now is the officials in the cons ru shou o the Wes and owns in its national council Aleck of ti uns with U S. mul, or trains with whether bring the brother-in-'aw of -Mr. C. A. Hege, the great prow cept the advice of his friends, if he Stephens, Ran. Tucker and Reagan, all tern North Carolina Railroad intough Dr. J., he could, consistently with the . .... y by c -ming to U. . mpila d possingers. maiof the West, has invented a new could do it with henor. the Blue Rid e. After considerable pillars of the Coofederate government, requirements of the code, serve as his The bl passed its leadings. br :k machine which is sail to make a I had previously heard the unfortudiscussion the resolution procedure OAK CITY CROCERY. whom the United States declined to second. I told him there was certaingreat in ord on the old style brick. nate woman described as a person res OUTSIDE LUNATICS. bring to trial. This patron'z ng mercy second reading by a vote of 17 to 15 ly no obj ction to his serving. Par- markably quiet, refined and ladylike, R ad h-s advertisement, it is well +1 Wilmington Street and was then informally proceed over ticularly so if the othe, side did not; and that her fall was generally attribuwhich the Radicals boast of at tim s is Mr. Mulieshie moved to reconsider wo h your not ce. thought by most fair-minded Northern the vote by watch the blocking away object. He repl.ed that they had thus ted to the peculiar advant\*ges afforded CHAR TABLE INSTITUTIONS. men to have been more of a necessity he allowance of outside u allos failed far offered no objection. He then ---- "The sad statement is made that The bill to amend the constitution so her seducer from his professional relajes homs, shoulders, beef pgsfeet, just jecewed at than a virtue. Certyn it's that some to pass the House yesterday. John Godira, Sixe thas sucumbed to stated secondly, that his principal had as to confine the Institution for the tions with her, and his seeking the oplearned lawyers who investigated the informed him that he intended to melarcholia, and that he is an affect-The bill was then put upon its sec-Deaf and the Dumb and the Blind, and portulity of her ruin in an hour of question of trying the ex-President of ITY GROUE TY ting example of mental suffering. As a ond reading, and the yeas and nays throw away his fire; and he wish d to tie Asylum for the lusane, to the care weakness Under all the circumstances, the Confederacy were of the opinion p et nil leeturer Mr. Saxe has given of 1 digent pe sons was discussed at being demanded, it passed-yeas 50. know if would be right, with such I did not hesitate to advise that, if Mr. that the only result to be attained information, to accompany bim to the so much pleasure to so many that the some longth, and referred to the Judi-D#V:841 J's feelings justified the act, to d siewould have been to exhume some ugly fact of his intellectual disorder will field. I answered that this was entireciary Committee. Su'scoren ly tu-Reolution in ago, of Richard Chyife, peschand r uince Butgard any censure of the world and rechop ers of unpublished history that ..... si received at ly within his discretion. excite sympathy and regret. ton, tax coll cor of Chowas county. committee report d then facture to s ore his wife to him elf and their chilnight have blurred the fair and lumi-I was informed that the parties had agreeus to the wolds may and shill, Pissed. d.en. The grand jury ignored the in-Olk City Grocery, nous shine of Republican reput tion. -Coroner Richardson on yesterbeen intim ite personal friends, and that Bill to a'low the bond given by Sherand the bill went to the calendar. dictment, and on his return home that The blody shirt is no longer that day had an inquest over the remains their present a titude grew out of the fis in counties where there was no of his wife followed. SUNATE BUL SETSTICED. of Matthew Meintt, who died on Mon-

charge of an improp r intimacy be-Thus ended, without undue notoriety tween Dr. J. and the wife of the chalor the less excitement to the commu-

oriflumme of a party; that post-tellum banner, so bravely flong to the breeze by men who never dated to stard by

AS (IT) GROCERY Just Arrivod: d Virginia Meal. I'me Timoth Hay, Early Rose Potrices, and Seed Oats. fee. Monasses, was summomed. mean, Land, Flour,

Soap, Starch, Soda, and Canned Goods

at hit fut Golden Syrup at 6

Supplies & Ferlivizers,

OR ON TIME

wind on application.

1.6 46 177

M T LEACH & CO., RALEIGH, N. C.

*CTY PROPERTY* 

FOR SALE.

iuthority given in a mort-i n the 5 h day of Feo 1876. in morigage, as recorded in to of Registers office, of will sell at the Court House b on the 17th day of April auction the ian sconsigned ver onsis ing of several val city of Maleigh as follows: North side of Franklin Place ug property of Kingdey & partolihe carter B Harrison a a / improvements and con-

s more or less a more of less a fina ct of Maleigh, on of the groperty of James w th no improvements and ere, more or less ere es d lotiu the Northern t it deleh, news the Rivielgh i an irack and near the Ma 'said contany, with a two-interpowers good repairg 1-T sere, more or less. e closed parcel of la d. sif in machine Sh ps of Railroad Company, yi s of fast ("nist any a d b-ling is has of the "Bound H u-e cy fra e dwilling housegli acre, more or less, An enclosed parcel of land.

accolning the above with 115 dwelling house-said lot co. "T" move or lets. s l'atea the evener of Lane &

s just South I the carpen liseigh & usarton haliroad how is provements and son 's - ... a cloth M. deus per m r'gane essh but sense can be made upon payment

coshit gettime on the b a ce. H Fach, Autorney of Montgag e Raleigi, N. C.

Inter ! Butter !! Frish Country Batt r ITY is choper h, s h for .1

clock from toju ie - receis d on Saturday, by being crushed be ween the cars on the Nor h Carolina Railroad. The verdect of the jury was as follows: "Tost Mathew Merrit came to his death from injuries received; having been caught between the cars on the North Carolina R. hoad. He also, on yesterday, fully myest gated the case of Mariah Branch, the colored woman who fell dead ou Sunday night list near the western limits of the city. It was decided that the woman die I from natural causes, and no jury of inquest -----

day mouning between two and three

PERSONAL -The NEWS had a pleasant visit yesterday f om Dr. Green, of Franklin county.

R & G. SCHEDULE -- On and after wise discosed of, as indicated: Thorsday, March 13th, the pa senger train on the R. & G. Railroad will leave Raleigh at Sa. m., and arrive at coult'y debt. Weldon at 12:40 p. m. returning it will leave Weldon at 3.35 p. m., and arrive at Raleigh at 8:25 p m. The accommoda iou will le ve Raleigh at 10 p. m., and arrive at 6 a. m. The mail frain makes connection with the Clay county. Seab ardant Petersburg Railroads.

----Acot STA SECURIO - The following Sher fls accounts acre settled y sterday at the Treasuler's office: reacing. Ashe coauty, Jan. S. Baker, \$ ,515.73 Sheriff.

Beaufort county, F. S. Satchwell, Sheriff. 5,559 79 Polk conn.y. O. G. Nelson, 1.413.25 Sher ft. The time of the collector of Nexu fort was extended. 1 ost of the montes of the others had been in the Treasing some time, but owing to smill balances. due on the inditors accounts receip a Were not given.

Ledge, 1 0. 0. F., of ---RLV, C. R. VAL (PAS, D. D.,-7) o 8 gifted divide form a pistor of the Presbyterian church of this city, has accepted the post on of Chaplain of the University of Vinginia, to which he was recently loc and, 10 the meant rate paties in this State was discussed. he will serve the Central Presbyterian hurch, at Arl, n'a Ga , for six moy this. was referred to the judicialy com-The Micron Teorgraph cong atulates mi tee. the chard, or Atanta on the voluable accession to the society and pulpit of eral radings in the Senate on Monday that city, and sive flat "in the pupit night or were otherwise disp sed of as he is at orce poil und and entertain. m-ca'rd: ing, some of his discussis ranking with the best of over heard. Ity nature fold Company. gen at, contrding and affectionate, he won the respect and warmes' affection of the young men of Macon of all defield company. nominati n. over wh m har dience was undel. The le te hum li y of the man an i : disrust of his physical Beaufort coun y. strength along have prevened hon the town of Concord. from occupying the mist prominent postonson origital the Presbyt rim tomet Company of Rockingham. ----hierman the Man.

N. Y 'ferald NORTH CAROLINA. Mr. Yestes, First district, thinks Tilden will receive the nom nation. Mr. Waldell, Third district, says Thurman sube coming man. county. Mr Davis Fourth district, believes Thurman has the inside track. Mr. Scales, Fifth district, thinks tho contest is between Thurman, Bayard and Tillen. Mr. Steele, Sixth district, says Tilden has no chause. Mr. Robbins, Seventh district, says: The probabilities a e that Thurman wil ben minated " Vance, Eighth district, says it will be Hend icks or Thurman. [The Herall do is not report Y sates corrolly. He is an enthresian to Ihurs man man. ED NEWS ]

mag at large in Mecklenbu g county ted by Mr. McGehee and passed and certain townships of Cabinus, r a hugs. jassed, and amenued. Bill to incorp sate Contentuea Lodge,

Bill to prevent live slock from run-

third reading.

tax to pay i sucht.

passed almost unautmously.

On motion of Mr. Alexander, the bill

The following bills passed their sev-

House bill to incorporate the Globe

Set ate bil commend the act incor-

House b U to ame, d the charter of

CALENDAR-BOUSE BILLS

c. u. ties.

liam - & Co.

Bill to provide for the drainage of No. 96 I. O O. F., at Toisuot, Wilson Haw River and Ready Fork, passed cour.v, passed. B h to change the times of holding the practice of his profession.

Bil to authoriz the Beard of Eduhe tuperior Courts of C tawba coun cation to make this to certain lands in ty to the last Moud ws in February and lition of the meeting, and suggested Dare, Hyde, Tyrell and Leaunry August, passed.

county treasurer, be enlarged to cover

that office, was explained and advocas-

Bill to amend a liw in reference to Bill to require the fees of certain Ruleigh in regard to the collection of county officers of Pitt county. the city taxes, so that the tax due shall you ready ? fice : one, two, three; halt !" Bill to auth me the levving of a spin be a lien, and that the land may be neither party to commence wheeling c'al tax to enable Wilmington township. New Henover county to Lvy a du . 'The b.ll passed its readin zs. Bill to a low the Mayor and Board of R solution in Lav. of Alfr. d Wils

Alderman of Walmington to issue \$20,000 six per cent, bonds, to take up the float og in b', passed.

The for lowing engressed bills pa sed Bill to set ap ut a fund of \$1 500 for their several readings, or were otherthe payment of jurors in Edgecombe and Craven councies, passed. To authorize the commissioners of Bit to incorporate the Rockingham

Madison to ascertain and settle the and Solisbury R. R. Co., came up as a special order. CONTESTED ELECTION. The bill in regard to the removal of

civil causes for trial from the State The report of a majority of the judici-Cursto the Chent Courts of the United States was aken up and passed. any commutee in the contested election Brunswick courty, was read. It B 1 applemen a to the act to pre . gives all the facts elected, presentvent live stock from running at large ling a mas of testimony in the case. in Rowan and other counties, amend- | The following is the report of the comel by adding Wake, passed second mittee:

R solved. That J. H. Brooks is the Bill o prevent transps from tresman entitled to a stat on this floor passing or depiedating on citizens of from the county of Branswick and not this State, passed without amendment. A. C. Mearis the si ting member. Upon motion of Mr. Norment the Bill making pers us ineligible to sit or juries who have served on a grand resolution was taken up. or justy jusy within two years. This

Mr. E hendge, that the entire pastihill was tabled, but afterwards, on mosmony and report be printed which was urged by Mr. Rehardson, of Columion of Mr. Sno .. ine matter was reous, who said the matter was argued on id. red and on an explanation that is purpose was to get not of the before the cours, but the decision has chronic or p. of essional juror, the bill not yet been rendered,

The motion to print was put to a Bill to incorporate R slig Hope vote and lost.

The question recurred upon the Bill to incorporate Zion Hill Comeadoption of the resolution, which, together with the volumnious testimeny, tery Company, Concord, Cabarrus was read.

The resolution were then adopted. Bill torthe speedy trial of criminals. Buil to regulat - Fue Insurance Com-At 3:15 o'c'o k p m., the House adannes (

## MRN. MOGN

The Great Revivalist at Chapel Hill.

Correspondence, of the News. liouse bil to incorporate the Aetpa

Mrs. Moon, the Quaker reviva ist, is here, conducting a series of meeting in the Methodist church. She preached bere ou yesterday, Sunday, at 11 p. 1a. perating the town of Washington, Her fame and the news, of her obming had preseded here, and the house was filled to overflowing, at an early hour HER APPLARANCE.

House bill to amend the acts relative She is a plainly dressed, in black to the Grand Fal's Manufacturing with black bound and a white silk cravat. A gold chain haugs from her House bill to amend the act is corneck to her wayst lifer face his an porating the town of Kenansville, air of modesty and intelligence with a high forehead, and prominent nose, Liouse bli requiring town and civy rather large mouth, a bright eye-her collectors of taxes and fines to mane appearance is decidedly prepossessing. Her roce is pleasant and she speaks House bill to prevent obstruction in distincly emphasizing w ll, and has Rocklish and other streams, Datha no difficulty in making herself heard to he most distant part of the houss.

effect.

Carolina, and if he survived the duel it it necessary to resort to the duello. was his intention to proceed directly to How different is such a mode of set-New Orleans and fix himself there in thing such d fliculties from that which

I was further consulted as to the conthe placing of the parties at twelve ter, when a unarmed and accomplishpaces, back to back, and that they edgentieman, to such a supposed prowheel and fire; the words to be : "Are vication, was as-a-sinated in the most das ardly manner?

Au episode of a very sad and extrasoid for the collection of such taxes until the word "fire," nor to fire after ordinary nature is connected with this the word "halt." I also suggested, if duel. Some three or four years after these terms were agreel to, that Dr It took place Mr. J. had removed from H. instruct his principal to drop his his former residence to the county pisto to an arm in wheeling, receive town of a neighboring county. As a his adversary's fir, then elevate his lawver of large practice ne was necesweapon and file in the ar, as I thought souly often from home. During one the movem et of the arm and pistol of tuese absences a bretter-in-law, might in some mea use distract his ad- who had his s spicious arous d at the versary's aim; and it alter the fire his (request v s's to the house by a person principal was unait, and the other side of the very lowest social standing-h were unsatisfied and insisted upon another me, water way not prohably. keeper of a tol - a e in the Le gub rhe could protest and take his principal ad a e y with Mrs. J., beat h m severefrom the find 10 s would have neces ly and ejected him from the house. situated his procuring and has see nd This shocking discovery give the to B I to incorporate a camp ground in case of J. H. Breeks vs Meares from before the matter could be rem wed, the impression that the woman was of and the eff of such doly would ous und ni.d. A medical examinaprobably by the ending of the af- then by her father for a time cs ablished ine fact and sie was placed in an insane as, lum. Before her ueparture, l

The terms suggested by me were have been told, she s ated that Mr. J drawa up and formally proposed, but had no claims on her young st child were stienu usly objected to by the leaving it to be inferred that it was the other side, who ins sted that on account offspring of Dr. J., and she was perof the near sightedness of their principal the distance should be stor ened to mitted to take it with her. Mr. J is new dead. B fore his dea'h ten paces, and that the firing take place he had become helpless and totally wi hout wheeling. I was again conbild; he had always very indifferen suited. I informed Dr. H. that the srvision, and was very near-sighted. And rang ment of the terms of the motin. I have a ely been told that uis unhapmust be mutual; that he had no more py w f ., in a state of wreiched repentright to dictate them than the other a .ce, b seeched for, and was p rmitted side; that the idea of the challenged re privilege of nursing him during his party having the privilege of absolutely prescribing the terms of a meeting was a t hours. Colonel Jon's prefers to designate a vulgar error. But inasmuch as his the names of the parties in this affair principal had communicated to him his by their initials. It was conducted intention not to fire at his adversary, he might take advantage of this supp sed right, and contains to in sist on prescribing the terms in the interest of

posing 1 life to a man whose life he

I left ' a party about midni, h', and as this controversy relating to the terms was still loing on, I did not suppose that any meeting could possibly take b fore the le stative committee applace until the middle of the next pointed to inves igate, we do not know

About 8 o'clock on the following f the negot ations, if any had been hack drove up, out of which sprang rying the elect on returns to Raleigh,

enser. I was also informed that Dr. · | nity, one of those cashs where the feel their country's flag when set in the J, hat set led up his aff d s in North ings of a gentleman son etimes render stricken field, serves only now as the private pennon of the e c'reme Rad c ls, and will do for a marcial stroud for the election laws. occurred on the streets of Washington, S nator Lamar characteriz d the within a few rods of the Presidential haranque against Davis as "winten-Mansion, some thirteen years thereafness and its lt," at which a fierce rap of the gavel, an angry command to be

seated, and a glare on the u ually cold and cast-irou face of Edmunds, who was in the chair, indicated the official sympathy with the Massachusetts senator. When the Senate d cided the point of (r ler against the chair, Mr. Lamar appreached the seemifigiy dangerous ground with the dignity of a broadminded statesman, and displayed the s rongest possible contrast to the part'san oratory of Mr. Hoar. It was one of those brilliant impromptus whose inspiration is the lightning, not the mid-

night lamp, and bearing the implimatur of L Q. C. I a nar, it stards on the record one of the finest hits ever delivered in the United States Senate, signalizing a remarkable occasion with with the characteristic shoke of a man who, in the fild of American politics. towers above his cotemporaries like the ideal palladin.

-----Death in a Shoe-String.

The shooting of an unfortunate clerk in Richmond the other day is an instance of the tragedy of fully in more senses than one.

He was lacing on a shoe for any ung adv, and, as the story goes, made a doubtfully complimen a.y comment on the b au y of the foot he was handling. and presently, following the fair cus-tomer to her cur isg, em h sized, the compliment with a pressure on the lidy's aim That the young lady was right in playing the pret'y foot under the hand and gaze of a yentbful shoes maker seems certain to these, who beheve in the absolute purity of the female mind, and demaid professional coopers in a sho, m. ker's cl rk. What is called chivalry in the South is richculed as a semimentality abin to the aris occatic cu tom of the duello; but it is in fact a senti neut deep in the blood of the people, a d felt by peasant and guilman alike; so that those who profes it-backsmith, lawyer, casp nt r, plowman, merchant or philic an -are considered gen lam n, by reas n of the value they set on their honor and that of their mothers, sisters, wives and daughters.

that the mat er to be investigated by the gentlemen composing the commit-A few years ago, in this same city the that we speak of was the charge of Richmond, an editor was shot from preferred by the New York Times' a third story window, and the dastard-Raleigh corre-pondent against certain ly nurder passed unpunkined, because members of the Le\_islature of 1876-77. the provocation was an insinuation who h d act d as deputy sheriffs caragainst the Lonor of a women; and many another instance stless the saan) against whom it was alleged that cred r gard that the Vir, mians hold on account of this service they had for the sancing of the hou chold g ds. drawn double per diem and mil age. It has often been curied to the same From the reading of the testimony, ext no as the price of the House of Orleans did, who shot a man for imhowever, we are persuad d that it was pugning the honor of the wife whom ey h NEWS which was bling investigaho had divorged because of her weliknown inconstancy.

Women must not only be chuse, 1 ut men must believe them so, and death to him while you thinks, especially whin his busin as demands the handling of shoe strings and garters. A juy will this distance, have any correct underacquit the murdarer, and people will standing of the circumstances of the "This will teach dry goods clerks 881, case it was the committee 's business to and shoe makers not to presume on examine the charges are not the gen any little not sease on the part of a tlemen who were und r the cloud and woman," which sounds too ish in one to report the result of its investigaseuse a d grossly unjuit in another: tions. Is appears to us that when a but it is a part of a social law above the temporal, and though somewhat barbaric, has the simple and rugged look of primi ive virtue: in 1 as long as the Sou norm is manualin such social laws their poverty or political sins, will not affect the sense of honor which pervales all elasses and holds scan ia and divorce at bay.

saving him from harm, as he was exdid not end to endanger.

fair.

d y.

morning I thought I would call upon Mr. Barreng r, and ascertain the result reached, and while standing in front othis house, taking with a friend whom 1 had casually encountered, a Dr. H. and the surgeon who had been engaged to att nd Dr. J. to the field. I enter the base with them, and on getting stihit one of them excluded to me, "My God ! D. . J. is killed !"

not the legislator-sheriffs u; the Ral-I learned that shor ly a ter I had left, the night before, the other side hal withdrawn their objections and ted. Nothing appears from the testimony except a purpose to get at the accepted the terms precisely as prop sed, and insisted upon an immediate au horship of certain editorial ar icl s which have lately appeared in the daylight, each party accompanied only NEWS in reference to the Wistern by his second and surgeon, and had North Carolina Railroad. If we, at meeting; that they had gone out at southt the famous old duching ground where Decatur fell, a securided sp it near the public road, about four miles from Washington and one from Blideusbarg that she speaks well and to the point, It had been abandoned for such purpests for many years, owing to its notoriety, and the fact that the police of manding the attention of her andience. the vicinity were constantly watching Her speaking is cer ainly not without it wasn any sum r exis ed of a Gilliculty lik ly to eveniuate in an aff.ir of hmor. The patters being all stangers

with great secrecy, and was barely noticed in the newspapers of the day. This is the first published detailed account of it. The Freedom of the Press.

Charlotte Observer. We have read the testimony taken exactly who or what. We had supposed

Niid packed, 25 cts. per fb NORTHEN BUTTER, the Dairy, 30 oth per It

BUTTER.

" I'm Erre 10 Cents Per Dosen.

Third COD-FISH, IN ONE NO BOXES: READY FOR ADDE IN FIFTEEN MINUTES

TIS CLEISE, PLAYOND BRAND Washington Capleal. 5 lb toxes.

C. : PEACHES, APPLES AND POUNES, best quality.

Hear. Meats and Provisions, 485-D GOODS,

FANCY GROGERIES, HARDIN & MOORE, 9-tr (Hollengy Building) B. Massenburg. ATTORNEY AT LAW Louissong, N. C. Ster in the Court House. Phi of

Joe Blackburn.

He would above all bacqual to any

emergency; an las and exponent of the majority of the people's representatives he would stand as a wall of fre a grins c-ncentrated power, corruption, traud or usurpation. With the experience of of the last thirty months before us who can tell what momen ous events of peace or war muy not again be faced upon the country ?

It behooves the people, therefore, through their Representatives in Congress, to place no tim d or pusiliauimous advisors or abett its in mischief in charge of the sacred edifice of constitutional liberty and the popp'e's rights as expressed at the ballo'stox. W th Mr. Blackburn as Spatka, and sufround id and support d by sich men as he could draw around him the country would be safe against surprise and intimidation. No army world again beleaguer the Captol.

3.4

Ser are bill to incorporaty the Cotton and Gloce,'s Exchange, Rileigie House bill to incorporate the cham-1 on Compress Company. House bill to incorporate Stonewal

Duplin county.

monthly reports.

Lodge, No. 99, L O. O. 1. House pill to authouse the County Commissioners of Cuozen to levy special 'ar.

House bill to gmend secs. 3 a d chap. 80, Bat le's Revisal. Senate bill to authorizy the Commissioners of B unswick to levy a

special tax. House bill to pay off the and bleds ness of the Insalie Asylum. House bill to empower the Westera North Carolina Railroad Company to make terms with the Chester Narrow

Gauge Company. HOUSE OF LEPRESENTATIVES TCISDAY, Match 11, 1819.

Mr. Speaker M ring called he Housy to ord r, and Por W S. Blick, of the Edenton Street Methodist Courch, oflered a prayer.

ALLOWANCE FUR CONVI T LABOR. The Senate substitute for the bid tor

80, was road, allowin; \$90,000 for this arouse considerable feeling te e. purpose, \$11,000 for the W. N. C. Railroad, \$3,000 for the Penitentiary. and 18 000 for the Caps Fear & Yadkin Valley Railroad. The Governor to app int a Board of five Directors, to

\$250 per annum.

Mr. Moring moved to amend by mathe House bill, which was adopted. light 'round and leave,

WHAT POPLESAY OF HER.

There serman be no difference of opinion on some points. All a res that her vo ce is pleasant, that she is in earnest. She has the power of com-

Of course she speaks under considrable d fliculties. A large portion o. the congregation goes to the church. selves within sight of the village of with a decided objection to a woman's Bladensburd selected ober ir uid, neaching, but atten I out of pure curi sity. There is a very general regreand at once proceeded to busin st. The terms I had suggestel white right v hat she indulges in the singing a yle complied with. At the word "file of p eaching which is said to be char-Mr. J. it s'an ly wheel d and tic d. itactoristic of the preachers of her soct She only fal's i. t this siyle when she ing his adve.sary in the head befor he had half wheeled, and killing han becom's warmed up with her subject. If she knew how much she impans instanty, a purely accidental shot. the force of her words by this peculiar In the meantime they had at r ef

syle, it is probable she would make the att mind of the people of the vid an effort to leave it off.

Evid soly Mrs. Moon possess's concusion of the affair thy werea. rounded by . h + pol ce, wh + arre ter s derable power She preaches in the afte moon, again at night, besides talk-Mr. J. and his party; but D. H. ad ng in a meeting which she ho'ds in the e the surgeon managed to rff-c' the. support of the Peuitentiary for 1879 - forenoon. The prospect is that she will escape, leaving the dead body of Dr. J. on the field. Upon receiving this and intelligence Yours,

kin Valley Rulroad. The coveraor to app int a Board of five Directors, to hold office for four years, to receive \$250 per annum.

One was discovered iging under an king the sum sllowed to the Cape Fear asle-tree the other morning. The & Yadkin Valley Railroad \$20,000, as in owser of the wagon made him wheel

committee is appointed to hust up fraud in connection with election returus aleg d to have been perpetradia 1817, it quite tra spends its authority was n t undertakes to find out to the neighborhood, wore unable to who writes certain railroad articles in locate this ground, and finding themnewspapers in 1878.

This is no aff at of ours and we have no n erest in it individual y speaking, tut we cannot permit a legislative commit ee or any other bidy of men to thus trench upon the liberties of the press without in ting a voice in protest. of, Clark, one of the owners, and Mr. I ordan one of the lessees of the NEWS, did right in declining to answer the imperticent questions put to them as to I the patern of the edito is which lage, and immedi te y u orth in have so suited up the memb s We dissent totally from the ground tak n by the NEWs in reference to the Westein North Carolina R itroad, but we are prepared to make a common cause with it or any other newspaper or newspapers against any set of men

who take it up n themselves to pry I volunteered to go out and bring in into the secrets of the sanctum In the body. I produced a hasa, and in plain terms it is no lusiness of the company with an un ertaker, went to Ceneral Assembly who edits any newon a plank, splendid y dr sted, as if paper; if any journal offends person d adensburg. I tuere beheld, stretchiy against any legislator, he can doutr a ball, the body of one of the handless, upon proper application, be intromest specimens of man I hat ever duc d to the offending party. At al. is pose, and but for the ghastly wound he had rec ived, he would have seem. begin his inquiries. It Was at the House

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Of a well known Doctor of Divinity, and the latte toddling girl, who did not I ke to see her aunt trim a lighted kerossie amp, hid, come honestly by a somewhat modified theory of predesination: "Tike care, take care, or you wil get blown unit to the sky, and then God will say: a what are you in such a huny tor ... Pratt's Asual Oil will not blow up. Is absolutely safe under a 1, circumstances. Buins in any lamp. Julius Law's & Co., hardwars me chants, Rabuph, N C., sco H P to f : Peart's Astral Oil,

"M, dear bay, ' same a mother to h r s. n. is he land d round h i plate for mo e turkey, ". ma is the fourth t me y a have b en helped." "I know, m ther," replied tie by; "but that to key peck d m inc. ani I want to get square with him" He got the iu:key.