LARGE POWERS TO BOARD OF HEALTH

Far-reaching Act to Become A Law

Attorney General Allowed a Law Clerk-An Effort to Have the General Assembly Adjourn sine die Monday Afternoon.

The Senate last night passed the House bill introduced by Dr. Gordon, of Guilford, relative to public health. The act amends several sections of the Revisal and increases the powers of the State Board of Health. gives the Board general care and oversight over all inland waters for the purpose of ascertaining whether they are adapted for use as water supplies for drinking and other domesti purposes or are in a condition likely impair the interests of the public or of persons lawfully using the same or to imperil the publis health. The Board is empowered to make such rules and regulations as may be necessary to prevent contaminations and to secure purification as may be required to safeguard the public health. Persons violating thee rules and reg ulations will be guilty of a misd

Poards of directors of State institutions are required by the bill to give notice to the State Board of Health of their intentions n relaton to water tered into by any State Institution, a system of water supply or sewage disposar until it shall have received the approval of the Board of Health Every municipal or private corpo-tation, company or individual supplying or authorised to supply water for drinking or other domestic purpose the public is required to file with the Secretary of the State Board of Health certified plans and surveys in duplicate, pertaining to the source from which the water is derived. possible sources of infection, and the use for the purification of the water in accordance with directions to be furnished by the Secretary of the Board.

The Secretary is made the executive officer of the Board of Health and devoting his entire time to public health work, will be known as State Health Officer. He is allowed an annual salary of \$3,000 and his actual traveling and hotel expenses. have as special assistant for the anti-tuberculosis work the Secretary of the State Association for the Prevention of Tuberculosis at an annual salary not to exceed \$600.

There are several other important provisions in the new law.

The Senate last night amended the penalty law and passed the House Mill allowing the Attorney-General a law clerk. A resolution to adjourn Monday was placed on the calendar as it was not thought likely that the Legis-lature could adjourn before Tuesday Nearly all the night session of th

was taken up in discussing the Senate bill to pay sheriffs extra compensation for detecting and seizing illicit stills.

Graham and Governor Doughton secured amendments which made the bill acceptable to a large majority

The House meets again Monday at 10 o'clock

THE SENATE-NIGHT SESSION. President pro tem Kluttz called the Senate to order at 8:30 o'clock. Bills were passed on their third and final reading as follows:

H. B. To abolish the special provisions in the Revisal for notes maturing on Saturday, repealing all in section 2334 of the Revisal after the word "day" in line five to end thereof, making Saturday the same as any other secular day so far as negotiable instruments are concerned. H. B. To regulate the setting of

fishing nets in Neuse and Trent rivers. H. B. Authorizing the commissionof Haywood county to purchase a clock for the court-house. House resolution in the interest of certain clerks of the General Assem-

House resolution increasing the pay of laborers. House resolution concerning clerks

to committees. Senate resolution electing D. Smith, Y. T. Ormond and W. H. Whitehead directors of the State San-itorium for the Care and Treatment of

Tuberculosis. H .B. Relating to road certificates and the granting of land in Jackson

eounty.

H. B. To provide for the sale of the market house in the city of Raleigh.

S. B. To create a new township in Wilkes county to be known as Highland township.

H. B. To protect and preserve the integrity of the ballot and prevent

election frauds in the county of New H. B. To authorize the county board of education in Wilkes county to pay

a public school teacher a balance o salary.

The Penalty Law. The House bill to amend section

2634 of the Revisals relative to penal ties, was considered as unfinished business at the night session. The bill amends section 2634 by inserting after the word "consignee" and before the word "aggrieved" in line 16 the words "or party." In line 18 between the words "consignee" and "recover" are inserted the words "or party aggrieved." And in line 5 after the word "State" and before the word "after." are inserted the words: "or ship ments within the State to points without the State.

An amendment was offered by M: Barringer amending the statute, striking out of line 16, at the end thereo the word "consignee," and striking out of line 17, at the beginning thereof, the word "aggrieved," and inserting in lieu thereof the words "party ag-

Mesers. Spence and Starbuck offered an amendment to the bill amend-ing section 2634 of the Revisal by striking out the word "consignee" in line 17 and inserting in lieu thereof

State of Ohio, City of Toledo, Lucas County.

Frank J. Chency makes oath that he is senior pariner of the firm of F. J. Chency & Co., doing lusiness in the City of Toledo, County and State storemid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarra that cannot be cured by the use of Hall's Catarra Cure. FRANK J. CHENEY. Sworn to before me and subscribed in my presence, this 5th day of December, A. D. 1886. (Seni)

A. W. GLEASON.

Notary Public.

Hall's Catarra Cure is taken internally, subsets directly a the blood and mucous surfaces of the system. Send for testimonials tree.

F. J. MENEY & CO., Toledo, O. Sold by all Druggists. The.

Take Hall's Family File for constination.

DAILY BALLOT

10 Votes For

Subject to rules of The News and Observer contest. Void after March 16.

the word "consignee" in line 19 and nserting in lieu thereof of the word

"party aggrieved."

Mr. Mills offered an amendment as follows: "Amend section one by adding to the end thereof the following words: "Provided, however, that this act shall not be construed to impose a penalty upon carriers for delay in settling any claims, when their liabilthem by an act or acts of Congress."

The amendment by Schators Spence and Starbuck was adopted. Senator

Mills' amendment was adopted by 15 to 10. The bill then passe:

Passed Final Rending. The following bills passed their hird and final reading:

H. B. To amend section 3169 of the Revisal, relative to Mitchell coun y H. B. Relative to the road law redell county.

H. B. To provide for building the Statesville Air Line Railroad. H. B. For the relief of Riley Hill Baptist church.

H. B. For relief of gardener of anitol square. H. B. To increase pay of jurors in Granville county to \$2.00 per day. H. B. To increase pay of jurors in Wilkes county.

H. B. To amen't the law in relation to grants.
H. B. To amend chapter 55 of Re visal relative to the powers of notaries. H. B. To allow the attorney gen-

eral a law clerk. H. B. To amend several sections of Revisal relative to public health. To change boundary line of H. B. district No. 3, Holly Springs town-

ship, Wake county. H. R. Joint resolution to instruct North Carolina representatives to ask Congress for an appropriation for deep water at Southport.

S. B. To repeal chapter 1182, of Revisal, relative to election of directors of corporations.

Shell Fish Commission

Mr. Peele moved to recall from the enrolling clerk the bill which had passed the Senate and the House to appoint a committee to investigate claims of the State She!l Fish Charlotte. He stated that in Vir-Commission. ginia a similar commission yields in \$20,000 annually, but in revenues North Carolina the commission comes up with a deficit of \$8,000. He thought the Senate must have been inadvertent to the facts when the bill

passed the Senate. Mr. Ormond explained the bill, saying the claim must be paid anyway by the State, and that the appropriation committee had not had sufficient time to investigate it, and forthat reason the appointment of a committee had been thought wise, and to that end the bill had been drawn.

Mr. Peele withdrew his objection and the bill was ratified. The following bills passed final

reading: derson county upon salary, and to Concurrence in Senate amendments to regulate the use of the court house. S. B. To aid the University law office of the Secretary of State.

Leave of absence was granted Mr. Travis and Mr. Latham. President Newland announced the appointment of Senators Dawes and Bassett as the Senate's members of 1911.) the committee created in the bill to aid in the erection of a monument to Henry L. Wyatt, the bill carrying an appropriation of \$2.500 available January 1st, 1911. The monument is be erected in the capitol square

Raleigh. Wyatt was the first Southern soldier to fall in the war between the States. The following bills passed their third and final reading:

H. B. To incorporate the Yadkir County bank H. B. Relative to advertisement

H. B. To extend the time for the completion of the Wilmington, Brunswick and Southern Railway.

H. B. To prevent the indiscriminate manufacture and sale of dupli-

cate switch lock keys. H. B. To regulate the pay o jurors in Dare county. H. B. To repeal chapter 389 of the public laws of 1903 as to include J. A. Stamps farm, in Wilkes county. H. B. To correct the calls in land grants in Ashe county.

Relating to appeals from justices of the peace, in civil actions applying only to Wayne county. H. B. Relative to shipping certain birds from the State, amending section 3471 of the Revisal, affecting

Tyrrell county B. Relative to advertising H. lands for sale in Graham county. H. B. To protect growing crops Richlands township, Beaufort county trustees of Cleveland township, Johnston county, to sell a tract of one acre of land belonging to said town-

ship. H. B. Relative to the fees of registers of deeds in Tyrrell county, amending section 2776 of the Revisal. the town of Lexington.

H. B. To amend chapter 125, section 55 of the Private laws of 1885, relative to the charter of the town of Morganton Mr. Ormond introduced a resolution that the General Assembly adjourn sine die Monday, March 8th, at 12

The resolution took its place upor the calendar.

The Senate bill amended by the House, making it the duty of sheriffs and other officers to seize and destroy distilleries, etc., used in the manufac

o'clock noon.

ture of whiskey, came back for con-currence. On motion of Mr. Nimocks the Senate concurred in the House At 11 o'clock the Senate adjourned till 9:30 o'clock Monday morning.

Night Sess Speaker Graham called the House to order at 8 o'clock p. m. Bills Passed Final Reading. To incorporate the Durham School

To allow the ex-sheriff of Rutherford county to collect arrears of taxes. Relating to Ingold's special tax district in Sampson county.

To allow New Bern to accept and pay for sidewalks. pay for sidewalks. . To amend the Foreyth county road law.

benefit of Alexander Lassiter, Journa clerk of the House, To provide for a High school at Cowpens, Macon county.

To amend the law relating to the Dunn road district, of Harnett county. Supplemental act to the act establishing a special criminal court for New Hanover county.

To amend the charter of Lexington To amend the Asheville compul sory education law. To incorporate the town of Wood

leaf. Rowan county. To validate certain probates Northampton county. To regulate hunting in Steele's township, Richmond county. vertise.

To allow Southern towns to adver-For relief of Thomas M. Seawell.

For tellef of Richmond county clerk of Superior court. To allow Richmond county to pay

sheriff for holding court. To allow town of Rockingham to spend money to let folk know what a good town it is. To protect game in Richmond

county. Relating to pay of treasurer of Richmond county. To allow Lee county towns to con To amend the hog law for

county. To establish a new school district in Rutherford county. Relating to Holly Grove school district, Sampson county.

To allow Randolph county to use certain funds for building court house and bridges To create the office of auditor for Onslow county.

To amend the special tax school

law for Davidson county. To divide the board of commissioners of New Hanover county into two classes. validate certain probates of

justices of the peace, in Northampton county. To amend the laws of 1907, relative to the police and fire departments o

To protect birds during breedin season, in Rockingham county. To protect game in Gaston and

coin counties. Regulating shooting certain game in New Hanover, Brunswick and Pender counties.

To amend the Mecklenburg salar nd fee law of 1905. To amend the law relating to say dust in streams of Burke county. To amend the Revisal relating to pay of surveyors in Nash and Edge-

combe counties. To require Harnett county to elecstandard keeper. To protect game in Catawba coun

To secure drainage of Hayes Creek Lincoln county.

appropriation bill. To increase the appropriation of school, by giving it books from the the State Board of Health from \$2,000 to \$6,000; to pay for an action filed by the secretary to prevent the spread of infectious or contagious diseases. To fix salaries for Pitt county offi-(To go into effect December

To pay sheriffs and other officer for seizing illicit distilleries.

More Amenities,

A resolution of respect to Sergeant at-Arms George L. Kilpatrick was presented and unanimously adopted Mr. Barnes, of Hertford, in behalf of the laborers of the House presented Col. Kilpatrick with a gold watch Col. Kilpatrick responded in a brie

and elocuent speech Mr. Wiliams, of Caburrus, in be half of the members of the House presented Mr. Alex Lassiter, Journal Clerk of the House, a gold watch as a token of appreciation of his splendid

services. Mr. Lassiter responded in an elo-

cuent manner.
To Pay Sheriffs for Scizing Stills. Senate bill allowing sheriffs a fee of \$25.00 for every fillest distillery captured or broken up, and providing for the arrest of every man found there abouts brought on the usual

racket, whenever the prohibition law comes forward. Mr. Underwood of Cumberland noved to table the bill on the ground that the State had a prohibition law. and if it was the duty of sheriffs to enforce all laws, it was not right to pay him \$25 for doing his duty in this

Mr. Turlington of Iredell strongly supported the bill, stating that the sheriff of his county took his life in his hands to destroy blockade and did not get a cent of pay for his perilous services. He ought to have H. B. To authorize the board of pay for this extra prilous duty. There was such a law in Cumberland county, and its sheriff had made

BY ONE APPLICATION OF Dr. David's Sanative Wash IN THIRTY MINUTES

Wash is guaranteed to cure any case of Itch in half hour if used according to directions. Show this to persons having ITCH. If your Dog has Scratches or Mange DAVID'S SANATIVE WASH will cure him at once. PRICE, 50 CENTS A BOTTLE At All Stores.

If you cannot get it of your druggist or merchant, send 75

OWENS & MINOR DRUG CO. RICHMOND, VA.,

and a bottle will be sent you by prepaid express. It cannot be sent by mail.

Don't forget to take Dr. David's Liver Pills for all liver lils. Price, 25c. a box; five boxes, \$1.09, postpaid.

State reputation for suppressing 11-

state reputation for suppressing ilicit stills.

Mr. Underwood replied by saying
that the sherin of Cumberland had
never arrested a violator of the prohibition law regarding illicit manufacture, but had captured several old
stills and got \$25 for it. He had even
palmed off on the State a fake story
of capturing the still which was operated by the poet Robert Burns. He
proposed an amendment providing
that the sheriff should collect no extra
fee unless he collected the operator tee unless he collected the operator slong with the still.

along with the still.

Judge Gransm offered an amendment providing that only those who were on the premises engaged or assisting in operating the still.

Mr. Dowd said there could be no objection to Mr. Gransm's amendment, but made an earnest argument

for the bills

Mr. Grant, of Davie, made an extended argument against the bill, claring it placed in the hands of every police officer, sheriff and deputy sheriff more power than was now in the hands of the revenue officers, and if used very freely could be made to bankrupt a county as well as outrage its citizens. Mr. Grant was so fre quently interrupted by Mr. , Bowie, of Ashe, who asked embarrassing or reflecting questions, a rule was introduced providing that speakers should interrupted.

Mr. Currie, of Cumberland, said the bill before the House might be too broad but that the officers of Cumberland county and of North Carolina would be satisfied with a law that paid sheriffs for their perilous search of illicit stills. He de-clared Cumberland county was for prohibition and was in sympathy with any law that would enforce it.

Mr. Bowie, of Ashe, made an earnest argument in behalf of the bill, asserting that simply because the State voted for a general prohibition law was no excuse for its enemies oppose further laws to help make

Mr. Murphy, of Guilford, followed with a strong appeal for the passage of the bill. He said sheriffs ought to be paid for expenses incurred in paying deputies or others in detecting or destroying stills.

Judge Graham offered an amend ment drawn by himself and Governor Doughton striking out section two, which directed the officer to arrest every person found on the premises. substitute \$20 for \$25.

Another amendment related to the section making it a misdemeanor for an officers not to discharge his duties Governor Doughton said this was at ready covered by the general law.

Mr. Dowd accepted the amend

These amendments were adopted. All other amendments were lost. The bill passed its second reading as amended, by a vote of 58 to 21, the

vote being as follows: Ayes—Mr. Speaker, Barnes of Hert-ford, Bolton, Bowie, Braswell Buck, Campbell, Cook, Connor, Cotton, Cox of Wake, Currie, Daily, Davenport Doughton, Dowd, Everett, Floyd, Free man, Gaston, Gavin, Gordon, Grier Hampton, Higdon, Hinsdale, Hoffer Hooker, Jarrett, Julian, Kennedy, Kil lian Kitchin, Latham, Lee, Lemmond Lovelace, Majette, Murphy, McDevitt McDonald of Moore, McLaughlin, Mc Leod, McNeely, McWilliams, Perry o Bladen, Perry of Vance, Pitt, Poole Price, Reed, Rhodes, Smith of Har-nett, Stimpson, Taylor, Turlington Turner. Wallace. Weaver, Wilson

Noes-Messrs. Bryant, Carver, Cau dill, Crawford, Floyd, Grant, Green Hall, Hanes, Henderson, Linney, My att, McDonald of Cherokee, Pickett Rascoe, Rose; Sparrow, Stubbs, Underwood. Williams of Cabarrus, Witty. On the third reading Mr. Crawford of Clay, offered an amendment ex-

Lost. empting his county. Mr. McDonald, of Cherokee, offered an amendment striking out \$20 inserting \$10 striking speech, declaring he had heard more tom-foolery and rot here in the past sixty days than he had ever heard in Cherokee in the past sixty years. He declared that if the was made to pay the sheriffs \$20 every still cut up. it would sult in building up graft and fraud by substituting old still worth \$7.50 putting officers onto the job, and the county would pay \$20 for nothing.

The amendment was lost. The bill then passed its third and final reading by a large viva voce majority vote, and was sent to the Senate concurrence in the amendments At eleven o'clock the House fourned to meet Monday at ten o'clock.

TO CURE A COLD IN ONE DAY Take LAXATIVE BROMO Quining Tablets. Druggists refund money if I fails to cure. E. W. GROVE'S signs ture is on each box. 25c.

UNDER THE DOME

Senator O. L. Curk, of Bladen, has accepted an invitation to deliver the annual address before the Philan thronic Society at Davidson College commencement. A remarkable coincidence in connection therewith is the fact that Senator Clark's brotherin-law. Hon. L. R. Oeland, of New York, will deliver the address before the other Davidson society, Eumerean. Both are alumni and they were class-mates.

When the House bill to compromise the David L. Swain claim against the Iniversity of North Carolina passe the Senate yesterday afternoon. Mr Elliott, of Catawba, entered the following protest: "I hereby enter my protest against the 'steam-roller' process by which the Senate has ridder over my University amendment, and condemn in unmeasured terms my friends who have yielded to the seduc-tions of lobby lawyers." Mr. Elliott had offered an amendment Friday night that was adopted, this amendment being stricken out at yesterday's

Senator Doughton, of Alleghany, recently introduced a bill in the Leg islature to provide for the inspection of oil. A newspaper correspo suggested that there was "a cat is the meal tub," something hidden in the bill, etc. Referring to this state-ment Senator Doughton says the bill was introduced because the people of my section and other sections have been imposed upon by an inferior grade of oil, not for the purpose of striking at any oil company. I know that Tennessee and many other States have such an act and it works well. I have heard that oil con demned in States that have inspection has been sent to North Carolina The oil we have gotten has been of the poorest quality. The object of the bill is to protect the people. It will hurt no oil company that is fur-nishing good oil; those companies that sell an inferior quality of of ought to be hurt." Glory to Senator Doughton! It is a fact well known to people who use kerosene oil the very inferior grades of oil are sold in this state. Despite the fact that this has been the case for years, no law has been passed to protect consumers of oil. The Standard Oil Company not only sells inferior grades of

POR neuralgia, sciatica, or any pain in the nerves

Sloans has absolutely no equal. It pene-

trates at once - quiets the nerves and stops the pain.

Mr. J. C. Laz, of 1100 Ninth St., S.E., Washington, D.C., writes: "I advised a lady who was a great sufferer from neuralga to try. Sloan's Liniment. After one application the pair left her and she is not troubled with it now." Price 25c., 50c. and \$1.00.

Dr. Earl S. Sloan, Boston, Mass.

All Druggists keep Sloan's Liniment.

oil at whatever prices it chooses to fix, but it has influence enough to prevent the enactment of any laws on the subject, for several times bills ooking to this end have been defeated in the Legislature. Other states have oil inspection laws. North Carolina has laws to prevent the sale of idulterated foodstuffs and stock feed, and the Legislature can pass a measure that will stop the sale of inferior grades of oil if it wants to .- States ville Landmark.

One of the best bills passed by the General Assembly is that of Senator Nimocks, of Cumberland, authorizing the boards of commissioners of each bunty in the state to levy a special pension tax of two cents on property and six cents on the poll, to supple ment the amount appropriated by the state for pensions. This bill passed its final reading in the House Friday night and was ratified on yesterday and is now a law. It is estimated this act, if generally adopted by all the counties of the state, will increase the amount for pensions \$50. 000 to \$100,000 annually. It is expected that the various county pension boards will present the matter of evying the tax authorized to be levied under the act at the meeting of the county boards of commissioners in the everal counties of the state the first Monday in June of each year, when he regular annual tax levy is made, intil all counties have made the levy. Cumberland county has raised \$1,000 innually the past two years under a

The following is a full text of the A bill to be entitled an act to authorize the boards of commissioners of the several counties of the state to increase the pensions of Confederate soldiers and the widows of such and to them morally and they see to it that

authorize said boards to levy a special tax therefor.

The General Assembly of North Carolina do enact: Section 1. That the boards of councommissioners of each county in state of North Carolina be and hey are hereby authorized and empowered for each and every year to evy a special tax at the same time and in the same manner with evies of other county taxes, of not seeding two cents on the hundred dollars valuation of property and six cents on each taxable poll, the conitutional equation between property and poll to be observed each year; crowded condition. in their discretion such levy

deemed advisable. Sec. 2. Such tax shall be collected nd accounted for by the sheriff or to return but cannot be admitted for other tax collector in the same man- the reasons stated above. See per list and under the same penalties as attached marked "B" 2. other taxes are levied for said county. nd the net proceeds thereof shall be applied each and every year to inpersons as stand upon the Confederear for which such tax is levied. Sec. 3. The amount collected and lisbursed under this act shall be reported by the county treasurer or other disbursing officer of the county to the state treasurer on or before the of June in each year, and the state treasurer's report shall show in a separate column the amount paid by ach county annually under this act. Sec. 4. That all laws and parts of aws in conflict with the provisions of this act are hereby repealed. Sec. 5. This act shall be in force from and after its ratification.

The bill has been ratified. The protest which Mr. Lockhart deired entered on the records of the Senate yesterday, against the Blow-Bassett-Manning anti-trust law, and which caused a dispute, to be settled

tomorrow, is as follows: "We, the undersigned senators here with submit our protest, humble and respectful, against the action of the senate in killing the substitute, offered by the Senator from Anson, upor the second reading of the bill, Senate 116, and the substitute offered by the Senator from Anson upon the hird reading, upon said bill, and the passage of the worthless, toothless, iseless bill which was enacted into aw.

The amendment offered would, in North Carolina, have prevented monopoly: it would, if enacted into the law, have prevented one set of adividuals or corporations from sucessfully carrying out any crime or onspiracy to oppress other peoples, or deprive them in any manner of the just proceeds of their labors. would not have interfered with any honest business nor have disturbed any proper employment, but it would have said to those who, by superior power or greater wealth desired to btain that which was not fustly theirs, 'You shall not ply your nefari-ous traffic within our borders nor here equire what is not your due.'

The bill, which was enacted into law has been denominated as the Blow-out subterfuge,' this is scarcely rank enough condemnation, it is too bluff a fake to be even called that Baron Munchausshan in his annals conjured wild dreams, Dean Smith, Gulliver's travels was enabled to pic ure to us the Illiputs, th Brogdignage the Homoygens and others equally as fantastic, DeQuincy in his memoirs pictures the visitations that appear to those who consume the product of the poppy, but no man heretofore has possessed the flights of imagination either actual or stimulated, so great as to think of such a bill as we have passed as being actually effective and operative in the prosecution or in the destruction of any monopoly or any trust. It is rot, it is stuff.

"You Senators have giver the power to the Attorney General to send for records of a corporation, but you have, by the defeat of the Spence amend-ment, refused to give him the power

A Sarsaparilla Free from Alcohol

to ask of those officers and agents one single question about the entries contents of those books, papers records, or what they may mean. papers well known that there are trusts operating in North Carolina. Those who advocate this bill claim that it meets the desire of the admin-istration. That claim has not been denied. Now, if it is a sufficient bill, let the administraton proceed. Let the people of this State know what

we have. If, as I fear, we have nothing, let it be known. If the bill as enacted into law surpasses my expectations, I shall be most heartfly delighted, having done my duty by my constituents, and attempted to my duty to my State. I enter this protest against what I consider a deviation by the Senate from that duty and a failure to comply with their pledges."

The following is the report made by the Senate Committee that visited the State Deaf and Dum School at

Morganton: To the Senate: We, the special committee of the Senate Committee n Deaf and Dumb, after making our visit of inquiry and inspection of the school for the Deaf and Dumb at Morganton, N. C., beg leave to submit to the present General Assembly, the fol-

We visited the school on the 4th 5th of February and received from the superintendent, Mr. Goodwin. his report which was submitted in writing and made a careful and thorough inspection of all the departments of the school and found it in a most excellent condition and doing a most splendid work. Our examination was thorough. Mr. Goodwin took us over every department of the institution and we were delighted with the couresies and kindness extended us, and were especially impressed with the interest taken in the work by the superintendent and his teachers.

The course taught is that prescribed by law. There are two methods of teaching both of which we examined carefully for the reason that we wished to determine which method was most expensive to the State and from which the children derived the greater benefit, and while, of course this is a matter for the Board of Directors of the institution, yet our examination into this was endorsed by the board. We examined a large amount of data upon the question as to whether the manual or oral method was more expensive. We do not make recommendation as to which method should be most encouraged, thinking that this should be left to the board

of directors.

We found that there are no teachers and officers in the school than are actually necessary to do the work of the institution well. The teachers from what information we could gain and from our observation, take great delight in their work, and not only train the minds of the children, but they make a great effort to train they take sufficient exercise.

Your committee was especially pleased with the condition in which we found all the buildings and rooms We examined the childrens' sleeping rooms and found them neatly and cleanly kept, but in our opinion overcrowded, especially the girls' ward. We found the institution crowded and before any more children can be admitted additional buildings will have

that the superintendent was unable to admit them on account of the over-(See list attached marked "A.") We also attach list of children who have been one or more terms and wish

to be provided by the State and we

found that the following children were

bone fide applicants for admission and

We saw the letters from parents and can state as a fact that this is a bone fide copy of applications filed. children themselves say

they are perfectly happy, delighted ate pension roll of the county for the with their surroundings, well cared for and well fed. We find that the buildings are sadly in need of painting and we recommend an appropriation for this. also recommend an appropriation for adding additional bath rooms for both the boys and girls, as the facilities as at present, are inadequate, in our opin-

We recommend also that the buildings be equipped with fire escapes. As far as we were able to determine there was a perfect state of harmony and understanding between superinendent and officials, teachers and pu-

pils. We find that the pupils are taught in addition to that of their school room work many useful trades and

industrial pursuits. Respectfully submitted. J. I. SCOTT, JR., A. PILSON GODWIN. J. CASWELL SHERRILL QUICK RESPONSE TO "AD."

(Special to News and Observer.) Wilson, N. C., March 6 .- Yesterday (Saturday) morning a news item stated that W. L. Cantwell, with capitalists behind him with between thirty and fifty thousand dollars, were casting about for a site in Eastern North Carolina for the location of a knitting mill, Since the publication of the article Mr. Cantwell is in receipt of inquiries from Burgaw, Greenville and Neverson, a new town on the Noruthern railroad a few miles west of Wilson.

The town that is fortunate in secur ing this industry will gain a prize in-deed, as it will furnish employment for fifty or sixty women between the ages of seventeen and up. The military and fire companies of

Wilson have induced the city authori-

ties to grant leave for a carnival to

visit Wilson for one week, beginning April 15th, in the inteerst of these On Sunday, March 14th, the second annual convention of the Old Fields Interdenominational Sunday School Convention will be held in Marsh Swamp Free Will Baptist church near

A number of good speakers will be present and address the convention on the following subjects:
O. P. Dickinson, of Wilson, "The
Bible Our Text-Book." Prof. S. M. Smith, of Raleigh, "The J. D. Bardin, of Wilon, preident of Wilson county Sunday School Con-vention, will deliver an able addres.

W. T. Holden, of Wilson, "The Sunday School a Developer of Human Joe Nath. Marlowe, white, this af-Joe Nath. Mariowe, white, this afternoon completed a six months' sentence on the Wilson county roads for an assault made on a negro in Cross Roads township. He was re-arrested by Deputy Marshal John D. Means. He will have a preliminary hearing Monday before U. S. Commissioner A. B. Boykins on the charge of retailing without license.

NORFOLK & SOUTHERN RAILWAY Fitzgerald, Wolcott & Kerr, Receivers.

portant Change in Schedule

BEAUFORT DIVISION

No. 11

(Oriental Branch.) EFFECTIVE SUNDAY, JANUARY

Trains Will Be Operated on the Fol-

lowing Schedule: New Hern, Bayboro and Oriental, N. C. STATIONS.

No. 10

(Mixed) (Mixed) Daily Dally Ex. Sunday. Ex. Sunday. New Benn 9.58 Bridgeton $\frac{3.21}{2.58}$ 10.12 Olympia. Reelsboro 2.36 Grantsboro West Alliance East Alliance 11.10 Bayboro 2.00 1.50 Stonewall *1.20 1.00 Ashwood Lv. 1.5 No. 13 12.10 Oriental Daily. Daily 9.00 New Bern Ar. Bridgeton 8.29 Olympia Reelshoro Grantsboro 8.11 West Alliance East Alliance Bayboro 8.05 · Stonewall 8.31 Ashwood Oriental *7.41 Lv.

*-Flag stop. THOMAS FITZGERALD, H. C. HUDGINS. General Manager.

Gen'l. Pass'r. NORFOLK, VA.

SEABOARD Air Line

SCHEDULE EFFECTIVE JANUARY 4TH, 1909,

Raleigh City Ticket Office No. 4. West Martin Street, Tucker Building, opposite Post Office. Quickest line to New York, North-west, Florida and Routhwest. Direct line to Atlanta, Birmingham, Mem-phis, New Orleans and Points West

without change. Time given below is for the information of the public and is not guaran-

Northbound

Trains leave Raleigh as follows: No. 84—12:30 a.m., for Richmond Washington and New York stops Henderson. Day coaches Washington cars to New York-arrive Richmond 5:30 a. m., Wash-

ington 8:50 a. m., New York 2:45 p. m. 32-1:00 a. m., for Portsmouth-Stops at Wake For-Norfolk. est. Franklinton, and all prinstation. Arrive Ports-, 7:50 a. m., local points mouth, beyond Norlina. Day coaches and sleeping cars.

-11:20 a. m., for Portsmouth-Norfolk and local points. Arrive Weldon, 3:00 p. m. Connects with A. C. L. for Eastern Carolina points. Arrive Portsmouth, 5:40 p. m. Connects with Steamship Lines for Washington, Baltimore, Cape Charles, Naw York Boston and Posts. New York, Boston and Providence. Day coaches and Pullman sleeping cars to Portsmouth.

Washington and New York Stops at Henderson. Arrive Richmond, 5:05 p. m., Wash-ington, 8:35 p. m., New York. 3:53 a. m. Day Coaches, Parlorcar to Washington, Sleepingcar to New York. Passengers

can remain in sleeper until 7 a. m. 30-5:00 p. m., Shoo-fly for Louisburg, Oxford, Henderson, Norlina and Weldon.

Southbound. 81-4:10 a. m., for Jacksonville and Florida pointa. Day coaches and sleeping car to Jacksonville and stops between Raleigh and Hamlet at Sanford, Southern Pines, Aberdeen. Arrive at Hamlet, 7:10 a.m. Columbia, 10:20 a. m., (Eastern time), Savannah, 1:00 p. m. Jack-

sonville, 4:50 p. m. No. 33-3:26 a. m. for Wilmington, Charlotte, Atlanta, Birming-ham, Memphis, New Orleans, and points West without change Arrive Wilmington, 12:20 p. m., Charlotte, 10:05 a. m., Atlanta 4:00 p. m., Birmingham, 9:50 p. m., Memphis, 7:55 s New Orleans, 7:55 s Coaches and Dining Memphis, 7:20 a. m., Orleans, 7:55 a. m. Cars to Birmingham. Sleeping Cars to Charlotte, Atlanta and Memwith No. 40 for Wilmington; at Monroe with No. 123 for Charlotte, Lincolnton, Snelby and Rutherfordton, No. 33 stops at Apex, Moncure, Sanford, Cameron, Southern Pines, Aber-Sanford. between Raleigh and

Hamlet. 41—4:10 p. m Local stations Chariotte 11:30 p. m., Atlanta, Birmingham and points West, arriving in Atlanta, 7:45 a. m., Connecting for New Orleans and at Hamlet with No. 44, arriving Wilmington 12:25 a. Day coaches and sleeping

car for Atlanta.
43—5:15 p. m. For Southern
Pines, Jacksonville and
Florida points without change.
Arrive Hamlet 8:00 p. m., Columbia 11:40 p. m., Ravannab 2:45 a. m., Jacksonville 7:15 a. m., Tampa 6:00 p. m., St. Aug-ustine 8:40 a. m., Miami 10:15 p. m. Day coaches, eleeping car to Jacksonville. Dining car to Hamlet. Stope between Raleigh and Hamlet at Sanford, South-ern Pines, Aberdeen, Connects at Hamlet with No. 41 for Charlotte and Atlanta, and No.

44 for Wilmington. Trains Arrive in Raisi

From the South. 13:25 s. m.

Is alcohol a tonic? No! Does it make the blood pure? No! Does Travelling Passenger Agest, No. W. Martin St., Tucker Bidg., Oppose Nasth, Entrance Postoffles, Raleigi

it strengthen the nerves? No! Is Ayer's Sarsaparilla a tonic? Yes! Does it make the blood pure? Yes! Does it strengther the nerves? Yes! By asking your doctor you can learn morabout this family meticine. Follow his advice.