The News and Observer, Wednesday, January 16, 1895.

MR. EWART OFFERS A BILL FOR THE REPEAL OF THE PRESENT LAW.

TO ABOLISH CAPITAL PUNISHMENT

Joint Meeting of ~enate and House Announcement of Committees-Lively

Lieut. Governor Doughton at 11 o'clock. Prayer by Rev. Mr. Ammons, of the Senate, for the presence and guidance of to govern the body in its deliberations. Journal of Monday was read and approved.

Bills and Resolutions.

By Mr. Parsons of Hyde, bill to amend chapter 258, Laws of 1891.

By Mr. Westmoreland of Davidson, bill to repeal license tax on piano and organ dealers.

By Mr. Hamrick of Cleveland, bill to reduce expenses of the State guard.

By Mr. Paddison of Pender, resolution instructing Senators and Representatives in Congress to endeavor to secure the passage of a law for the free and unlimited coinage of silver at a ratio of 16 to 1 and to abolish banks of issue.

By Mr. Starbuck, of Guilford, bill to provide for better drainage of low lands of Brush Creek.

By Mr. Bellamy, of Nash, bills to reduce salaries of State and county of. ficials, and to reduce charges of tobacco warehouse

By Mr. Forbes, of Pitt, bill to reduce the official bond of the sheriff of Pitt county. Calendar.

By Mr. Lindsay, of Rockingham, resolution of inquiry into the case of Mrs Pattie D B. Arrington; also a bill to permit the Governor to issue call for Thanksgiving on another day than that prescribed.

By Mr. Wicker, of Carteret, bill to abolish office of county boards of education.

By Mr. Ammons, of Madison, bill to amend chapter 15, laws of 1885, 1891 and 1893

By Mr. Mercer, of Edgecombe, bill to amend chapter 290, laws of 1893.

By Mr. Sigmon, of Catawba, bill to regulate the business of life insurance companies.

By Mr. Long, of Columbus, bill to legalize the marriage of A. J. Prevatt and Mary Prevatt.

By Mr. Farthing, of Watauga, bill to authorize the Commissioners of Ashe, Watauga and Alleghany counties to assist in the building of a railroad.

Mr. Snipes, of Hertford, asked that Senator No ris, of Wake, be added to the Committee on Deaf, Dumb and Blind Asylum.

By unanimous consent Mr. Norris was added to this committee.

By Mr. Cook, of Warren, bill to provide for appeal from the decision of county commissioners.

By Mr. Sigmon, of Catawba, bill to regulate public printing and binding. Mr. Starbuck thought this a very im-

portant bill, and that the Senate had made a mistake in repealing the lowest bidder bil without, at the same time, adopting a substitute.

. Sigmon's bill was placed upon the

THE R. R. COMMISSION and thought it a good only the seferred. hoped it would not be referred. Mr. White, of Alexander, said he was Mr. White, of Alexander, said he was not satisfied to vote for the bill unless it

was better understood. Mr Dowd stated that the bill was farreaching and it would not be wise or safe to hurry it through He did not think the Senate could afford to rush it through without a better understanding of its provisions

Mr. Adams said the bill was of great Is Ewart's Bill Meant to Make Way importance. He did not let the politics for Butler's One Man Commission ?-- of the sheriff-elect of Pitt county enter into the matter. He had been told that ment. to Canvas the Vote for Treasarer -- some of the bondsmen in the case were worth nothing over their exemptions. Discussion in the Senate in Regard to He read the section that it was proposed the Bond of the Sheriff-Elect of Pitt. to repeal, and stated that the bill would make the sheriff of Pitt county the sole The Senate was called to order by beneficiary of a law which discriminated against the other sheriffs in the State. It was unjust and unfair to extend to one sheriff legal rights which were denied to others. It repealed every sec-God, and for wisdom and moral courage tion of the Code with reference to the important feature inside and out. There qualifications of sheriffs.

Canvassing Vote for Treasurer.

Mr. Cook at this juncture called attention to the fact that the hour had arrived for canvassing the vote for State Treasurer in the House. A recess was technical routine. taken, and the Senators filed into the House where the vote was canvassed by counties.

At the conclusion of the count the Senate re-assembled and proceeded to business

Mr. Forbes stated that he could not see for his life why the Senator from committees were announced by Speaker Moore (Mr. Adams) could antagonize Walser. this bill.

"Again, fellow-citizens," said Mr. Forbes, forgetting that he was addressing Senators, and not haranguing his Pitt county constituency from a stump, "a sheriff should not be required to give such an enormous bond.

Mr. Starbuck thought the bill all right, if it would apply to every county. Mr. Fowler, of Sampson, said in a large voice that almost shook the pillars of the Capitol, that he was informed that a bill of a similar nature was pending in the H-use, but that immediate action was necessary to prevent defeat to provide for the general supervision of of the will of the people of Pitt county. He said the sheriff's bond in his county (Sampson) had been increased \$40,000, and it behooved the Senate to pass the

bill at once. Mr. Carver said Cumberland was in the same fix, only the bond had not been increased, and he was willing to stay here, live on peanuts and apples a week to secure the passage of this law.

defend the commissioners of Pitt, but he desired the bill referred to a committee simply for investigation. He understood it to require the acceptance of a bond for a certain amount whether that covered the sheriff's liabilities or not. He stated it as a possibility that the measure might be continued a private one, as it seemed intended to apply to but one county of the State. In that event; the bill would have to be accompanied by evidence that notice of thirty days had been given of the proposed legislation. Should the committee decide such notice was not neccessary, all well and good.

Mr. Forbes said the bond of the sheriff of Pitt never had exceeded \$72.000, and there was no reason why it should now would say to the Speaker, and do so. He thought there were 1,000 "all right" and "how?" When he there was no reason why it should now Democrats in his county who did not endorse the action of the commissioners.

Mr. Cook thought it purely a local matter, not affecting any other county, their names, and the list of counties was and said that "unconstitutional" was called without special incident except getting to be the common plea of Demo- that there was no vote for Worth in

Mr Abell said he did not wish to an-

but with the lights before him he would

be forced to vote against this bill, as he

understood, that while it was intended

to apply to one county, yet it contained

a provision that, "all laws and clauses

of laws in conflict are hereby repealed "

He thought that provision would be gen-

Mr. Fowler said the milk in the cocoa-

Mr. Abell asked Mr. Fowler if he did

The proposition to refer to a committee

was lost by a vote of 41 to 3, the three

Senators voting for reference being

Messrs Abell, Adams and Mercer, the

Notice of Contest.

sented a memorial in the contested elec-

The calendar was taken up.

By unanimous consent, Mr. Rice pre-

Mr. Starbuck's bill for the better

drainage of Brush Creek, on motion of

Senator Cook, who made the point that

it was a private act and without evi

dence of 30 days' notice was referred to

the committee on Propositions and

motion, asserting that all bills of a pri-

vate nature should be referred to appro-

stating that the Senator would be taken

pos tion to refer something.

Mr Rice supported Mr. Ccok in his

The bill passed its second and third

eral in its application, and hurtful in

nut seemed to be a desire to give the

sheriff elect a right of appeal from the

not think the bill would in part be gene-

Mr. Fowler did not think so.

decision of the commissions.

ral in its application.

only Democrats present.

without engrossing.

Edge combe.

Grievances.

style

thought this one of the times.

be given.

effect.

codes correct.

Committee Meetings.

The following announcement of committee meetings were made: Finance, to meet in the Senate Cham-

ber at 3 p. m. Propositions and Grievances, to meet in the Senate Chamber to-day at 10 a.m.

Judiciary, to meet at 3:30 in the Supreme court library.

Chamber immediately after adjourn-

The Senate, at 2 o'clock, adjourned to meet at 11 a.m. to-day.

HOUSE.

The House was called to order by Speaker Walser at eleven o'clock and opened with prayer by Rev. Levi Bran-

The day was limp, listless and without was a neutral Indian summer haze in the air and a neutral atmosphere of ennui about the movements of the members. So that having disposed of four mat-

ters of some interest, the rest of the day may be brushed aside into the places of

"These four things happened: an introduction of a bill for the repeal of the Railroad Commission law: of a bill for the abolition of the death penalty; the Senate met in joint session with the House for the purpose of counting the vote of State Treasurer, and important standing

Less important were the passage of a few little local bills And thus the day was consumed until nine minutes to two when the House adjourned.

Quite a crowd was attracted and the dullness was brightened by a score or more of ladies whose ribbons and things -aside from their faces-gave cham pagne flavor to the tasteless tout ensemble of the mopish looking law makers. Here is the bil by which, no doubt, the earnest work of years is to be undone in the matter of the Railroad Commission: "An act railroads, etc., known as the Railroad of the Senate. Carried. Commission Act, laws of 1891, and the same be and is hereby repealed.

This was introduced by Mr. Ewart tlemen appeared. (Rep), of Henderson, who, with Mr. Rascoe and Mr. Ray, should in obedience to cold justice be added to the NEWS AND OBSERVER'S constantly-to be revised of the State of North Carolina, his term list of handsome men of the House.

Mr. Campbell (Rep.), of Cherokee, in-Mr. Adams said he was not here to troduced the bill on capital punishment as follows: "That chapter 85, laws of 1893, be amended by striking out the word "death" in the seventh line, and insert instead "shall be put in solitary confinement for life at labor."

Then came the marching in of the sagefaced Senators, with as much form as and asked that it be put upon its several Democracy would allow. For there was a scarcity of chairs and they were a long time getting seats. Lieut. Governor Doughton took a seat to the left of Speaker Walser, and announced as Senate tellers Senators Fowler and Dowd. Speaker Walser announced as tellers Representatives Ray and Turner, of Mitchell. Clerk King, of the Senate, was ever alert in keeping things straight. "Let's get this thing correct here," he and 114 Representatives answered to

and thought it a good bill, and therefore would be given time to get their church Lows 1893; H. B. 80, to repeal Chapter 48 Laws 1893.

Mr. Michael, R., Watauga, H. B. 81, to amend charter of the North Carolina and Tennessee Railroad.

Mr. Burnham, Pro., Buncombe, H. B. 82, to amend Chapter 3, Section 2285 of the Code

Mr. Gallop, D., Currituck, H. B. 83. for the relief of the Sheriff of Carrituck. Mr. Tomlinson, D., Wilson, H. B. 84 to appoint certain weighers for the town

Agriculture, to meet in the Senate of Wilson. Mr. Monroe asked that it be placed upon the calendar. act to amend Chapter 85, Laws 1893, to

abolish the death penalty; H. B. 86: to relieve the sheriff of Cherokee county; town. H. B. 87: to amend Chapter 287, laws 1893; H. B. 88: to amend Chapter 534, laws 1893; H. B. 89: to define the duties of the Superior Court Clerks.

Mr. Petree, R., Stokes, H. B. 90: act to repeal sec. 17 chapter 12 of the Code. Mr. Norman R., Surry, H. B 91: to

amend the charter of Mount Airy. Mr. Phillips P., Pitt. H. B. 92: to amend chapter 79, laws 1891.

Mr. Howard, D., Edgecombe, H B. 93; to prevent the selling of intoxicating liquors within two miles of Olivet church, Edgecombe county.

Mr. Ewart, R., Henderson, H. B. 95: to repeal the Railroad Commission act Mr. Peebles, D., Northampton, H. B. 96: to incorporate Garysburg High School Company. Mr. McLeod, P , Harnett, H. B. 97: to

repeal chapter 146, laws 1898. Stokes county to collect back taxes for Hair Renewer. 1891 and 1892.

Mr. Bateman, R., Washington, H. B. 99, to change the time of holding courts in Washington, Tyrrell and Dare counties.

Mr. Gentry, P., Person, H. B. 100. for the relief of Lawrence P. Williams, ex sheriff of Person county.

Mr. Williams, R , Craven, H. B. 101, for the relief of the poor of North Carolina.

On receipt of a message from the Senate, Mr. French moved at six minutes to

So after fluting up their faces for the fastidious Senators, those august gen-

The vote was canvassed, and Mr. Wm. H. Worth was officially declared by the Speaker to have been ''elected Treasurer to begin at such time as is prescribed by

law. Senator Carver at 1.12 moved an adournment of the joint session, and the

Senators filed out. Mr. Williams, R., Craven, intro-

ducd H B. 24, reported by Winborne, to change time of holding Superior Court in Craven and Bertie counties readings. Having passed second read ing, the bill, at the request of Mr. Rascoe, D., Bertie, was held back until today, until Mr. Rascoe could hear from his people

Mr. Lusk, R., Buncombe, asked consent to have H. B. 39 taken from the calendar and put upon its second read-ing, namely, to incorporate the Inter-montane Railroad Company.

Mr. McKenzie. D., asked if the bill was accompanied by a Treasurer's re-ceipt, to which Mr. Lusk replied in the was puzzled as to the calling negative, when on the further objection of some county. Forty-seven Senators from other gentlemen on this ground, Mr. Lusk withdrew his request and asked that the bill be referred to Committee on Corporations.

The Speaker in handing the papers to he clerk ann iced the conte tion cases of Gatlin against Smith, of The committees announced by the Gates, Collins and Rea against Grizzard Speaker just before adjournment are and House, of Halifax; Garret against Howard, of Edgecombe; Dixon against Mewborne, of Green.

Shot a Man for Abusing His Wife.

TATATA A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY OF THE PROPERTY

offered to the chronic

invalid would be regarded

with distrust! Long suffer-

ing leaves the patient

hopeless-he believes no

more in any cure. Would

that such hopeless ones could

Br**own's Iro**n Bitters

health, and they are genuine !

and then this:

They point a way to relief and

SWERT WATER, TEXAS. For twelve long years I was a great sufferer from kidney and other troubles, und at times was confined to my bed. I ried a number of medicines recom-

tried a number of medicines recom-mended by sympathizing friends and pre-scribed by physicians without receiving the least benefit. Then I gave Brown's Iron Bitters a trial, and two bottles brought me off my back. Today I am well and hearty. W. T. Cook.

TEN BROOKE, TENN, After being under the care of a physic-ian for eight years, I commenced taking Brown's Iron Bitters with the result that I am entirely cured. It is the best remedy I have ever taken, and I certainly wish that every woman suffering as I did could know its value. MRS. ROSA REECER,

Does the above knock

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at your door?

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Dr. Humphreys' Specifics are scientifically and carefully prepared Remedies, used for years in private practice and for over thirty years by the people with entire success. Every single Specific

people with entre success. Every single Specific a special cure for the disease named. They cure without drugging, purging or reducing the system and are in fact and deed the Sovereign Remedies of the World.

L-Fevers, Congestions, Inflammations.

AREYS' WITCH HAZEL OIL,

e Pile Ointment."-Trial Size, 25 Cts.

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Buy Iredell Blue Granite, the prettiest

Charlotte Granite Co.

20-Whooping Cough.

-Kidney Diseases ... rvous Debility.... nary Weakness.

Sold by Druggists, or suit prepaid on re-

monumental stone in America.

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read the testimonials of

Joyous throbbing

life

Special to the News and Observer. WILKESBORO, Jan. 14. Will Watts and J. W. Cramfield were tried here and both bound over to court.

Uramfield went to Watts' house over a week ago, and tried to get up a fuss, cursed Watts and at last began to abuse his wife. Watts ordered him off several times, and at length concluded to try shooting him. He put a number of bird shot in his legs but did not injure him seriously. Cramfield is a bad character,

Mr. Campbell, R., Cherokee, H. B. 85: and was dodging the officers at the time-Mr. Pearsall, attorney at-law, of New-

Inability to Collect Caused It.

Special to the News and Observer.

JONESBORO, N. C., Jan 14. The citizens of Jonesboro were greatly surprised this morning to find the store of McIver & Dalrymple closed after twenty-two years existence. This firm has the utmost confidence of the people of Jonesboro and vicinity and their mis fortune is regretted by all. It is said the firm has ample property to satisfy all claims, but inability to turn it into ready cash caused them to make the assignment. Liabilities not yet known. It is hoped that the firm will soon be

In diseases where dandruff, scalp diseases, falling and grayness of the hair Mr. Petree, R., Stokes, H. B. 98, to authorize Joel H Fulton, sheriff of a proper remedy and tonic like Hall's

Bucklen's Arnica Salve.

The best salve in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum Fever Sores, Tetter, Chapped Hands Chilblains, Corns, and all Skin Eruptions and positively cures Piles, or no pay re-quired. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by Jhon Y. McRae.

Rev. O. L. Stringfield, of Wakefield, 12 that the House take a recess for six N. C., says: "Five boxes of Japanese minutes "to prepare" for the reception Pile Cure cured me after 12 years' sufjering."

on its feet again.

Rheumatism, neuralgia, headache, and pains of every kind instantly relieved by Johnson's Magnetic Oil. \$1 size 50 cts; 50c. 25 cts. For sale by John Y. Mac-Rae, druggist, Raleigh, N. C.

Johnson's Tasteless Compound Cod Liver Oil with hypophosphites gives tone to the nerves; strengthening, stimulalating and producing healthy flesh like magic For sale by John Y. MacRae.

FOR SKIN DISEASES

And Blood Polsoning. Doctor Recommends Cuticura Because It Has Never Failed.

and in S Months, Salt Rheum of "cars' Standing Where All Other Remedies Failed.

cives me pleasure to recommend your Curt-Ristentes of all who are troubled with the to as forms of skin thesa sea had blood poison, have prescribed your Curteura on several destations, and it has never failed to give good at s. I remember of one special case I had, bread other remailes failed until I tried your frouch Remember. After using CurteUrabus, and the state of well. She was troubled in sait theum, and had been a sufferer for er twenty years. After beginning the use of erroura Remembers, she was cured sound and ell in three months. Dr. M. K. JENKINS, 238 Houston St., Atlanta, Gr.

calendar.

Taken from the Calendar.

Senate bill No. 36, instructing our Senators and Representatives in Congress to vote against any financial bill not providing for the free and unlimited coinage of silver, at 16 to 1, and for the abolition of banks of issue, was taken up.

Mr. Paddison said this bill embodie i the main principles of p pulism, and he wanted to see it acted upon at once.

Mr. Adams asked that it be referred to its appropriate committee.

Mr. Dowd called for the ayes and navs.

Mr. Starbuck favored reference to committee.

Mr. Mewborne said he did not object to the bill, but it did not go far enough. He did'nt want to be put in the light of favoring the abolition of banks of issue until some other means of is-uing money could be found. He favored the old Jeffersonian method of issuing money directly from the government.

The bill was referred to the committee on Federal Relations by a vote of 43 to 3.

Message from the House.

A message was received announcing that the House would be ready at 12 o'clock to canvass the vote for State Treasurer, and inviting the Senate to be readings, and was sent to the House present at the count.

Railroading a Risky Law.

Mr Forbes, of Pitt, asked that his bill to reduce the official bond of the sheriff of Pitt county be taken from the calendar and placed upon its second reading. He stated that the bond of the sheriff of Pitt had not heretofore exceeded \$72, 000, but that on the election of Mr. Harrison, Populist, (on November 6th) the bond of sheriff had been increased to \$92,000; that Mr. Harrison had made the requir d bond, but that the commissioners of Pitt had refused to accept it on the ground that Mr. Harrison was a Populist. The bill provided that a sheriff may appeal from the decision of the commissioners, and that the commissioners shall not ap point a sheriff until the courts pass upon the matter, the case to take precedence over all others for trial at the ensuing term of court, and for the repeal of all laws conflicting with this law.

Mr. Forbes further stated that if the bill passed before next Monday. Harri son's bond would be accepted. If it failed to pass by that time, a Democrat, appointed by the commissioners, would be sheriff.

Mr. Abell moved the bill be referred on probation, in good old methodist to the Judiciary Committee

Mr. Carver thought if the bill was not passed at once the will of the people of Pitt would be defeated.

committee the bill might by dilatory tac. They take them in indefinitely, tics be defeated. He had examined it

Rowan county, and U. L. Nixon got 15 crats to prevent the enactment of certain laws. As it was a public law there votes in Wake county. would be no conflict with the provision

in the Constitution requiring notice to given, making altogether nine up to Mr. Starbuck said stubborn diseases date of the twenty-nine standing comsometimes require heroic treatment. He mittees in all.

Mr. Lusk, R., Buncombe, sent to the desk a memorial in the contested electagonize any needed local legislation, tion case of Morphew against Crawford

contestee of Surry. Mr. Wooten, P., Lenoir, sent up with petitions cases of Person and Dixon against Monroe and Elwards. of Wayne; Guthrie against Smith, of Gates; New som against Winborne, of Hertford; Flake against Robinson, of Anson; Person against Tomlinson, of Wilson. All were referred to Committee on Privileges and Elections.

Mr. Peebles, D., Northampton wanted to know if these cases were accompanied by certificates of evidence that a 30 day's notice had been served.

"They all state that," said Mr. Wooten. "But," said Mr. Peebles, "notices ought to be here. You can't prove a notice by parole. These petitions ought to be accompanied by a record service of that notice."

Mr. Monroe, D., wanted to know if the chair had not said that unless these petitions were properly accompanied, they would not be referred. He objected to their reference.

"Too late, been referred," quoth the Speaker, and Mr. Monroe sat down squelched.

Mr. McClammy, D , New Hanover, tion case of Bryan vs. Mercer, from introduced a bill for the relief of the clerk of the Superior Court of New Hanover county, allowing him sixty days' ab sence, which later passed its third read-

> Mr. Walker, P., Rockingham, H. R 71, regarding election of United States Senators

Mr. Julian, D., Rowan, H. R. 72. o'elock. fixing the hours of meeting at 11, and of adjourning at 1, until enough bills were

on the calendar to take more time. Mr. Smith, D., Stanly, H. R. 73: to

priate committees, unless of a political forbid smoking in Common hall. nature, necessitating hasty action to pre-Mr. Ray, D., Macon, H R 74: Joint vent a man's being deprived of an office to which he had been elected. resolution in relation to electing United

States Senators Mr. Lineback, R., Forsyth, H. B.: Adams congratulated the Senator To amend section 80, chapter 307, laws live. Having Dr. King's New Discovery from New Hanover on manifesting a disof 1891.

Mr. Cook having called upon the Con-Mr. Burnham, Pro., Buncombe, H. B. stitution to support him in his motion to 76 : Bill with petition from Mayor and refer Mr. Starbuck's bill to a committee, Board of Alderman to change the name Mr. Dowd now arose and proceeded to of the town of Raymond. welcome him into the Democratic party,

Mr. French, R., New Hanover, moved to send a message to the Senate that the House would, at 12 o'clock, be ready to receive that body to count the State vote

Mr. Cook, with the first sign of emfor Treasurer. Carried. barrassment which he has so far mani-The chair stated that the gentlemen dar; H. B. 79, to repeal Chapter 455 for common sense.

Committees Announced.

Agricultural, Mechanics and Mining : Lineback (Chairman), French, Sutton, Ellis, Buchanan, Currie, Mitchell, Stike leather, Spears, Smith of Cleveland, Mc-Cauley, Ward, Harrelson, Mewborne. Nelson.

Internal Improvements : Campbell (Chairman), McCauley, McLeod, Hop-kins, Bateman, Drew, Hileman, Bryan, Leary, Higgins Hooker, Rascoe, Nel-Penal Institutions : Johnson (Chair-

man), Alexander of Tyrrell, Pool, Dar-den, Drew, Strickland, Mitchell, Burn ham, Huffman, Squires, Duncan, Tay lor, Keathly, Vickers, Spears, Smith of Caswell, Etheridge, Baker, Howard, Smith of Gates.

Health Alexander, of Tyrrell, (chairman) Wooten, Reynolds, Strickland, Gentry, Hopkins, Burnham, Huffman, Bell, Smith of Stanly, Woodard, Stevens. Added to Committee on Judiciary: Turner, of Mitchell, Hunter, Duffy. Counties, Cities, Towns and Townships: Williams of Craven, Chairman, Whitener, Drew, Campbell, Ellis, Moye, Harris of Gaston, Harris, of Hyde, Ewart, King, Lyon, Mewborne.

Publ c Roads and Turnpikes: Flack, (Chairman); Johnson, Crumpler, Bag-well, Drew, Williams, of Warren, Phillips, of Pitt, Darden, Turner of Polk, Bean, Phillips of Randolph, Yates, Cox, Reinhardt, Crawford, Lawrence, Kell. Pensions: Spears, (Chairman); Harris, of Gaston, Stikeleather, Harrisof Hyde, Elledge, Crowel, McLeod, McClammy, Payne, Julian, Gallop, McKenzie. Adjourned Meet this morning at 11

The Discovery Saved His Life.

Mr. G. Caillouette, druggist, Beaversville, Ill., says: "To Dr. King's New Discovery I owe my life. Was taken with la grippe and tried all the physi-cians for miles about, but of no avail and was given up and told I could not in my store I sent for a bottle and began its use and from the first dose began to get better, and after using three bottles was up and about again. It is worth its weight in gold. We won't keep store or house without it." Get a trial bottle at ohn Y. MacRae's drug store.

The folly of prejudice is frequently shown by people who prefer to suffer for Mr. White, R., Bladen, H. B. 77. to years rather than try an advertised fested, explained that the Methodists no repeal Chapter 52 of The Code, asked to remedy. The millions who have no such Mr. Cook said that if referred to a longer accept members on probation. Mr. Cook said that if referred to a longer accept members on probation. They take them in indefinitely. be placed on the calendar; H. B. 78, to notions, take Ayer's Sarsaparilla for the placed of the Code, calenActed Like a Charm.

World's Best Makes My wife had eczema on her hand for about five ars, tried a great many so-called remedies, but by all userly failed. I at hat induced her to be and a solution of the solution of the solution of the solution. are all nearly failed. I at last induced her to asy all nearly failed. I at last induced her to be say they acted like a charm, and although it cas a year ago, it has not troubled her since. **At Factory Price**

STEINWAY, OLD RELIABLE, MATHUSHEK, MASON & HAMLEN MASON & HAMLE AND And STERLING STERLING PIANOS. ORGANS.

Pianos \$225 Up. Sold throughout the world. Price, CUTICURA, 0c.; So.P. 25c.; R. SOLVENT, \$1. POTTER DRUG ND CHEM. CORP., Sole Proprietors, Boston. Organs \$29 Up.

All warranted goods shipped on trialwith full outfit. Write us for catalogue and prices We are the largest dealers in all the Southern States. Honorable dealing. Three feet to the yard, sixteen ounces to the pound. Our word our bond-try us

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Administrator's Notice.

lions of dollars of interest on stocks and bonds became due and are mostly re inves-ted. These large purchases naturally have stimulating effect upon the entire market and especially upon dividend paying stocks. Having qualified as administrator of the estate of Peyton J. Brown, d-e-ased, late of Wake county, I hereby give notice to those having claims against said estate to present them to me on or before December 13, 189, or this notice will be pread in bar of their recovery, and those owing said es-tate will please make immediate payment. L. T. BROWN, Adm'r. d cl5 6w

d c15 6w

A. G. BAUER, ARCHITECT,

Plans and Specifications furnashed

-----Raleigh, N. C.

Executrix Notice.

Having qualified as executrix of James S. West, late of Wake county. I hereby notify all persons having claims against said decedent to exhibit the same to me at my residence in Wake Forest township on or before January 5th, 895 pursuant to sections 1421 and 1428 of the Code GLOVENIA M W ~ST, Executrix

Executrix.

Bought and sold by us for cash or carried upon 3 to 5 per cent margin in lots of ten on application.

Price at which contracts are made and ompleted immediately telegraphed to cu-

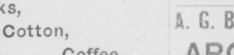
tomers. Information and advice free.

Di cretionary accounts a specialty.

The New York Trading Co., 17 and 19 Broadway, New York City.

Coffee,

Grain



LOW.

will strongly recommend your CUTICURA REMEDIES for all such diseases. A. STOCKBRIDGE, Bivins, Cass County, Texas. Cuticura Resolvent The new Blood Purifier, internally (to cleanso the blood of all impurities and poisonous ele-ments and thus remove the cause), and CUTICHEA, the great Skin Cure, with CUTICHEA SOAP, an exquisite Skin Purifier, externally (to clear the skin and scalp, and restore the hair), cure every disease and humor of the skin and blood, from pimples to scrofula.

Ro" " How to Cure Skin Diseases," mailed free,

BABY'S Skin and Scalp purified and beautified by CUTICURA SOAP. Absolutely pure.

STAND

Surprisingly Low Considering

lions of dollars of interest on stocks and

That in January over one hundred of mil-

STOCKS

Stocks,

RHEUMATIC PAINS CURED.

In one minute the Cuticura Anti-Pain Plaster relieves rheumatic, sci-atic, hip, kidney, chest, and muscular pains and weaknesses. Price, 25c.

VERY