## GREAT REDUCTION

IN PRICE OF

LEA & PERRINS signature on every bottle.

RCESTERSHIRE SAUCE.



ban e A c.

of a LETTER from a MEDI OE TLEMAN at Madras to his brotner WORCESTER, May, 851 RINS that their esteemed in In dia and to in my opinion, the most palatable as well

as the most

some Sauce that is made." i used throughout the world.

PERSON AND T URISTS PIND
PERSON AND T IN HAVING
A BUTTLE WITH THEA.

JOHN DUNCAN'S SONS. AUENTS FOR

LEAN PERRINS. Place and 1 Union Square



e l'entroire live of Indigestion. . at h prompt ben-ficial results. Water mark for v. of N. C. with hish in Degrett in his esti-IN DEAL E. P. M. L. PRICE.

le er. Br a. dus, I i k nson, Bap s d b, the direct pe sonal texit film I malfame and strictness ratism h surport in its favor . The word of any one of the eme-who and rarile this antido e was the descript weight That -- in nei lithe sprifme to as also tem ves al south it is in its religious ligraid, V4 Rando pin Macon College, Va. elect best patawi blomy knowlas now cold d by it trames, codes, and a sor sof par s run land a lipsemply to it. The cures of

in Pattern, L. L. D. Ham Sid. digit's estermed here by the regular Partity and the people. It is excelin ages ton and alstuient Coile + '. .. sop rinc, tonic, slightly ape ent,

Fer B. F. Woolward, P E . Na. Cont. the it twe ve years I suffered from Dys. erala Falling in with this remedy, I gave atainfrint Af e its use I could e t any og with im; un to I am sure I am inan edito this medi ine for what of health apply it alcomfort I have hed for the last n vests. I have known many since to . clered by 15a use.

R v Robert W. Watts, A. M., Va. euseithemixtur in my family for and have taken it for a inspectate was and esting only the without built. I have ere e. I to wher suite e a with hap vults. It is the b st tonic and correcer rknew Parprot a lin from Dys and the larger DL case it is invaluable

J. D. Eggleston, M. D., Va. as highly valuable remedy, and is more very used that a V single a ticle in is just of medici expo far a 1 ob see from ind gestion, I use it and

E Cor Elchmond Curistian Advocate. · smedy is of tre vi tue. I have seen - mis cu est completen by it. and anti ote toom "Nation ID sease." . and have been difficult to get er to per bo tie Sold by all drug-. . In Ral-igh, by

- id. Lee & Cu, and Wil mms & Haywood.



a houthly Drawing Louis and State Lottery Company. This institution was regularly incorporated Legislature of the State, for Educaand charitable purposes, in 18rd, the invictable faith of the State is " th a capital of \$1,000,000, to which ace added a reserve fund of \$350,000. ad single number distribution will accountily on the second Tuesday.

T stains or postpones. Look at the ( WITTLE PRIZE, \$30,000. SET-A TWO DOLLARS EACH BALL-INKEIS, ONE DOLLAR.

LIST OF PRIZES. \$30,0 0 spacks of it as follows: Aprila Price ..... A. Palze 1 \$250 11000 001 fre wet 1.50 0 - 1 MILITA 1-200 A-4 - 1 10 10,000 ATTROXIMATION PRIZES. t matten Prizes of \$301 ... "Vinction 112et of 200.

\$110 acr. " sur-unting to: " ... rrespor ing agents wanted uent points, to whom a liberri tion will be reald. to an increases to clubs should only ier fiome Office in New Orleans. estry starting full address, for furmailton of send orders to

. . matton Prizes of 100 ..

M. A. DAUPHIN, 1 1 Box 694, New Orleans, Louisiana. A Girand Extraordinary Drawings are supervision and management of LALS O T BEAULEVARD and

LALLA BABLY. EDWARD T. CLARK,

THERNEY AND COUNSELLER

AT LAW,

HALIFAX, N. C. 22 1-17

ELECTRIC BELTS. A cure cure for nervous debility, premaDAILYNEWS FRIDAY, MARCH 14, 1879

Weather Probabilities. WASHINGTON, D. C., March 13. For the South Atlantic States, southeasterly to weste ly vinds partly cloudy weather and faling baromster.

THE CITY.

Index to new Advertisements. For new "ads" see top of this page. JULIUS LEWIS & Co. - Local notice. LEA & PERRINS -Great reduction.

Dyspersia. - Vest Pocket Cure. M. A. DAUPHIN -L S. L. BROCKWELL & KING -Local notice R. B. ANDREWS & Co.-Local notice. TAYLOR & CO -Havana Lottery.

LOCAL BRIEFS.

-Revenue collections yesterday \$583.20. --- 'In that happier spring time at

the touching of the lips." -The trees in the Capitol park will soon be covered with rich green

-Mr. T. B. Hyman, one of Goldsboro's enterprising merchants, paid us a hurried visit last night.

-The flag of truce used by the Federals at the capitulation of Johnston's army is in the possession of a lady living at Morrisville.

--- Convicts were brought in yesterday fr m Mccklenburg and Currituck, two from the former and one from the latter.

-The Times, a Republican triweekly paper, will soon be publisted in this city. -A. M. Betts and W. B. Morgan were on yesterday appointed justices of the Peace for White Oak township

by Judge Upchurch to fill vacancies. - The Reform Legislature has saved the tax payers of the S ate \$175,000. And it wasn't a good day for reforming

-R. B. Andrews leaves for New York to-day to fle ish buying the spring stock for the firm, which, when complete, will be the larg st and handsomest stock ever brought to the city. -- Serious indisposition compell d

Mr. Berry, of Burke, to leave the cry

before the adj urnment of the Legislature. Mr. Henry has served his people fathfully and zealous v. -- In the NEWS notice of the tirm of Petty & Jones the printer got Major

Yeargan's name Yearby. So universally known and esteemed is the gentleman that a correction is hardly neces-

-The more people read about & Bissee for the defendant. health resorts, and the more they try them, the more firmly are they convinced that, generally speaking, the best sanitarium is "Home, sweet home."

- Attorney General K nan decides that the resident Judge must till vacancies occuring in the office of Superior Court Clerk, and not the riding Judge. The correspondence between Judge Buxton and the Attorney General is

published elsewhere.

Perconals -Gen Pail Hawkins is in

the city. Manning, Danville News, passed through yesterday. He said: In the spring time young men's thoughts turn to love, on he the gay Lotharis went to Halifax.

REVENUE SEIZURES. - Deputy Collector Womble came in yesterday from a trip to Orange county, where he seized a wagon loaded with two barrels of unstamped whiskey belonging to Clinton Check, and one illigit distillery belonging to Taylor Dawson.

---SUPREME COURT - The morning session on Wednesday was consumed in the argument of the case of T. R. Waring et als. vs J. W. Wadsworth et als., from Mecklenburg: Shipp & Bailey, Jones & Johnston and Hinsdale & Devereux for the the plaintiff, and C. Dowd for defendant. Pending the argument, Court adjourned until to day at 10 o'clock.

COMMISSIONER POLK'S WORK -The Manual of N. C." by L. L. Polk, 's generally conceded to be a valuable addition to the history of the State, and compliments have been paid its author on all sides. It is worthy of mention to state in this connection, that the whole work of 300 pages-was compiled, edited and published within ninety days from the time it was decided by the Board of Agriculture to au thorize its publication.

CURE FOR DYSPERSIA. - The attention of our readers si called to the advert Tement for the Vest Pocket Care for Dyspepsia in another column. The organ of the Baptists of the South

It is endorsed by the direct testimony of men of national fame and of stric'ness of speech. It is not too much to say that no medicine ever had such support in its favor as a specific. The word of any one of the emirent divises who underwrite this antidote to dyspepsia has deserved weight. Their united witness joined with the experimental use and approval of the preparation by well-known physicians, removes all doubt. It is, beyond question, a wonderful therapeutical gent.-Editors Religious Herald, Va.

MESSRS, PETTY & JONES.- It is a pleasure to see the announcement that the affairs of this old and favorite firm have been so well managed during the past six months. The conduct of their business has given general satisfaction and brought much custom to the house under its new management. The public are quick to find out and patronize a house, where a well select ted stock is always kept, where low prices prevail, and where politeness and attention are unsparingly bestowed. The credit is done in the name of Maj. Yeargan who has been in charge of the business since last summer ; he is a financier of ability, a well informed and competent business man, who has made a success of the bus ness he took in charge not with-tanding the numerous obstacles he had to encounter. The

public are invited to read their an-

nouncement in this morning's paper.

d ummers' license was issued yesterday to Washington, Taylor & Co., Norfolk; Weddington & Allen, Charlotte; Perry & Co., Albany, N. Y.; Patterson, Bayner & Co., Baltimore; J. A. Yancey, Richmond, and Purcell, Ladd & Co.,

Richmond.

On and after to-day the license tax on drummers will be \$100 instead of \$50, as heretofore. Treasurer Worth save the tax levied for the State deb! will be more than

adequate to pay the interest on the new bonds. The first payment will be in 1881, and "we will start with the accumulated taxes of two years." It is his opini n that all the bondholders will accept the compromise.

APPOINTMENTS BY THE GOVERNOR -The following appointments made by the Governor were vesterday confirmed by the Senate. State Board of Internal Improvemen's: Col. Wm. Johnstonl Charlotte; C. M. Cooke, Esq., Louisburg. Directors of the W. N. C. R. R. Co.: Wm. P. Roberts, Gates county; W. T. D. rtch. Wayne; V. V. Richardson, C lumbus; R. H. Battle, Jr., Wake; J. I. Scales, Guilford; Dr. A. M. Powell, Catawba; Hon. F. E. Shober, Rowan; T. D. Bryson, Macon;

Tueo, F. Davidson, Buncombe. Trustees Institution Deaf and Dumb and the Clind: Maj. R. S. Tucker, Dr. T. D. Hogg, J. J. Litchford, J. M. Betts, Chas. D. Heartt, L. D. Stephen-

SUPREME COURT. - Court openel at 10 o'clock yesterday morains; all the Justices present.

Appeals at the end of the docket were again taken up and the foll wing causes disposed of as stated below: S. A. Nowland et al vs W. J. Black. et als, from Mecklenburg; argued by Wilson & Son for the plaintiffs, and W. H. Bailey, of Shipp & Bailey, and John Devereux, Jr., for the defendants. Steuhouse & McCauley vs M. L Davis, administrator, et als, from Mecklenburg; called and continued by con-

sent of raities. J. L. Caidwell vs. J. S. Neely, from Mecklerburg; called and continued by consent of par ies. W. H. Smpson, administrator; vs.

R bert Simpson, et als, from Union; argued by Wilson & Son for the plaintiff, and W. H. Bailey, of Shipp & Bailey, for the defendants. W. W. McCa less vs H. W. Reynolds, from Davidson; called and con-

tinued. Jacobb Lopp. executor, va Jacob Long et als, from Davidson; Motion to ! revive judgment. Decree filed dismissing matten.

N. A. Boyden vs Richmond Pearson, Executor, from Surry; in alon by defendant to dismiss the appeal; motion allowed. W. H. Lastey for the plaintiff, and D. G. Fowle for the defendant.

State vs Hoke C. Sec e t, from Me-Dowell; argued by the Attorney General for the State, and R-ade, Busbee \_Court adjourned until 10 o'clock this (F.iday) morning.

\*\*\* (ol. J. I. Scales.

SENATE CHAMBER. RALEIGH, N. C., March 13, '79.

COL. WALTER CLARK. DEAR SIR :- I des re to ca'l your attention to the clear intimation of your card of yest-rd y that I, as President pro tem of the Senate, had appointed the committee of investigation referred to with a view of having injustice done to you. This charge greatly surprised me and does me very grave injustice. I appointed honorable and upright gentlemen, upon the spar of the moment, without previous consultation and without thinking for a moment of their former position on any question ; and certainly with no such design as you impute to me.

Respectfully, yours &c. J. I. SCALES.

RALEIGH, N. C., March 13.h, 1879. OL J. I SCALES,

DEAR SIR:-I am glad to receive your assurance that your appointment of the committee referred to was made w thou, any intention of having injustice done me. Upon your statement, and I am satisfied that you would make no statement that is not entirely rue, I cheerfully acquit you of intentional wrong in the premises,

Respectfully, yours &c., WALTER CLARK.

Important Legal Opinion, A question between Resident and Riding Judges decided by Attorney

General Kenan. GREENSBORO, March 4th 1879. COL. THOS. S. KENAN, Attorney Gen-

eral of N. C. DEAR SIR:-At the request of his Honor, Judge Kerr, I address you this no e, asking you to construe for us. the provision of the constitution relating to the supplying of vacancies in the office of Cierk of the Superior

Court. Who is to appoint the successor, the Judge residing in this District, or the Judge riding this Distric ? I have reason to believe that your adjudication of this question will reneve the Julges of the emburassment

of a conflic of views, and turnish a rule for luture guidance. W.th.my great respects Your friend and servant,

RALPH P. BUXTON. ATT RNEY GENERAL'S OFFICE

RALE OH, March C.h 1879. JUDGE BUXION, DEAR SIR:-Your letter written at

he request of Judge Kerr, and asking me to construe the povision in the constitution relating to fishing vacancies in the office of Saperior Court Clerk. has been received. The question you submit, is,-"whether the Judge residing in he district, or the Judge riding the district has the power to supply the vacancy?" The constitution of 1868 provided

that in case the office of Clerk became

vacant otherwise than by expiration of the term, and in case of a failure by the people to elect, the Judge of the Superior Court for the county shall appoint to fill the vacancy until an election can be regularly had, art, iv, sec. 35. The judges were then as now elected for, and required to reside in certain d stricts, and were permitted, with the consent of the Governor, to exchange districts with each other. True, it was decided that in the event of an exchange, the substituted judge became the judge of the district for certain purposes, but retained other powers belouging to him as judge of his own district. Bear v. Cohen, 65 N. C. 511; Howes v. Hauney, 66 N. C. 218. These cases involved points of practice in respect of injunctions and attachments, and the that decision to the contrary notwith. Mr. Bird moved to reconsider a vote '61, chapter one hundred and forty-two.

CURRENCY FOR THE TREASURY. -A | question of the power to fill a vacancy standing. The practice had been found by which a bill allowing the people of for the construction of the Wilmington,

power to appoint to such vacancy, and or points of law. strength is added to this view in the fact, that in case of a failure of a clerk to give bond and qualify according to law, the legislature requires the chair-man of the commissioners of the county to immediately inform the judge of the district thereof, who thereupon declares the vacancy and fills the same. Bat. Rev. ch. 17, sec. 140. The statute manifestly directs the notice to be sent to such judge because as it must be a :sumed, the law makers b lieved that the constitution lodged the power o' appointment in him, to fill vacancies under the section above cited.

Now has the resident judge the same power under the amended constitution, which contains a similar provision, and in the same words? Art. iv. sec. 29. The act requiring the judges to hold the courts in the different districts successively does not expressly or by reference attempt to revoke or interiere with the power, or it be competent to do so, though their jurisdiction has been defined in the matter of appointing receivers, granting injunctions, &c. Acts 1876-7, ch. 223. A judge on the circuit and holding the courts of the different districts for the purpose of trying causas, is still the judge of the district for cities to serve process. which he was chosen; and as such, he is the judge of the Superior Court of a tween Cateret and Pamtico and be- point a guardian, as in the case of orcounty in his district for the purpose tween Carteret and Craven. This bill phans, etc., such guardians to have of ex reising the power of appoint- was tabled. ment to fill a vacaucy in the office of

clerk of such court. Therefore my opinion is that the judge residing in the district, has the power under the present, as I think he did under the constitution of 1868, to fill such vacancy.

Very Respectful'y, &c., THOS. S. KENAN,

Auy. Gen'l.

OUR LAW MAKERS. SENATE.

THURSDAY, March 13, 1879. The Senate got to work promptly at 10 o'clock, President Robinson in the CJar.

QUESTION OF PER DIEM. Mr. Davidson introduced a resolution to interpret the number of days meinbers of the Assembly were entitled to draw per diem for. The question was wheth r it was sixty or fifty-seven

days. Mr. Mebane said it was too late to seek a construction of the law after most of the members had put the per diem in their pockets The custom had ever been to charge for Sundays, but these who had conscientious scruples in the matter could charge only for nity-seven days. He moved the resolution be tabled, and it was tabled.

WITNESSES IN THE SWEPSON TRIAL. Oa motion of Mr. Nicholson, the vote was reconsidered by which the resolution in favor of the witnesses in the State. the Swepson pro-ecution was defeated vesterday. He voted list night under a misapprehension against the resolution, but now favored its adoption.

Governor stating that imprortant witness were required, living in Buncombe county, and counties west of that point, who were unable to pay the necessary experses to and from Rala parentage of the Insurance bill, diseigh, and that if not relieved by the cussed on Tuesday nght. It was a 1861, exclusive of bonds issued for the State's paying their expenses the trial | House bill. would result in nothing. Mr. Do:tch moved to amend the resolution by providing that such wit-

nesses shall be required to transfer their tickets to the State Treasurer to secure the reimbursements of the sums advanced. Mr. Nicholson said this amendment

would fully secure the State in the event of conviction or otherwise. Mr. Caldwell, with this amendment. said he would vote for the resolution. Mr. Austin was now satisfied with

the resolution. Mr. Erwin had voted last night against the resolution, but it was not to be understood that he was then opposed to the prosecution of Swepson. passed.

He merely meant that he was opposed to making a distinction between Swepson and any other criminal. The resolution was then adopted. THE FISH BILL.

The bill to prevent obstruction to the passage of fish in the several s reams in the State, and to provide for fish ways, was taken up.

A large number of amendments were offered, proposing to exempt certain rivers from its operation. The Senate, however, had determined to fish a free passage to all our head waters, and voted against all these amendments. Mr. Williamson urged the passage

of the bill. Fish was said to be the great sustaining power of the brain and was essential to those oppressed with mental labor. Mr. Scales thought "whaling" doses

would be required in some quarters. [Mr. S. had certainly purloined a portion of Mr. Williamson's thunder to help lim to this flash, for that Senator turned upon him a withering gaze. which seemed to say that if he, Mr. S. "cod" do no better than that with it he "shad" have left it alone.

Mr. Mebane lived upon the lonely Dan, between which and the sea there were no obstructions; yet from some cause or other the fish never visited him. He moved to amend by providing that the fish be requested and required to visit those sparkling waters. As for the stream Mr. Williamson lived on, there was no use in making a fuss about the matter, as it was too small

to contain fish. Mr. Williamson thought this the most unkindest cut of all, in view of the fact that his stream had been feeding Mr. Mebane's Dan from the carliest days of its existence.

Some Senator spoke of the efforts of the Governors of South Carolina and North Carolina to settle the fish question on the southern borders of our State. Mr. Redwine demanded to know

what was said by the Governor of South Carolina to the Governor of North Carolina. Several Senators appeared to think it was, and stepped out of the chamber to see a friend.

And then the bill passed, pretty a log ted. much as it came from the House. SOLICITORS AND GRAND JURIES. requested to do so by the juries, was right.

which still prevailed to some extent, dec d d that it could not do so.

in the office of cierk was not presented convenient and saved the time of the Hendersonville and other townships in Charlotte & Rutherford Railroad, and in no wise considered. courts in having the whole jury to think the resident judge had the come before the Judge for instruction

The bill passed by a vote of 23 to 7. LIABILITIES AND SURETIES.

The bill to amend sec. 31, code of civil procedure, being sec. 31, chap. 17, of Battle's Revisal, was put upon its ранваце. The objection of the bill was to put the principal and sureties on a footing

as to the time of the hability.

The bill failed to pass. Mr. Caldwell moved to reconsider the vote by which the supplementa' bill to the act concerning the Cape Fear and Yadkın Valley Railroad. Ruled out of order; a similar motion baving been laid on the table last night.

CALENDAR. The following bills and reso'utions passed their final readings: Bill to amend the charter of the town of Chapel Hill.

To facilitate navigation in the streams

of the State. To prevent the use of drag nets in the waters of New River. To establish the dividing line between Beaufort and Martin.

To prevent obstructions in Angola and Shettee creek, Pender county. To entitle constables of towns and

To authorize the county of Person to until such time as the latter shall be subscribe to the Roxboro and -Railroad.

To prevent the destruction of black fish in White Marsh, Columbus county. To incorporate the Rocky Mount Benevolent Aid Society.

To incorporate Lutheran Chapel,

Rowan county. To establish a Board of Commissioners for Trent River. To authorize the Commissioners of Craven county to work prisoners sen-

To regulate fishing in certain streams in Johnston and Harnett counties. To incorporate the Historical and Scientific Society of Wilmington.

To farm out convicts to the Roxboro Narr w Gauge Railroad. Resolution of introduction to our representatives in Congress to aid in an appropriation to deepen and widen the rivers and sounds of Eastern North Carolina. To establish the Board of Newbern

To amend chap, 129, private laws of to postpone the consideration of the To prevent the felling of timber is Big Fishing Creek, Warren county. To provide for submitting the con-

Harbor Commissioners.

Pittsboro.

the Insane, to a vote of the peop'e. To incorporate the North Carolina Journ until tosmorrow morning at 10 a. m. Upon this the yeas and mays were Border Railcoad Company. To protect the fishing interests

For the protection of keepers of taverns and ions. To amend the charter of the town of

The calender being exhausted, the A message was received from the Senate at 1:45 took a recess till 75 Mr. Williamson, having no desire to steal anyone's thunder, disclaims the of any act of Assembly, passed at any

> HOUSE OF REPRESENTATIVE? THURSDAY, Marah 13, 1879. Mr. Speaker Moring called the House

offered a prayer.

CALENDAR. Bill to amend the law relative to the printing of the public laws, passed. Bill to allow the Governor to have the affairs of any railway in which the

member of the Board of Internal Improvements, passed. Bill to prevent the destruction of fish in White Marsh, Columbus county, Bill to change the boundary line be-

tween the counties of Ashe and Wilkes, passed. Resolution providing for the indexing of the Journals of this Assembly,

passed. Bill for the protection of fish in Buck Creek, McDcwell county, passed. Bill to farm out convicts to the Roxboro Narrow Guage Hailroad, passed. Bill to make services upon infants, idiots and lunatics in civil actions, as valid as if personally served, provided that such proceedings were detended

by the guidians ad litem, pas-ed. Bill to protect the fish in erests by forbidding the placing of obstructions in numbers of the rivers of this State, and providing for the erection of fishways at all the dams on such named streams, passed its final reading.

Bill to allow the drainage of a dam on Haw river, by certain townships. and allow the levy of a special tax, passed its final reading.

CONTESTED ELECTION. Mr. Norment moved to take up a esolution in regard to the conteste election in Bertie county, upon which liciary Committee.

t reads as follows:

idge, is not entitled to his seat. Mr. Cobb d nied, flatly, that the committee had improperly delayed the presentation of the papers in this case, at the following rates: and said that they had acted as promptly as was possible.

It was at this stage of the proceed-

ings suggested that there would be session this evening, and Mr. Blocker rose and withdrew his motion requesting the committee to report at 80'c lock. Mr. Clarke moved that the committee that hour. Upon this he called the Assembly of 1865, chapter three, and

resigned their positions, and some de-The bill to make it lawful for solici- bate ensued upon their right to do so, taken up. The purpose of the bill was | A question here rose whether the

motion. The intent of the bill is to dered! repeal the present prohibition law and allow the people to vote upon the question. The vote was reconsidered, and

quorum. Mr. Cooke introduced an amendment to he act in relation to the support of thedeaf-mutes, blind and insane, so as to submit the constitutional amendment to the qualified voters of the State, which passed its readings.

Bill to allow Leaksville and other townships in Rockingham county to subscribe to the capital stock of a railway, passed i s final reading. Bill to provide for the engravings of the new bonds to be issued by the

State, under the act to adjust and ex- day-, A. D. 1879, and in large change the bonds of the N. C. R. R., passed. Bill to prevent the felling of timber a Big Fishing Creek, Warren county,

passed. Bill to authorize the Commis ioners of Brutswick to levy a special tax passed its final reading. Bill to change the time of holding the Superior Courts in Buncombe county,

passed its readings. It makes unimportant changes. Bill defining the legal meaning of the word "inebriate", and providing that To establish the dividing line ba- for such the Probate Court may apcontrol of the affairs of such inebriates

adjudged rocovered from their ma-Mr. Lockhart favored the bill, as in a spirit of humanity, as there many en sprees. In is right that such care published in Raleigh, and he snall could be had for the protection of his family Such druokards, too, are liable to be cheated and duped at any time. This bill provides that in such cases the friends of such tenced to the Penitentiary for less than inebriates may apply for such

care for them. sider the bill a dangerous one, and one danger, fraud and litigation, arousing all manner of feuds. Mr. Taylor saw no danger in the bill.

but rather thought it a judicions one. The bill then passed its readings. The Committee on Privileges and Elections submitted a report in the contested election case of Etheridge vs R bbins, from Bertie county, with the

matter until 7:31 p. m. on which the yeas and mays were called, when the stitutional amendment in reference to House refused to postpone by a vote of the Deaf and Dumb and the Blind and | yeas 29, nays 32. Mr. Richardson then moved to ad-

> called, when the House adjourned. An Act to Compromise. Com-

SECTION 1 The General Assembly of

Debt.

any person or persons holding and of North Carolina, issued in pursuance exchange. time before the twent:eth day of May, construction of the North Carolina day of January, A. D. 1882. Railroad, or in pursuance of the act of debt contracted before the war," rati- priated, to that purpose. fied on the tenth day of March, 1866, or in pursuance of an act entitled "an taxes colleces in any one year upon act to provide for the funding of the the aforesaid subjects of taxation, and State has an interest invested by a matured interest on the public debt." the funds not otherwise appropriated surrender and deliver such bond or bonds with the coupons attached thereto or registered certificate or certificates the person surrendering such bond or bonds, certificate or certificat s, a new of July, A. D 1880, bearing interest from date at the rate of 4 per cent. per

> public treasurer. pon bonds of the denomination of fifty | dance with the order of their issue. do lars, one bundred dollars, five hun- They shall be signed by the Governor dred dollars, and one thousand dollars, and Treasurer, and sealed with the and are to be numbered from one up- great seal of the State; but the couwards, in accordance with the order of pons thereon may be signed by the issue. They shall be sigued by the freasure: alone, or have a fac simile of Governor and treasurer, and sealed with his signature printed, engraved or lith. the great seal of the State; but the ographed thereon. The said bonds and coupons thereon may be signed by the | coupons shall be ex mpt from all State, treasur alone, or have a fac simile of county, or corporate taxation or assess. his signiture printed, or engraved or ment, direct or indirect, general or

lithographed thereon. Sec 3. The said bonds shall be ex- of general revenue or otherwise, and s me debate ensued as to the propriety | empt from all State, county or corpor- | they shall be lawful investments by ali of acting on the matter before the Ju- ate taxation or assessment, direct or ex-cutors, administrators, guardians, indirect, general or special, whether Mr. Cobb said it was not proper to imposed for purposes of general reves pons on said bonds shall bear the same so take it from the committee, while nue or otherwise. The said caupous numbers as the bands to which they Mr Norment desired it to be acted on. shall be receivable in payment of any The resolution was then taken up. and all State taxes, and the same shall be expressed on the face of each con Resolved, by the House of Represent nou; the coup as shall bear the same and they shall be, and shall so express tatives, that Augustus Robbins, of the nin ber as the binds to which they upon their face, that they are receivable county of Bertie, is entitled to the seat | sie at | c | e. q. al d in a littion, be numnow occupied by W. C. Etheridge, and bered from one upwa de, in accordance that the sitting member, W. C. Filhers with the date of their maturity.

Sec. 4. The b nds shall be exchange soaver. ed for the old bonds of the State mentioned in the first section of this act.

Class I. For the bonds issued before the twentieth day of May, 1861, forty per cent. of the principle of the bond or bonds so surrendered. Class II. For the bonds issued since

the close of the war, by autority of acts p seed before the war to ail in the construction of the Western North be instructed to report at 2 o'clock, and | Carotina Railroad, and the bonds isnot be allowed to leave the House u til sued in pu suance of the said act of aves and nays, when the motion was act of Assembly 1867, chapter fiftyty-six ; the bonus issued Octobe : first. Messrs. Cobb and M. ore, of the com- 1861, by authority of act of 1861, chapmittee on privileges and elections, here | ter one hundred and thirty seven, for | b ank bonds and coupous, the trastror Western (Calfield) Railroad, the bonds issued October first, 1861, by governor, to use any funds not othertors to appear before grand juries when but it was ruled that they had such aut! o ity of an act of 1854-'55, chapter two hundred and twenty-eight, section thirty five, and resolution September to loga zea custom which had long committee baving resigned, the House the twelfth, 1861; and the said regisprevailed up to the time of a recent | should take up the matters which were | tered certificaces of the literary fund, decision of the Sopreme Court, and in the committee's hands, but it was for the bonds issued July the first, 1862, by authoriay of the act of 1860-

courts in having the whole jury to Henderson county was tabled yester- | twenty-five per cent. of the principal day. Much discussion followed the of the bonds or certificates so surren-

Class 3. And those issued in pursuance of the sud funding acts of March the tenth, 1866, and August the twenthe bill failed to pass for want of a tieth, 1863, fifteen per cent. of the principal of the boad or bonds so surrendered: Provided, That all bonds issued in exchange for the new bonds shall be surrendered, with all the cou-

pons attached. SEC. 5. The bonds so to be issued shal be in the usual form of bonds of this State, except as modified and provided by this act. and shall have printed on the face of the same words, "issued in pursuance of an act entitle an act to compromise, commute and settle the State debt," ratified the-

red letters, .The consolidated debt of the State." SEC. 6. That all States taxes levied and co lected from professions, trades, incomes, merchauts, dealers in cigars and three-font is of all the taxes collected from wholesale and retail deals ers in spiritous, vinous and malt liquors, snall be held and applied to the payment of the interested on said bonds, and the provisions of this section be deemed and taken to be a material part of the consideration for

which the bonds of the State shall or may be surre derid. SEC. 7. Tuat if the whole fund raised by such taxes shall not in any one year be required to pay such accruing ininterest, then and in that case it shall be the duty of the Treasurer, with the sanction of the dovernor and the Auditer, to buy with the surplus such of the consolidated bonds as he can buy, men who become habitual drunkards at the lowest price, after thirty days and waste their whole estates in drunk- advertisement in at least two papers fortuwith caucel any such bonds so

purchas d. SEC. 8. That the treasurer shall provide a substautial bound book for the purpose, in which he shall make a correct descriptive list of bonds so surrendered, which list shall embrace the Mr. Lewis of posed the bill. His ex- uumber, date and amount of each, and perience in the courts led him to con- the jurpose for which the same was ssued, when this can by ascertained which might easily be a source of and the name of the person surrendering the same, and after such list shall be made, such surrendered bonds being ascertained to be present, shall be consumed by fire in the presence of tue Governor, the Treasurer, the Audisor, the Attorney General, the Secretary of State and Superintendent of Public Instruction, who shall each cerully under his hand respectively, in such book, that he saw such described

Mr. Richardson, of Columbus, moved | bonds so consumed and destroyed. Sac. 9. That the treasurer shall provide a well bound book, in which shall be kept an accurate account and desscriptive list of the new bonds to be issued; and such descriptive list shall embrace the date, number and amount of such bond or bonds for which the same issued, and the name of the pers in to whom issued.

SEC. 10. That it shall be lawful for any executor, administrator, guardian, mate and Settle the State trustee, director of any corporation, and any and all other persons acting in a fiduciary capacity, holding bonds of the State, to make the exchange provided North Carolina do enact, That when in this act, and they shall be absolved owning any bond or bonds of the State from all hability on account of said

Sec. 11. The provisions of this act for the exchange and issue of bonds shall continue in force until the first

SEC. 12. That as a further provision the General Assembly, passed at its for the purpose of paying the interest session of 1865, it being chapter three on these said new bonds, if the taxes of the laws of 1865, or in pursuance of for any one year upon the subjects of to order and Rev. W. C. Norman, of an act passed by the General Assembly taxation, hereinbefore mentioned, shall the Person Street Methodist Church, at its session in 1867, it being chapter | be insufficient to pay said interest, then fifty-six of the laws of 1867, or in pur- and in that case the public treasurer suance of an act entitled "an act to shall be authorized to apply any funds provide for the payment of the State in the treasury, not otherwise appro-SEC. 13. That in the event that the

> ratified the tenth day of August, A. D. in the treasury, when added together, 1868, or any registered certificate or shall be inadequate to pay sad intercertificates belonging to the board of est, then, and in that case, and in order education issued in pursuance of an act to provide for the deficiency, the public of the General Assembly of 1867, shall treasurer be, and he is hereby authorized to issue coupon bonds of this State of the denomination of five hundred dollars, bearing date of the first day of to the treasurer of the State, and he is October or April of the year of the hereby required to issue and deliver to issue, according as the one or the other of said dates shall be nearest in point of time to the date of issue. Said bonds bond or bonds of the State, due and shall be payable forty years after date, payable thirty years from the first day but redeemable after ten years, at the option of the State, with interest at the rate of six per cent. per annum, payannum, payable semi-annually on the able semi-annually, on the first days first day of January and July, in each of April and October; said bonds shall successive year, at the office of the bear upon their face, in rad letters, the words "contingent bond," and shall be EC. 2. The said bonds are to be cou- numbered from one upwards, in accorspecial, whether imposed for purposus and fiducaries generally. The couare attached, and shall, in addition, be numbered from one upwa: de, iu accordance with the date of their insturity; at and after maturity in payment of all taxea, debts, demands and dues to the Stare, of every nature and kind what-

SEC 14. That the public treasurer shall be authorized to sell so many of said bonds at par as shall be necessary to provide for the deficiencies a oresaid Plovided, however, That the public treasurer shall not issue and sell in the aggregate more than six hundred of tuese bonds.

SEC 15. That all the provisioes of this act for paying the interest in the consol dated bonds, sinal apply as well to the payment of the interest of these said contingent bonds.

Sec. 16 That for the purpose of carrying out the provisions of this act in relation to the furnishing of proper is author zed, with the approval of the wise appropriated in the treasury, not exceeding five thousand doltars.

Sgc. 17. That the public treasurer is authorized to give public notice of this plan for a settlement of the State's ndebtedness, by advertising in such newspapers as he may select. SEC. 18. This act shall be in force

from and after its ratification.

are lireniar mailed free. Address a legisted with St. N. V.