amend the public school law as found

CALENDAR REFERRED.

Another "Stiff" Law.

bodies can be obtained: One by syste

matic robbery of graves; and one is by

to any one except outcasts. The pro

posed bill, he said, was a copy of the

ern States, but I can no longer do that.

All the States now have laws forbid

ding the exportation of bodies, and no

one can be found bold enough to under

take it. When I was able to get them they cost \$40 apiece. Now I can't get them at any price, and personally I'm

not going into the grave robbing busi

tenance of the medical schools of the

State. Anatomy cannot be taught prop

erly without the dissection of human

hodies. For my school about nine bodies

Dr. Whitehead thought under this law

schools-Davidson and Shaw,

in the criminal insane department.

to prevent grave robbing.

the House.

Dr. R. H. Lewis, of Raleigh,

Mr. Overman, of Rowan, thought it

Mr. Justice, of McDowell, thought the

negro any law we don't want ourselves.

Dr. Murphy, Superintendent of the

Mr. Carroll, of Alamance, thought a

On motion of Mr Justice the bill was

ECZEMA WORST KIND

Face and Neck One Inflammation.

Not Able to See. Unable to

Sleep for Weeks from

Severe Pain.

Friends Did Not Recognize Me

Face So Swollen and Hideous.

Three Doctors Could

Not Relieve.

CURED IN 2 WEEKS BY CUTICURA

the worst kind, my face and neck down to my shoulders were one inflammation, was not

able to see out of my eyes for quite a while, and was unable to sleep for weeks, on account of the severe pain, which nearly drove me in-

of the severe pain, which nearly drove me in-sane. My face and neck were swollen and made me look hideous. I hardly recognized myself in a mirror, and my friends would not have known me, only on account of my ciones and carrying myself. Three doctors, of good practice, at different times were attending me, and not one of them could relieve me of my pain, swelling, and blotches. I gave all up. A friend advised me to try Curroupa Reaupless. I did, and

ne to try CUTICURA REMEDIES. I did, at there was immediately a great change, my shoulders and neck turning to their natural color. I used three bottles of CUTICURA RESOLVEST, four boxes CUTICURA (ointment).

three cakes of CUTICURA SOAP, and my friends and one of the doctors are surprised, and asked "Who cured you?" and I tell them quickly

"CUTTOURA REMEDIES." J. V. KAFKA, March 4, 1897. 33 Schole St., Brooklyn, N. Y.

CUTICURA WORKS WONDERS

CUTIOUR REMEDIES have effected the most wonderful cures of forturing, disfiguring humiliating skin, scalp, and be ond humors, with loss of nair, ever recorded. They refled instant relief, permit rest and sleep, and point to a speeds, permanent, and economical cure, when the best

I have suffered with a case of Eczema of

"So you will see some such law as this

absolutely necessary for the main-

He didn't think the law ought to apply

in operation in a neighboring State.

"I have been buying bodies in North-

apply to Bertie county.

Towns.

other institutions.

WHAT SHALL WE DO WITH PISTOL 10TERS | cil, Justice and Gilliam.

(Continued from First Page.)

not accomplish what it is intended to accomplish. But he declared himself in favor of an enlargement of the powers and jurisdiction of the magistrate

Mr. Ray, of Cumberland, wanted th to have jurisdiction. He thought, as a rule, the magistrates wer sufficiently competent to dispose of suc cases. He had in mind a case in hi county. The offender was a young boy As a magistrate, had he had jurisdiction he could have fined and lectured th boy and possibly turned him from th error of his way. But the case had to go to court. The boy, being unable give bond, was committed to jail. He paid a lawyer \$10 as a fee. The law yer plead to the court the punishmen the boy had suffered in jail; judgment was suspended on payment of the cost and the boy was turned loose a con firmed criminal.'

Mr. Council, of Watauga, called atten tion to the large number of negro magstrates in the State and said they wer not fit to try anything, and some other Fusion justices were little better.

"One fatal objection to this bill is the there is no provision in it by which offenders who cannot pay the fine shall he sent to the roads. Then he will have to go to jail and become a burden upon the county. Therefore 1 say, even as a matter of economy, the proposed bill is defective."

Mr. McLean, of Harnett, wanted to

protest in the name of his people again the enactment of the bill into law. With the personnel of the magistracy of th State such as it now is, he thought the passage of the bill would amount to a repeal of all law against carryin concealed weapons.
"With North Carolina filled with fu

sion magistrates and negro magistrates we'd as well abolish the law. A negr youth thinks all that is necessary to arm him with the full panoply of man hood is to arm himself with a cigarette and a razor. Especially when attending church "festibles" and like re ligious occasions. It isn't so much a matter of revenue as it is a matter of protection to human life."

The present magistrates Fusion polities and innocent of law books-Mr Carraway considered them a Society for

the Promition of Crime.

It was at this stage of the proceed ings that Mr. Carter (Rep.), of Forsyth woke things up and got himself into whole ten-acre lot of trouble by obser ing that "all the lawyers seemed to against the bill, while the farmers fa vored it; and by further remarking that "looked mighty like they were feared they would loose some fees they'd bee gettin' for defending folks charged with carrying concealed weepons.'

Mr. Gilliam: "Are you a magistrate? Mr. Carter: "I am." (Laughter.) Mr. Giles (Rep.), of Chatham: cause a lawyer sometimes gets a fee by present law is no reason it should be changed.

Mr. Moore, of Jackson, wanted to add his protest against the passage of the Mr. Williams, (Rep.), of Yadkin: "Are

you a lawyer?"
Mr. Moore: "Yes, and in this Hous shall defend the lawyers of North Carolina and their action here and

"I want to repudiate the charge made the gentleman form Yadkin (Carter) and insinuated by the gentleman from Yadkin (Williams) that the lawyers of

this House are influenced in their opin-ion on this bill by selfish motives. "The lawyer is not made of that kind of stuff. At no time in the history of the country has he been other than on the side of liberty and human rights.
"Who was it exclaimed, "Give me lib erty or give me death? It was a law-

"Who was it in this State that first stood for good government and redeemed the State. It was a lawyer-Zebulor

Baird Vance. (Applause.)
"Who was it in the last campaign excried every muscle, strained every nerve gave time, spent money and sacrificed business to drive out such as you and yours? (Applause.)

was the lawyers of the State." Mr. Justice spoke much to the same effect and said he was not surprised to hear the member from Forsyth use the had used.

"After the lawyers have stood solidly for good government and turned out your crowd, I'm not surprised at anything you say about them." Then discussing the merits of the bill

Mr. Justice said that not three years ago there were thirteen capital cases of docket at one term of court and all of them originated from the carry ing of concealed weapons

"The pistol is a devilish invention, con ecived for taking human life. No Mr. Williams, of Iredell, disclaimed

any intention to reflect on anybody in his remarks made at the opening of the debate. He favored the bill simply bedebate. He favored the bill simply be cause he thought it right. Mr. Aleander, of Rutherford, said he

was neither a farmer, a lawyer nor a justice of the peace, but he feared that it would be a mistake to pass the bill. And Mr. Carter's remarks as to lawyers

he thought unwarranted and unjust.

Mr. Lowry, of Forsyth, belived his colleague (Carter) had used the language complained of without considering its meaning or intending any reflection Mr. Lowry moved to amend the bill

so as to give magistrates power to send offenders to the roads for thirty The amendment was lost.

Mr. Williams, of Iredell called fo the aves and noes on the motion to table the bill.

The roll call showed 72 members in fa

vor of tabling and 36 against.

THE HOUSE PROCEEDINGS.

A Big Pile of Bills Allowed to Repose Upon the Table,

The House met at 10 o'clock. Prayer was offered by Rev. Dr. J. D. Hufham, of Henderson. Reading of the Journal of Tuesday was, on motion of Mr. Davis, of Hay-

dispensed with. The following members rose to ques tions of personal privilege: Snipes (Rep.), of Hertford, to reply to attack on him by Smith (col., Rep.), of Craven. Hampton, of Surry, to denounce a news

paper that called the white Republicans "white-skinned negrots"; Johnston. of Sampson and Tarkinton. of Beaufort, to deny that they are Republicans.

Reports of standing committees made as follows:
Engrossed Bills, by Abbott.

Judiciary, by Foushee, Overman, Nichdson, of Beaufort; Moore, Gattis, Coun-

Education, by Wall and Gilliam. The following bills having been encolled and signed by the president o the Senate were also signed by the Speaker and thereby became law: Act to authorize the issue of bonds

by the town of Reidsville,

Act relating to the protection of fish n Alleghany county.

Act incorporating St. Luke's Circle of King's Daughters, Raleigh.

Act in regard to working roads of Washington county. Act providing for investigation of pen itentiary management.

Act amending charter of the Bingham Resolution in regard to the Worth

Bagley monument. Six petitions were presented, as fol-Against Morganton graded school.

In favor of Fayetteville dispensary. In favor of extending the limits of Against a stock law in Northampton

In favor of the First National Bank of Gastonia. Against repeal of law prohibiting fish-

ing with nets in Albemarle Sound. Of the twenty-six new bills and reso lutions introduced, the following are of general interest and importance:

By Curtis, of Buncombe: To appoint committee to investigate whether articles of impeachment should be prepared against Judge Norwood. Gilliam, of Edgecombe: To pay solicitors a salary of \$2,000 a year in

stead of paying them by fees. By Boggs, of Catawba: To require ele mentary principles of agriculture taught in public schools. By Johnson, of Sampson: To prevent

removal of certain cases from State to Federal courts. By Rountree, of New Hanover:

amend the law in regard to the official bends of county officers. By Gattis, of Orange: To amend the law in regard to giving security in

criminal actions. By Overman, of Rowan: To amend the law touching payment of a mortgage in case of mortgagee's death.

By Boushall, of Wake: To amend the charter of the city of Raleigh. The two resolutions adopted were as

By Overman, of Rowan: To investi gate number of assistants employed by Engrossing clerk. By Craig, of Buncombe: To appoint committee to recommend trustees for the University.

Among the twelve bills passed on their third and final reading were: To allow the town of Morganton to is sue bonds.

To increase number of commissioner in Bertie county. To allow the city of Charlotte to issue

To reduce the price of Supreme Court eports to \$1.50. Speaker Connor appointed the followspecial committees:

To investigate and report to the Housouching the number of assistants employed by the Engrossing clerk: Messrs. Overman, Leatherwood and Patterson. of Caldwall To investigate the management of the

penitentiary: Messrs, Gattis, Williams, of Iredell: Gilliam and Robinson To recommend trustees for University of North Carolina: Messrs, Winston Carr, Craig, Foushee and Wall;

Additions were made to standing com mittees, as follows: Counties, Cities and Towns-Moore and Fleming.

Banks-Rountree. Education-Wrenn. The Pamlico County Election Case

was announced as the special order for to-day at noon. The bill providing for the publication

of the history of the North Carolina soldiers in the Civil War was made a special order for Saturday, noon. Mr. Craig was allowed to withdraw his bill, for compelling foreign corpora

tions to take out charters in this State. from the Committee on Railroads and have it referred to Committee on Judi Mr. Overman was allowed to do the

same with his bill to compel railroads in this State to use automatic brakes and couplers.

During the session leave of absence was granted to Mr. Oliver, of Robe

Early in the session Mr. McLean, or Harnett, called attention to the fact that Judge.James D. McIver was present and he was invited to a seat among the

At 2 o'clock the House adjourned. PETITIONS PRESENTED.

Petition of the citizens of Morganton against proposed graded school. By Hoffman, of Burke. Committee on Edu-

Petition of citizens of Cumberland county against the repeal of the dispen-sary law in the city of Fayetteville. By Robinson, of Cumberland. Committee

on Propositions and Grievances. Petition of the citizens of the town of Hickory in regard to extending its corporate limits. By Boggs, of Catawba. Committee on Counties, Cities and

Petition of citizens of Northampton

county against a stock law. By Winston, of Bertie, Committee on Propositions and Grievances. Petition of citizens of Bertie county

Against the repeal of chapter 51, Public Laws of 1897, in regard to fishing with nets in Albemarle Sound. By Winston, of Bertie. Committee on Fish. Petition to the General Assembly on behalf of the First National Bank of

Gastonia. By Reinhardt, of Lincoln. Committee on Education. NEW BILLS INTRODUCED.

H. B., No. 346: Act to extend cor

porate limits of the town of Hickory By Boggs, of Catawba. Committee on Counties, Cities and Towns. H. R. No. 347: Resolution to instruc

the Judiciary Committee to investigate and report whether articles of impeach ment ought to be preferred against W. L. Norwood, who claims to be Judge of the Twelfth district. By Curtis, of Buncombe. Committee on Judiciary.

H. B. No. 348. Act to amend the ac ncorporating the town of Graham. By Carroll, of Alamance. Committee or Counties. Cities and Towns.

II. B. No. 349: Act to amend section 2,941 of the Code, and to facilitate the restoration of the rights of citizenship in certain cases. By Carroll, of Alamance

Committee on Judiciary. H. B. No. 350: Act to protect game mortgages or other liens.

in the county of Randolph. By Redding of Randolph. On calendar.

H. B. No. 351. Act to amend chapter in chapter 108, Public Laws of 1897. 147. Laws of 1887, transferring the deb 147, Laws of 1887, transferring the deb : H. B. 289; Act to provide for an of the mortgagee, in case of death, upon equal distribution of school funds, by the executor. By Overman, of Row an. Committee on Judiciary.

H. B. No. 352: Act to establish and tion. fix salaries of solicitors at \$2,000 a year H. B. No. 294: Act to amend chapter ghany county. To Committee on Propo on the capitol. Favorably, and provide for the payment into the 421, Public Laws of 1897, so as not to sitions and Grievances. treasury of all fees, By Gilliam, o Edgecombe. Committee on Judiciary. H. B. No. 353: Act to amend the charter of the city of Raleigh. By of Wake. Committee on Counties, Cities and Towns.

H. B. No. 354: Act to authorize Clarence Porter Jones to practice as a licensed pharmacist. By Johnson, o Johnston. Committee on Proposition and Grievances.

No. 355: Act to amend the charter of the town of Jamesville, Mar tin county., By Sugg, of Martin. On H. B. No. 356: Act to have taugh

in the public schools the elementary principles of Agriculture. By Boggs, o Catawba. Committee on Education. H. B. No. 357: Act concerning prov ing titles outside of the State. Gattis, of Orange. Committee on Ju-

H. B. No. 358: Act providing for giving security in criminal actions. Gattis, of Orange. Committee on Ju

H. B. No. 359: Act to transfer Jas. D. Davis from the fourth-class to the second-class pension roll. By Alexander f Rutherford. Committee on Pensions. H. B. No. 360: Act for the relief of Daniel Garrett, a Confederate soldier of Durham county. By Foushee, of Durham, Committee on Pensions.

H. B. No. 361: Act to amend Medical school at the University, ap-chapters 19 and 37 of the Public Laws peared before the committee yesterday of 1897. By Redding, of Randolph. Committee on Judiciary. H. B. No. 362: Act to prevent the removal of certain cases from Stat courts to the Federal courts. By John on, of Sampson. Committee on Judi-

H. B. No. 363: Act to protect the public bridges in Clay county. By Fleming, of Clay. Committee on Roads. H. B. No. 364: Act amend the law in

elation to cotton weighers in Salisbury. By Julian, of Rowan. Committee on Propositions and Grievances. H. B. No. 365: Act for the relief of the clerk of the Superior court of Dare county. By Williams, of Dare. Com-

Propositions and Grievances. H. B. No. 366: Act for the relief of Cudsworth, sheriff of Dare county. By Williams, of Dare. Committee on H. R. No. 367: Resolution raising a committee of three to investigate and

ascertain how many assistants are employed in the Engrossing clerk's office, and report to the House. By Overman, of Rowan. Committee on Calendar. H. B. No. 368: Act to amend chapter 270, Laws of 1895, concerning the official bonds of county officers. By Rountree, of New Hanover. Committee on

No. 369, S. B. No. 98; Act to extend the powers and duties of justices of the peace. Committee on Judiciary H. R. No. 370: Resolution in regard to appointment of a joint committee of five on the part of the House, and three on the part of the Senate, to recommend trustees for the University. By Craig

Whitehead and his school. It had, to a great extent, he said, supplanted the University of Virginia medical school. of Buncombe. On calendar. H. B. No. 371: Act for the protect tion of the public schools of Caldwell county. By Patterson, of Caldwell Committee on Propositions and Griev-

H. B. No. 372: Act to confer police powers on the deputy sheriff in the town of Haw River. By Carroll, of Ala mance. Committee on Judiciary. bill ought to be amended to except the

RESOLUTIONS ADOPTED. H. R. No. 367: Resolution raising a insane asylums at Morganton and Ralcommittee of three to make investigation eigh. ed by the Engrossing clerk and report to the House.

H. R. No. 370: Resolution providing for joint committee to recommend trus-Morganton Asylum said no person could get a body for dissection from that intees for the University. PASSED THIRD READING. stitution as long as he was in charge H. B. No. 126: Act to authorize the

town of Morganton to issue \$5,000 bonds to purchase an electric light and power bill giving convicts and criminals executed to medical schools ought to be H. B. No. 293: Act to increase the sufficient. number of commissioners in Bertie coun-

ty to five, by adding to the board J. B. committed to a sub-committee of three Stokes and T. S. Norfleet, H. B. No. 308: Act for relief of to consider, revise and report back to the full committee. This committee consists of Messrs. Gilliam, Gattis and Car sheriffs and tax collectors (substitute for

all bills for relief of sheriffs and tax collectors.) H. B. No. 350: Act to protect game in the county of Randolph, making it unlawful to kill or capture wild turkeys from February 15 to September 1, or to trap or net partridges at any time. H. B. No. 260, S. B. No. 47: Act to

allow the city of Charlotte to issue for improvements. H. B. No. 248: Act to abolish the chain gang system of Madison county H. B. No. 262, S. B. No. 59: Act to

enable tax collector of the town of Salem to collect taxes.

H. B. No. 271, S. B. No. 102: Act for relief of W. M. Watson, clerk of the Superior court of Craven county. H. B. No. 277: Act amendatory to

stock law of Jackson county. H. B. No. 274: Act toamend section 3635 of the Code, reducing the price of the Supreme court's report from \$2 to

H. B. No. 274: Act to amend section 3,635 of the Code, reducing the price of stock law elections. H. B. No. 355: Act to amend the charter of the town of Jamesville, Mar

tin county. PASSED SECOND READING. H. B. No. 298: Act to amend the charter of the town of Franklinton.

H. B. No. 301: Act to authorize the cent, of taxes listed in 1898 in full set-cent, of taxes listed in 1898 in fullsettlement, and fix tax year from Septem ber 1st. BILLS TABLED.

H. B. No. 140: Act to amend section 2,327 of the Code, relating to live stock killed by railroads. H. B. No. 186: Act to amend section 1,005 of the Code, giving magistrates original jurisdiction in cases of carrying

concealed weapons.

H. B. No. 287: Act to repeal chapter 421, Public Laws of 1897.

H. B. No. 258, S. B. No. 14: Act to amend chapter 277. Public Laws of 1895, to make separation for one year ause for divorce, H. B. No. 263: Act to prevent ex-

SPERGY CUBE TREATMENT FOR TOSTURING, DISPIG-SIVA HOROUS.—Warm baths with CUTICURA NO. peutle assignings with CUTICURA (defined), sures of conditions stin curve, and mild dose of CUTICURA Re-LUNER, greatest of blood purifiers and humor curva. orbitant prices being charged by per-So'd throughout the world. POTTER DEUG AND CHEM. COMP. So e Props. Br-ton. 23" How to Cure Torturing Skin Diseases," Iree. sons making advances upon chattel,

plys cians, hospitals, and all el-e fail.

H. B. No. 265, S. B. No. 74: Act to HIS PLAIN LANGUAGE

(Continued from First Page.)

providing for the payment of the funds on Propositions and Grievances. S. B. 175, Senator Fields: For the into the State treasury and its distriburelief of ex-Sheriff Venable, of Alle-

S. B. 176, Senator Fields; To chang the township lines of Surry county. Committee on Counties, Cities and H. B. No. 299: Act to repeal chap-Towns. ter 543, Public Laws of 1897, relating B. 177, Senator Fields: To pay to educational and other institutions Re-referred to Committee on Judiciary.

To Committee on Education. S. B. 178, Senator Goodwin: To pre-H. B. No. 369, S. B. No. 98: Act to extend the powers and duties of justices of the peace. Committee on Judivent the removal of cases from State to the Federal courts. To Judi- SPECIAL COMMITTEES APPOINciary committee. H. B. No. 329: Act to elect a cotton S. B. 179, Senator Justice: To amend

\$1,000 back vouchers in Surry county

weigher for the city of Charlotte. Referred to Committee on Counties, Cities Judiciary Committee. Gist of the bill given below. H. B. No. 188: Act to amend section S. B. 180, Senator Smith: To pro-

on Election Laws. Gist of the bill given Messrs. Osborne and James. H. B. No. 190: Act providing for pub lication of sketches of the North Caro S. B. 181, Senator Robinson: To in lina troops in the Civil War. Made special order for noon Saturday. crease the number of commissioners

Counties, Cities and Towns. DEAD BODIES FOR DISSECTION. S. B. 182, Senator Campbell: To put D. M. Baker on the second-class pension School Men Ask the Engetment of roll. To Committee on Pensions. S. B. 183, Senator Glenn: To incor-There is now a bill under considera-

porate a State veterinary association. tion by the House Judiciary Committee, providing for giving to judicial colleges bodies of criminals executed, and of S. B. 184. Senator Glenn, by request To establish the office of those who die in the penitentiary and Surry county. To Committee on Coun-

ties. Cities and Towns. S. B. 185, Senator Glenn, by request: Dr. R. H. Whitehead, Dean of the Medical school at the University, appeared before the committee yesterday county. To Committee on Counties, afternoon in behalf of the bill. He said Cities and Towns. that there are two methods by which

HOUSE BILLS REFERRED.

H. B. 230, S. B. 186: To repeal chapter 200, laws of 1897. To Committee on Judiciary. H. B. 226, S. B. 187: For the relief of Maggie Hughie. To Committee on

H. B. 135, S. B. 188: For the relief of Sarah McLeary, a teacher in Chath-am county. To Committee on Educa-H. B. 249, S. B. 190: To repeal chap-

ter 367, laws 1897. To Committee on H. B. 253, S. B. 191: To amend chapter 335, laws of 1895. To Judiciary

H. B. 145, S. B. 193; To amend H. B. 145, S. B. 195; 10 dates a chapter 153, private laws of 1893, to Surry county to pay \$1,000 outstanding incorporate Fayetteville. To Committee school vouchers was reported favorably.

on Counties, Cities and Towns. a year are required. I do not know how many are required for the other two H. R. 36, S. R. 164: To reduce the pay of employes of the Senate and House 20 per cent. To Committee on Salaries and Fees. H. R. 45, S. R. 165: To repeal chapthe bodies would cost about \$10 each.

Only one white person had ever been dissected in his school. That was a ter 220, Laws of 1897, to provide for ably the appointment of a cotton and peanut S. young white man, about 18, that died weigher of Edgecombe county. To committee on Counties, Cities and Towns. To repeal the charter of the town of appointment of justices of the peace in Redmond, in Madison and Buncombe Beaver Dam township, Washington counties, To Committee on Counties, spoke in behalf of the bill and said it might very properly be entitled an act He spoke in the highest terms of Dr. Cities and Towns.

Mr. Moore, of Jackson, said he was opposed to any bill of the kind—that he H. B. 157, S. B. 169: To repeal chaphad pledged his people to repeal the law in regard to this bill passed by the Futer 99, laws of 1897, providing for a free ferry at Barfield, on the Chowan river.

sionists, and to oppose any other bill of the kind that might be introduced.

To Judiciary committee.
H. B. 77, S. B. 170: To change the name of the town of Harriston, in Pitt number of commissioners of Edgecomb would be hard to pass such a bill through county. To Committee on Counties, Cities and Towns. tion 2.159 of the Code. To Judiciary Sampson county.

committee. H. B. 182. S. B. 172: To encourage limits of Kelford in Bertie county. Mr. Harfsell, of Cabarrus, wanted the the killing of certain wild animals in Goldsboro asylum taken out as well. Graham. To Committee on Counties,

He was not in favor of putting on the Cities and Towns. BILLS PASSED. S. B. 96: To pay the expenses of A. Cannon in his contest against Senator

Franks, Bill amended to carry \$202.50 operating. S. B. 136: To change the name of the South Atlantic Endowment and Insurdecided to divide the public printing ance Company by dropping "South" and outting "Annuity" for endowment, and E. M. Uzz S. B. 110, H. B. 77: To amend chapter law is enacted. 163, Laws of 1895, so as to allow the Bank of Fayetteville to reduce its capi-

tal stock from \$200,000 to \$100,000. Or S. B. 189, H. B. 100: To authorize a mittee to contract temporarily for public printing.

H. B. 234, S. B. 163: To provide for he better government of Hertford county, a house substitute for the Senate bill for the same purpose. PASSED SECOND READING.

S. B. 109, H. B. 17: To incorporate the Southern Conservatory of Music at

H. R. 272: To appoint a committee of two from the Senate and three from the House to arrange for Dr. J. B. Avirett's lecture on the night of the 19th of January. Passed, and Messrs . Glenn and Skinner appointed.

JUST FROM THE MINT.

The following bills were ratified and S. B. 22, H. B. 146: To authorize the town of Reidsville to issue bonds to the amount of \$25,000 to put in water-

S. B. 36, H. B. 149: To repeal chapter 504, Laws of 1897, relating to the protection of fish in the streams in Allegha-S. B. 141, H. B. 159: To incorporate

St. Luke's Circle of King's Daughters. S. B. 20, H. B. 30: To provide for working the roads in Washington coun-S. B. 21, H. B. 26: To appoint a joint

committee with plenary powers to investigate the affairs of the penitentiary.
S. B. So. H. B. 90: To amend the charter of Bingham School, S. B. 114, H. B. 150: To authorize the Bagley Monument Association to place nument to Ensign Worth Bagley in capital square.

BILLS ENGROSSED. S. R. 82, H. B. 73: To investigate as to the payment of money from the State Treasury without warrant of law. S. B. 135; To repeal chapter 51, Laws

of 1897. Substitute providing that gill nets 80 yards instead of 20 yards long may be used in Albemarle Sound.

S. B. 52: Relating to the treaty of peace with Spain. Without prejudice. H. R. 152, S. R. 116: To recommend that our Senators and Representatives endeavor to secure an appropriation for a light house at Cape Fear Channel, Topsail Inlet. Favorably. H. R. 95, S. R. 66: As to the flag

MISCELLANEOUS BUSINESS.

Leave of absence was granted Senator Daniels and Senator Cooley for six H. R. 343: Resoltion appointing a joint committee to investigate the suspensions of the Wilsons from office of Railroad

Commission. Referred to a special comthe mittee to be appointed.

TED. To investigate penitentiary affairs: On behalf of the Senate, Messrs, Lindsey and Brown, to serve with Messrs. Gattis, Willard and Pattison of the House. 1.285 of the Code, in regard to cause vide for primary elections and conventions of the Committee Wilsons from the Railroad Commission of the Code, in regard to cause vide for primary elections and conventions of political parties. To Committee Wilsons from the Railroad Commission October and James.

DONE IN COMMITTEES

Sampson county. To Committee on Colored Men Protest Against Consolidation of Normal Colleges.

President Crosby, of the Colored Normal College at Salisbury, appeared before the Senate Committee on Education vesterday afternoon and spoke briefly against the consolidation of all colored normal colleges into three as recom-mended in Superintendent Mebane's reeducate a student at one of the norman colleges than at the colored A, and M. that one professor in the latter costs more than all in his school and are no more efficient. He said, also, that many students work in families in towns and go to school that otherwise could not attend at all, and that could not attend if the schools were consolidated and put at a few points only.

Prof. C. Dill, of Goldsberg Graded Schools, also spoke against consolidation. He said the Goldsboro school was doing a good work on the lines mapped out by Vance. He added that the are still running as arranged by the Democrats. He said that the negro recognized that the Democratic party had done more for him than any other. The Rev. Bird, of Newbern, said that

there was a strip of country eighty Committee.

H. B. 156, S. B. 192: To incorporate the African Aid and Burial Society. To normal school should be put in that S. B. 177: To enable the treasurer of

> Attorney Folger appeared in behalf of the bill. COUNTIES, CITIES AND TOWNS. The Committee on Counties, Cities and Towns acted on the following bills favor-

S. B. 95: An act for the protection of birds in Madison county. S. B. 94: An act to provide for the

S. B. 139: Act to repeal the charter H. B. 116, S. B. 168: To authorize of the city of Newbern. Amended. the county of Bertie to issue bonds. S. B. 138: Act to create an additional justice of the peace for Madison county in No. 1 township. S. B. 118: Act to appoint extra county Office: 102 Fayetteville St.

> commissioners for Caswell county. S. B. 100: Act to protect fish in No 11 township, Madise 11 township, Madison county, H. B. —, S. B. 77: To increase the

S. B. 181: To add two commissioners H. B. 181, S. B. 171: To amend sec- to the board of county commissioners of S. B. 112, H. B. 117: To after the

> JUDICIARY COMMITTEE. The Judiciary committee acted favorably on the bill to allow railroads to or ganize without special legislation, after amending the first section so as to retain the words "leasing, maintaining or

PUBLIC PRINTING.

equally between Edwards & Broughton Chairman Hoey, of the joint commit tee, stated that at 3:30 p. m. on next Tuesday the joint committee would settle the nature of the contract under which the public printing is to be done and parties interested can get a hearing

A Bill to Provide for the Holding of Primaries. Senator Smith introduced a bill yeste day morning which deserves special attention. It provides for the helding of primaries under sanction of the law. Th

SUBSTANCE OF NEW BILLS.

main provisions of the bill, briefly stated, are as follows: Section 1. Provides that the primaries shall be held under regulations determined by the party holding them and SIMPSON'S LIVER PILLS that the officers of the primaries shall be sworn just as election officers are. Section 2. Provides that boxes, as for a regular election, shall be provided, and that the result shall be counted publicly. Each voter takes an oath that he is

entitled to vote in the primary. Section 3. Provides that the party holding the primary shall fix the and place, and that the returns shall be counted, certified and filed with the cleri Section 4. Provides that any election

officer violating the regulations shall be guilty of misdemeanor and subject to Section 5. Provides that any votes swearing fasely shall be guilty of per-

jury. STATE TO PAY FOR OFFICIAL BONDS.

Senator Justice, by request, introduced

a bill the general result of which is that the State would be required to pay for bonding certain officers. The bill provides for the correction of "jurisdiction" to "justification" in section 2, chapter 329, Private Laws of 1825, Section 8 is to be inserted as follows: Any receiver, assignee, trustee, committee, guardian, xecutor or administrator or other fiduciary required by law to give bond as such may include as a part of his lawful expenses such sum paid such (guaranty) REPORTED FROM COMMITTEES, expenses such such suretysh'n not exceed

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S. B. 130: To revise the Insanity laws ing one-half of one per cent per annum of the State was reported, 200 copies ordered printed and the bill re-referred. I the court or judge may allow."

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