### THE SENATE MILL **RUNS SMOOTHLY**

(Continued From First Page.)

tidry for the past four years.

See, 2. That the said joint committee negligence, immorality, incompetency and mismanagement on the part of any officers or employes of said State peni-tentiary, and the farms and institutions

State penitentiary.

Sec. 3.—That said Joint Committee be, and are hereby empowered to employ Chamber. neet at such times and places as a majority of said committee may elect; Harnett county, was passed and ordered to elect a chairman and Secretary; to enrolled. brooms witnesses and compel their at-

poenas directing his or their appearance turned, as amended, to the House.

After adjournment it was ascertained boooks, papers or records relating to the age. affairs of the sail institution.

See. 6. That the said Joint Committee are empowered to visit in person the said State penitentiary and all farms in connection therewith, and to make personnection therewith the said Joint Committee the Governor of the State, was an accommendation of the State penitential the control of the state penitential the nal investigation and examination of all boooks and papers thereof.

wise appropriated upon the warrant of the same. The rules were suspended the chairman, countersigned by the same and 500 copies ordered printed.

House Bill No. 20 was read and

Sec. 8. That all laws and clauses laws in conflict with this act shall be, and the same hereby are repealed. Sec. 9. That this act shall be in force from and after its ratification.

Sec. 4 is amended by inserting after the word "employes," line 3, the words or any other person.'

n request of Senator Brown the s were suspended, the bill passed and ered sent to the House without being suspended, the bill passed and

Senator Glenn, of Forsyth, offered a given resolution that a committee be appointed to go carefully over all laws passed after. y, the Legislatures of 1895 and 1897, and recommend such changes as seemed est. Speaking briefly to his resolution, enator Glenn said a bill for the wholehad been introduced in the House on the ground, he supposed, that had been passed at those sessions, and believed that discrimination should be ed in the matter. The rules were sus-nded, the bill passed and sent to the House without engrossment.

Senate Bill No. 4, by Senator Fields, by repeal the act of 1897 taxing horse calers, &c., was referred to committee

1807, creating a State board of equaligious of health, that changes weak-

elating to the procuring and distribu-

S. B. No. 11. To allow contingent re-

to the Judiciary Committee. S. B. No. 12, Senator Black, of Moore

county, to reduce the disabilities of married women, was referred to the Juiciary Committee. 8. B. No. 13, to repeal Chapter 301 of

The morning hour having closed, Senator Travis moved that the Senate proceed to elect a president pro tem., as the matter had been overlooked at the matter had been overlooked at the that he always be depended upon. They may occasionally take up with some fashionable novelty put forth with exaggerated claims, but are certain to return to the one remedy that

first session. Senator Fields did not they know to be reliable, and for coughs, wish to be understood as opposing it, but thought that under the constitution it could not be done. Senator Osborne, of Mecklenburg, said that the clause of Mecklenburg, said that the clause of and North Side Drug Store. the Constitution referred to was identical with a clause of the United States Constitution, except that in the latter a word was spelled "chuse," whereas the State Constitution spelled it "choose."

It had been decided that the United States Senate could elect a president pro tem. Senator Fields withdrew his objection. Senator Jerome rominated Couple Cure was the only remedy that helped them. It senator R L Smith of Stanly Sona.

CASTORIA For Infants and Children. The Kind You Have Always Bought

of the Senate precipitated considerable discussion. As introduced it provided that the body should meet at 11 a. m.. except on Saturdays, when it should meet at 10 a.m., and Mondays when it should meet at 3 p. m. This hour was fixed for Mondays, so that Senators who had gone home on Sunday could return by the afternoon trains in time for the session.

Sec. 1. That a joint committee of 5 members—two on the part of the Senator Glenn amended by substituting and 3 on the part of the House—be appointed to investigate the condition and management of the State penitentials. Senator Glenn said people felt more fresh in the morning. Senator Skinner was opposed to the 3 o'clock Monday hours. He did not be be authorized, empowered and directed lieve in Senators going home every Sunto inquire into the financial condition day. They were sent here to work, not power and authority to inquire into and investigate any and all charges of fraud. business," said Senator Glenn A sub-negligence, immercial. business," said Senator Glenn. A sub-stitute providing that the Senate meet at 10 o'clock and adjourn at will, was finally adopted.

Senator Smith offered a resolution that

in any way connected with or managed the Secretary of State be requested to by the officers and employes of said furnish laws and Code covering the period from 1885 to 1897, and put in ne accessible place in the Senate The resolution prevailed. competent accountants, Stenographers A House bill repealing Chapter 223, and counsel to aid in said investigation; Private laws of 1895, establishing the office of Cotton Weigher at Dunn,

H. B. No. 18. To repeal Chapter 52. tendance; to enforce the production and Laws of 1897, and to create the office examination of books, records and papers, under the same forfeitures and ed its three readings under suspension nalties as provided by law to compel of the rules. The bill also provides that the attendance of witnesses and the production of papers in the Superior courts of the State.

the clause naming \$4 per day as the pay of the enrolling clerk and assistants shall apply to the present session. the State.

Sec. 4. That the chairman of said Senator Thomas, of Davidson, moved joint committee shall have full power to to amend by providing that enrolling punish for contempt any officer or emclerk and assistants receive mileage as playe of said State penitentiary who the other clerks do. The amendment shall willfully refuse to obey all sub-

willfully fail or refuse to produce any that the original bill provided for mile-

A communication from the Sup-Sec. 5. That the said joint commit- erintendent of Public Instruction, was tee are directed to proceed without delay read in accordance with the law. The to make said investigation and report communication stated the salary of the their findings to this General Assembly tion was taken on it. The messenger bearing the message of

Senator Brown moved that 500 copies s and-papers thereof.

That all expenses incurred by the use of members of the General As-Sec. 7. That all expenses incurred by the said committee, including the remineration of accountants, stenographers, counsel, fees and witnesses shall be paid by the treasurer of the State out of the funds of the State, not othermal the same. The rules were suspended the same. The rules were suspended

> On motion of Senator Fields the Senate adjourned to meet at 10 o'clock this morning.

THE SENATE COMMITTEES. Senator Justice Has the Lists Ready to be Submitted to Caucus.

with the resolution of the Senate canchange the stock law of Halifax county,
On request the rules were suspended,
the bill passed its three readings and
ordered sent to the House without bein case the Democratic Senators caucus night that a caucus would be held this afternoon or this evening to pass on the committees and other matters. The volume and important matters. The volume and important matters are sentenced who has ruled with such a high hand and humiliated so many is now himself humbled.

but no penalty had been fixed in case H. B. No. 9. An Act to repeal chapter of refusal of an official to allow the convicts to do the work. The proposed cers of the State banks and railways amendment simply fixes the proposed. ume and importance of work before the to the Lieutenant-Governor for appointout of ment as quickly as possible. It is likely or might not say.

going ahead and do as he pleased, reto the Lieutenant-Governor for appointgardless of what His Excellency might
ment as quickly as possible. It is likely or might not say. proceed to dispose of the business that is accumulating.

WORKING NIGHT AND DAY.

The busiest and mightiest little thing that ever was made is Dr. King's New A bill to repeal Chapter 510, laws of Life Pills. Every pill is a sugar-coated der; but before the reading of the jour and referred.

8. B. No. 7, for the relief of M. L.

Jones, ex-sheriff of Alleghany county, was introduced by Senator Fields and placed on the Calendar.

8. B. No. 8. Sanator Fields and placed on the Calendar.

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S. B. No. 8, Senator Fields, repealing
Chapter 203 of the public laws of 1897,
er the storm, while the rich man can stay at home and storm at the weather

not get a better price for it?

Ans.—As there is no difference in the mainders to be sold and the proceeds disposed of, was introduced by Senator Lindsay, of Rockingham, and referred er on a single sale that will be sold in the proceeds disposed for the public will buy only the better than the proceeds disposed for the public will be small be sold in the proceeds disposed for the public will be small be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the proceeds disposed for the public will be sold and the public will be sold as the public will be sold and the

greater in the aggregate No. 12, Senator Black, of Moore to reduce the disabilities of your make is the best? If both articles are brought prominent

ly before the public both are certain to be tried and the public will very quick before the public both are certain to

the stock law as relating to Edgecombe county, was referred.

S. B. No. 14, Senator Cocke, of Buncombe, to amend Sec. 1288 of the Code, was referred to the Judiciary Committee.

This explains the large sale on Chamberlain's Cough Remedy. The people have been using it for years and have found that it can always be depended moon. They may occasionally take up.

but it seldom does any good.

Senator R. L. Smith, of Stanly. Senator Fields seconded the nomination. The Republicans made no nominations, and Senator Smith was duly elected.

Senator R. L. Smith, of Stanly. Senator Grieber and the only remedy that helped them. It acted quickly. Thousands of others use this remedy as a specific for La Grippe, and its exhausting after effects. Never fails, J. Hal Bobbitt and Henry T A resolution fixing the sitting hours Hicke.

Business.

THE TALKERS CHOKED OFF

MANY IMPORTANT BILLS INTRO DUCED.

TWO PROVIDING FOR JIM CROW CARS

Mr. Julian Proposes a Constitutional Amend ment Providing for a More Equitable Division of School Funds.

There were two features of yester lay's session of the House:

Introduction of important bills, And reading of Governor's message. Many are the times I have though what an immense amount of good a Legislature might accomplish by meet ing and at once passing a few brief bills so plain, so popular and so generally de manded that they admit of no debate. One of these should provide for sep

arate cars for the races.

Another should equalize the public chool fund according to the taxes paid Another should provide for a reduction certain official salaries and fees. Still another should prevent the nuis ance of corporations running from the State to the Federal courts.

And bills providing for these four things were yesterday introduced in the House, and they will probably be pass

With a good working majority of practical men to transact such busines the Legislature ought to be able to go ahead at once with the important legilation of the session, and let the talkers talk themselves hoarse afterwards, if they feel like it.

As for the Governor's message, it was a document sick at heart. In its every line His Excellency moaned over his own predicament and sweat over his party's sinking fortunes.

It is to be questioned-is it not Gov ernor-if, after all, the game is worth the candle? If you were well and safe ly out of politics, it is to be doubted with what you now know, if you'd ever return. Were you in the woods and away from the difficulties that to-day hedge you about, would you not be con tent to live the safe balance of your years in the settlement of privacy

This is the conclusion to which I cam yesterday, as I listened to the message: Russell's got enough, and his message shows it. But there is no rest for the He must keep up the lick. is too late to turn back or hunt safely

That message yesterday almost mad me sorry for the Governor. And yet is only a case of the biter bitten; Russell's own system has on'y played against himself, and now he is reaping what he for approval, after which they will be given out. It was the sentiment last night that a caucus would be held this who has ruled with such a high hand of refusal of an official to allow the 331, Public Laws of

The message was listened to by the Senate makes it necessary that care should be exercised in determining the but it was an attention born of curiosity. legal nature involved in the amendment, personnel of the committees and that For every man of them knew he was and he thought it had better be referred

THE DAY IN THE HOUSE.

Proceedings in Detail-The Introduction of Bills.

There were many vacant seats in the House yesterday morning when Speaker Connor, at 11 o'clock, rapped for or nal was completed nearly every member

he said:
"We beseech Thee that Thou wouldst enable these representatives to remember their rsponsibility alike to God, to themselves and to their people. Let the laws made be wholesome and just, found-S. B. No. 9. Senator Skinner, of Hertford, to incorporate Citizens bank of Elizabeth City, was referred.

S. B. No. 10. Senator Skinner, to amend the charter of Elizabeth City, may referred.

What is the use of making a better that the legislation here enacted has been with a view to the happiness, prospective with referred to the property of the p perity, civil rights and peace of all the people of North Carolina."

The reading of the journal consume half an hour.

At its conclusion, under the head of "Petitions and Memorials," Mr. Allen, of Wayne, presented the memorial of George Dees, (Dem.), of Pamlico, contestant for the seat held by Dudley Paul, (Pop). Referred to committee on

Privileges and Elections. The Speaker announced the following appointment of pages, on a basis of one

from each Congressional district: Julius Jones, of Pamlico. Edward S. Street, Jr., of Craven. Willis Kerr, of Swain. W. M. Doughtridge, of Edgecombe.

Edgar T. Johns, of Wake, R. L. Brown, of Stanly. E. S. Vickers, of Rockingham. J. Lester Ranson, of Mecklenburg. Balsam Dugger, of Wilson.

Messenger, George P. Kennedy, of Wake. Steam regulator, John F. Straughan, of Wake.

These pages were assigned to places by the door-keeper. Representative Hector McLean, of Richmond, who did not have his certificate when the other members were sworn in Wednesday, now came for ward and took the oath as a member of the General Assembly of 1899. The

oath was administered by Speaker Con-Under the order "Introduction of Bills," twenty-three bills and resolutions were introduced. Most of them were referred to proper committees, but a few were immediately put upon their severa

important were two providing for Jim them."

Crow Cars-one by Mr. Overman, Rowan, and one by Mr. McLean, of Harnett; a bill to more equitably divide the school fund between the races, by Mr. Julian, of Rowan; bill to compel railroads to operate air-brakes on all trains, by Mr. Overman; bill to provide for chartering foreign railroad and insurance companies in this State, so as a prevent removal of cases from State to The hour for adjournment was to The House is Plunging Into Federal courts, by Mr. Craig, of Bun combe; bill to amend the charter of Wil-mington, by Mr. Rountree, of New Hanover; bill to reduce the fees of registers of deeds, by Mr. Leak, of Anson; bill to repeal the law giving bodies of certain deceased persons to medical colleges of the State, by Mr. Hampton, of Surry.

A bill that caused much amusement was one introduced by Mr. Davis, of Haywood, providing for the repeal of In the Public Laws passed by the last Legislature.

A bill to abolish the office of cotton weigher at Dunn, introduced by Mr.

McLean, of Harnett, was put upon its

several readings and passed and sent to the Senate without engressing. A bill introduced by Mr. Winston, re-pealing chapter 52, Public Laws 1897, and creating the office of enrolling cierk, was also passed on its several readings and sent to the Senate without engross

A message from the Senate announced that S. B. No. 1, an act reducing pay of employes in the Senate from \$5 to \$4 a day, had been passed by that bedy and sent to the House for concurrence. Mr. Winston moved that the bill be

On the third reading Mr. Oliver, of Robeson, called for the ayes and noes. The roll call resulted: Ayes, 113; noes, 7. All those who voted in the negative were Republicans.

ut upon immediate passage on its seve

Mr. Moore, of Jackson, made a report for the joint committee, appinted to wait upon the Governor and notify him of their readiness to receive his mes-The report was accepted, the committee discharged and a messager from the Governor was announced.

The message, according to custom was brought in by the Governor's pri vate secretary and delivered to the reading clerk.

At the conclusion of the reading of the message, which consumed half an hour, Mr. Overman moved that 250 copies of the message be ordered printed so that each member could be supplied with a copy.

Mr. Winston thought the printing ought to be delayed until some new be made Mr. Robinson offered a resolution as

a substitute for Mr. Overman's motion, 223, Public Laws of 1895, creating the to the effect that 500 copies of the message be printed under the supervision of a committee appointed conjointly by the House and Senate for that purpose. This resolution was passed and sent

to the Senate without engrossment. Mr. Leak asked unanimous consent to take up H. B. No. 13 and have it passed on its several readings. This bill, he duced by Bryan and referred to the explained, provided for the amendment of chapter 253, Public Laws of 1897, H. B. No. 7. An Act to provide the by addding to section 4 the words, "Any his act shall be deemed guilty of a misdemeanor." In further explanation of shall become incorporated in this State-chapter 253 Mr. Leak said it provided Introduced by Craig and referred to the for the working of certain sections of Committee on Corporations. road near the Anson county State farm H. B. No. S. An Act to abolish the by the convicts. These roads, he said, criminal circuit court composed of the were used by the State and he thought counties of Buncombe, Madison, Hayit but just that the State should assist

to the Judiciary committee before the

by Mr. Rountree who thought there was such a thing as transacting business of this kind too rapidly. He said he was opposed to railroading through any legislation without due consideration. He was inclined to think Mr. Leak's bill a good one, and that he would vote for it, but it could do it no harm to be examined into by the proper committee.

Mr. Leak said he had no objection to the bill taking that course. It was therefore referred to the Judiciary com-

On the calendar there was only one resolution and one bill—both introduced Wednesday by Mr. Winston, and both relating to the public printing. Both were referred to the committee on Pub-

lie Printing.
"I notice," said Mr. McLean, of Harnett, "that a number of bills have been introduced to repeal laws passed in 1895 and 1897. I have therefore drawn a resolution here calling on the Secretary of State to furnish each member of the House, for use during the present session, a copy of each volume of the Code and the laws passed by each General Assembly since the Code was printed."

Mr. Justice, of McDowell, suggested that this would mean a great number of pay. books on the floor of the House and therefore he amended the resolution to the effect that the books desired be fur-

Mr. Ray said he had only recently dren, perfectly harmless, seen the Secretary of State about the bitt and Henry T. Hicks. books and he had been informed that there were no books to be had.

"I don't want to do a vain thing," replied Mr. McLean, "but let's pass this resolution and then let the Secretary of State hunt around and see if he can't find a few books for us.'

Mr. Robinson, of Cumberland, suggested that the two volumes of the Code and one copy each of the laws of 1895 and 1897, on each desk, would be sufficient. He amended the resolution to this effect.

Mr. Council still further amended it by adding: "Or report to this body why he shall not comply with this resolu-

In these amendments Mr. McLean concurred, saying that he not only wanted the books but he wanted an investigation as well.

Mr. Overman suggested that this might be construed to give the Secretary authority, in case he aid not have the books, to go into the market and buy them, and he did not think that the Legislature was ready to make an appropriation for that purpose.

Mr. Carraway: "There is something in that. I remember we were informed during the campaign that there were 800 Among the bills introduced the most magistrates with only four books for

The original resolution had now l come so burdened with substitutes amendments that on motion of Mr Clarkson, of Mecklenburg, the who thing was laid on the table, and on m tion of Mr. Overman the following co mittee was appointed to wait on the Secretary of State and find out just wha books he could furnish: Messrs. McLean of Harnett; Justice, of McDowell; Council, of Watauga; Robinson, of Cumber

land; Ray, of Macon. At this point in the proceedings Mr Craig sent forward and had read no tice of contest of Jno. E. W. Sugg (Democrat), of Greene county, for the seat held by B. F. Mitchell, (Fusion Accompanying this notice was the cer-tificate of Clerk of Court Jno. W Blount to the effect that a recount of th ballots showed that Sugg received 1,230 votes, and Mitchell 1,209, a majority of The notice of contest was referred to

the Committee on Privileges and Elec-Speaker Connor announced the follow

committees: ng committees: Rules-Overman, Craig, Stubbs an and Election-Winston Privileges Leatherwood, White, (Halifax), Bryan, (Granville); Carr, Whitfield, Petric, Pritchard and Hampton.

At 1:35 the House adjourned to magain this morning at 11 o'clock. IMPORTANT HOUSE BILLS.

Text of the More Important Measure of Yesterday.

Following are the titles of the bills in troduced in the House at yesterday

H. B. No. 2, An Act to promote the safety of employes and travelers upon railroads by compelling common carriers to equip their cars with automatic coulers continous brakes and their locomo tives with driving wheel brakes and to forbid the use thereof unless so equipped and for other purposes. Introduced by Overman, and referred to Committee of Railroads and Railroad Commission.

H. B. No. 3. An Act to provide sep rate cars for white and black persons o the railroads of the State-Introduced by McLean, of Harnett, and referred to Committee on Railroads and Railroad H. B. No. 4. An Act to provide for

the comfort of passengers on railroad trains by requiring separate accommodations for the white and colored races-Introduced by Overman, and referred to arrangement for having it done could Committee on Railroads and Railroad Commission. H. B. No. 5, An Act to repeal chapter

> office of cotton-weigher at Dunn,-Intro duced by McLean, of Harnett, passed or its several readings and sent to the Senate without engrossing. H. B. No. 6. An Act to abolish the

criminal circuit court composed of the counties of Buncombe, Madison, Hay wood, Henderson and McDowell,-Intro

H. B. No. 7. An Act to provide the manner in which railroad, insurance or superintendent or supervisor violating steamboat companies, incorporated un der the laws of other States or countries

wood, Henderson and McDowell.-Intro in maintaining them. That was the ob- duced by Davis and referred to the Ju

Dr. McNeil, of Brunswick, suggested the State Auditor.-Introduced by Julian and referred to the Judiciary com H. B. No. 10. An Act to repeal chapter 203, Public Laws of 1897, giving dead

bodies of paupers and criminals to the colleges.—Introduced by Hampton and referred to Judiciary H. B. No. 11. An Act to correct the calls in the grant to Wm. Ferebeat

in 1782.-Introduced by Abbott and re ferred to the Judiciary committee. H. B. No. 12. An Act to improve the roads in Anson county.—Introduced by Leak and referred to the Judiciary com-

H. B. No. 13. An Act to amend chapter 253, Public Laws, 1895.—Introduced by Leak and put on the calendar.

H. B. No. 14. AnAct to repeal chapter 128, Public Laws, 1897.—Introduced by by Leak and put on the calendar. H. B. No. 15, An Act to regulate feeof registers of deeds for registering crop liens and chattal mortgages,-Introduced

by Leak and referred to the Judiciar (Continued on Sixth Page.)

The Best Prescription for Chills and Fever is a bottle of Grove's Tasteless Chill Tonic. The formula is plainly printed on each bottle, showing that it is simply fron and Quinine in a taste ess form. Imitators do not advertise their formula because if they did they know that you would not buy their medicine. Be sure then that you get Grove's as the formula shows what you are taking. No cure no pay. Price 50 cents.

Coughing injures and inflames sore lungs. One Minute Cough Cure loosens nished not to each member but one copy the cold, allays coughing and heads to the members at each desk. quickly. The best cough cure for chilquickly. The best cough cure for children, perfectly harmless, J. Hal Bob-

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LITTLE BOOK INFANT HEALTH" SENT FREE, Should be in Every House. NY. CONDENSED MILK CO. NEW YORK.

## WINE OF CARDU

# The Link that Binds.



cine for women.

JACKSON, TENN., NOV. 23. I was subject to miscarriage for three years, and suffered constantly with backache. I wrote to you for advice, and after using three bottles of Wine of Cardui, according to your directions, I am strong and well, and the mother of a fine girl baby.

Mrs. E. N. JOWERS.

## Wincof Cardui

There is no use taking—a baby in the house is the link that binds husband and wife together. Nothing is sadder than fruitless wedlock. The prattling and cooing of the little one offsets a thousand times the occasional worries and trials of life. When a wife is barren, there is a derangement somewhere in the genital organs, caused by one or more of those common disorders known as "female troubles". Wine of Cardui is the remedy. It puts the organs of generation in a strong and healthy condition, fitting the wife for the sacred duty of reproducing her kind. During the period of gestation the entire system of the expectant mother is built up to withstand the ordeal of labor,

and when the little one makes its advent it is lusty and LADIES' ADVISORY DEPARTMENT. strong, well-fitted to grow to maturity in perfect health. toms, Ladies' Advisory Departmen The Chattanooga Medicine Co Chattanooga, Tenn. The mother, too, passes through the trial with little pain and no dread. Wine of Cardui is truly a wonderful medi-

Large Bottles for \$1.00 at Druggists.

### CHRISTMAS

Now for some good old fashion business. We sold out of many things during Christmas week, but the great building is filled up again.



Furniture and all kinds of household, new and delightful to behold.

RALEIGH, N. C.

You Need Christmas Week ACHE More Than Ever. It During ACHE THE GREAT JOHN P. STEDMAN, NERVE RESTORER. MANUFACTURER, Oxford, . . N. C

## FERTILIZERS FOR WHEAT

N. C. Alliance Official Guano. Durham Ammoniated Fertilizers, Progressive Farmer Guano, Plow Brand Guano. Double Bone Phosphate, Great Wheat and Corn Grower.

Dont's fail to use one of the above brands, they are the best and cheapest on the market, all good farmers say so. Write for prices or send your orders direct to the

#### DURHAM FERTILIZER

Branch Virginia-Carolina Chemical Co., Durham, N. C.