speedy trial on certain causes.

RESOLUTIONS.

The gentleman from Onslow mov-

CALENDAR.

ELECTION OF ENROLLING CLERK.

SENATE.

shall not be incompetent to serve as

salary of the auditor.

Mr. Gatling-Bill to increase the

Mr. Gatling-Bil amending sec-

tion 3736 of the Code, relative to the

salary of the auditor, increasing it in

accordiance with recommendations

Mr. Thomas-Bill providing for

Mr. Sherril-Bill supplementary

to and amendatory of an act to in-

corporate the town of Maiden, Ca-

ine between Wikes and Ashe coun-

Mr. Sherrill-To change dividing

Saturday, January 10.

engrossing it was passed.

VOL. VI.

NEWTON, N. C., FRIDAY, JANUARY 16, 1885.

No. 50.

. B. LITTLE,

SURGEON DENTIST. Has located in Newton, N. C., and offers bis professional services to the people of town and comnty.

ROBBINS & LONG, Attorneys-at-Law,

STATESVILLE, N. C.

R, EHIPP.

Practice in all the courts, OFFICE ON PUBLIC SQUARE.

Attorney at Law,

NEWTON, N. C.

Attorney at LaW

of his own make and also fine finished coffins of Northern and Southern

Shop I mile north of court shouse.

Dr. G. C. McNeill,

Physician & Gynecologist,

CAMPBELL & MCCORKLE, PHYSICAL FURGEON,

with me in the practice of Medicine and Surgery at this place. Dr. McCorkie has had the advantage of an ususually long e-urse at, and is graduated from, one of the oleding Medical Schools of this country, and propared to meet all the requirements of He setfully,

JAMES R. M PBELL.



Bivery, Sale und feed Stables,

NEWTON, N. C., ton. We only ask a trial. Transportation to all the surrounding

We solicit the patronave of the public. Respectfully. HENKEL & CORPENING

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MANUFACTURERS OF DOORS, SASH, BLINDS, WIN DOW & DOOR FRAMES, MOULDINGS, BRACKETS,

WOOD TURNING &. Tumber dressed and matched ready for

North Carolina. SUPERIOR COURT, Nov. 23, 1884.

John Mahu and wife, and others, vs. THE HEIRS OF MARTIN INGLE. lmanded in the complaint wil PAHOYLE, US C. ORKLE.

INTE dity.

GOVERNOR'S MESSAGE

MR. JARVIS'S RETIRING REC-

A Full, Frank and in Every Way Excellent Public Document, Whole Matter

congratulate you upon the peculiarly debt. favorable circun stances under which

The affairs of the State are in ry nearly a million of dollars.

of submitting the reports of the executive officers. viz.: Treasurer, Auditor, Secretary of State, and Superinthe report of the Trustees of the Institution for the Deaf and Dumb and the Blind, the report of the Commission for the completion of the Westhe State Board of Health, and the Koeps constantly on hand all sizes of coffins report of the Quarantine Physician at Smithville. The reports of the Adjutant-General and the State Librarian are likewise herewith submit-

ted. to be deducted.

These items are as follows: Expenditures by Agricul-

Construction Bonds of North Carolina Rail-

Amount paid on construction of Governor's Res-

Amount paid on construction of railroad from Statesville to Taylors-

There was also the unusual expense incurred in the publication of The Code, and which will not be incurred again for years and therefore

from the sale of old arms and by appropria-

Deducting these items from the general expenses as above stated, we have for the usual and

the State Government

The Treasurer and the Auditor estimate the expenses of the State gov-

twenty five cents on the hundred dollars' worth thereafter.

GEETLEMEN OF THE SENATE AND and that the counties be given the House of Representatives: I hereby benefit of this low rate to get out of

of the county to levy taxes is limited a to twice the amount levied for State purposes unless the Legislature sanctions a h gher rate. I therefore suggest that you insert in the revenue tices of the Peace and County Com-L. L. Witherspoon. ful officer, upon retining from office, missioners of such counties as may to know that he leaves in the treasu- be in debt, may add to the State levy y nearly a million of dollars. enough for county purposes
The Governor then makes mention to bring the amount levied and collected up to the constitutional limitation. In this way many coun ties, which are now embarrassed, will

> well-arranged compilation of our statute law. The people and the officers are now familiar with it, and I

creases in population and wealth, I urge that you give this matter that there should be a corresponding your immediate attention before the increase in expenses. Acting upon beginning of the term of the new this theory, and upon the idea that State officers, as no bill passed after there will be an increase in the ap- their qualification could affect them. propriation, a moderate estimate of I trust, as I can have no possible the necessary expenses for these two personal interest in the matter, I may years, will be \$625,000 per year or be allowed especially to urge an in-

a large surplus left over. So it will glory of the State, you must provide Code relating to the entry of public of section 501 of Code. be seen that every suggestion I shall for the education of the rising gener-lands. make in this message in the way of an ation. The work by the State must increase in expenses may be adopted be begun in the common schools and better protection of land owners. ended in the University.

law of its organization, or that would

. . Is a plain, intelligent,

as little as possible. The crowded condition of our dockets, with aged suits and the long delays in obtainin a trial, are so be my privilege to communicate to each judicial district. generally known, and in some counthe legislature of my State, and I Also proposing to go into the el-EXPENSES OF THE STATE GOVERNMENT. ties have become such intolerable trust it will not be considered inap- ection of an Enrolling Clerk at the of Montgomery, who was unanimous The entire expenditures for the fiscal year ending November 30, 1884, eviis, that the necessit, for some accomproperate for me to express to the people of North Carolina, through Messrs, Robins and Swain were were \$785,741.78; but this amount therefore renew my recommenda- you, their representatives the deep appointed tellers to conduct the electembraces several items which are not | tions, made to the Legislature of 1881 | obligations I am under to them. By properly chargeable to the expenses and 1883. An increase in the num- their will I have for six consecutive Mr. King placed in nomination J. NEWS & OBSERVER. items are defrayed are not raised by think it can be longer delayed with a administer this great trust solely in ate proceeded to ballot, which result practice medicine without license. general taxation, and therefore ought proper regard for the best interests their best interest. That I have made ed as follows: Mr. Robins reported Mr. Means - A bill allowing juries ton, Butler and Eaton. of the State. * * The de ays many mistakes I have no doubt, but that Brown had received 109 votes to take written instructions with them Engrossed Bills: Messrs, Turner, in the trials of criminals, which now these have been so complete'y over- in the House and 46 votes in the on their return. \$ 40,000 00 law-abiding spirit of our people to a osity, that I feel justified in the hope jority of all the votes of the General 1.245 of the Code, and requiring the Enrolled Bills: Messrs. Leazer, severe test; and I regret to know that that the administration now about to Assembly, which secured his electregistration of deeds. a few communities have not been able close stands approved. I have at all tion. Subsequently Mr. Brown preto stand the test. Public condents times hel the warm, cordial support sented himself at the bar of the bar of the Sented himself at 125,700 00 nation of lynch law cannot be too of an asc, who are a law at a self and que ified to enter upon severe, nor the punishment of those efficient, laborious auditor, a lathful, the discharge of his duties. engaged init tooswift, but it is not quite honest treasurer, a zealous, devoted 10,948 00 the thing for those to sit in judgment superintendent of public instruction, upon them who refuse to aid in es an accomplished, painstaking attorney until to-morrow morning at 11 tablishing sufficient tribunals for the general, and their subordinates. But o'clock trial of these and other criminals. In for their wise course and generous my opinion, the legislator who re- aid my mistakes would have been fuses to provide sufficient courts to more serious and more frequent. right the wrongs and adjust the The directors and officers of the variclaims of communities and citizens ous charitable and penal institutions speedily and promptly, assumes a have faithfully discharged their dugreat responsibility. The number of ties, and rendered me efficient aid. tion and business interests of the of their department.

number not less than twelve.

public officers. The present compen-\$214,693 11 sation is in most cases not only inadsuggest that the Governor should receive \$5,000, the Chief Justice \$4,-000 the Associate Justices \$3,500 and \$570,947 67 the Superior, Court Judges, the STIMATED INTENSES FOR THE NEXT TWO Secretary of State, the Auditor, the Public Instruction, and the Attorney General \$3,000 each. * * * Good service, and not cheap service, is what we ought to aim at, and if 30th, 1886 about \$590,000 per year. we get good public service I believe or \$1,180,000 for the two years. It the people are willing to pay just

This I consider the the great infrom this source will not be less terest of the State. Upon this, in a property will raise \$200,000. These State prosperous. All the avenues other deadly weaponsthree amounts added together make of thrift and prosperity lie opon to to answer as the law direct to meet all the expenses of the State few, and their progress halting. So motion; read and passed its several no cost shall be collected in the government for the two fiscal years if you would lay deep and lasting the reading, and was sent to the House tobacco counties before the first of anding November 30th, 1885, and foundations for the future prosperity without being engressed. November 30th, 1886, and have quite of the people and the glory of the Dr. Hackett, bill to amend the Mr. Adams, to repeal subsection 41

DEPARTMENT OF AGRICULTURE. There has been some criticism upon the management of the Department. It- work, however, speaks for itself, and while mistakes may have been been made, as a whole it has been of great benefit to the State. While I do not ask for the Board any exemptions from criticisms or investigations, I trust no proposition will find favor with your honorable body that looks to any radical change in the

in any way limit the sphere of its use-I now repeat a recommendation made two years ago, to-wit: That you authorize the purchase of the lot just back of the Agr cultural Buildng, if it can be obtained at a reasonable price. There should be crected on that lot a permanent Exhibition Building, in which the material now belonging to the Board, and which have attracted so much attention at Boston, at Raleigh, and at New Orleans, should be placed. This collection should be ad ed to from time to time, and should be made to include all agricultural products and approved agricultural implements. In this way the State can soon have a collection in which our own people would feel a great pride, and which they would visit with interest; and to the tern Insane Asylum, the report of urge that it be amended and changed capitalist seeking places and objects for investments, it would be invalua-

CONCLUSION.

vears ago. If nine were sufficient more competent officials. To them, shall willingly espouse a maiden of aries and fees. and that Heaven's choicest blessings THOS. J. JARVIS.

THE LEGISLATURE.

SENATE. RALEIGH CHRONICLE.

Friday morning, Jan. 9th 1885. The Senate met at 11 o'clock; President Boykin in the chair. The Journal was read and approved.

to Contested Election in 3rd Senatoral District.—The President presented to the Senate a voluminous batch of documents, which he received through the mail, relating to the contested election in the 3rd Senatorial District, which was referred to the committee on propositions and griev-

Mr. Scott from committee on engrossed bills reported as correctly engrossed. Senate resolution instructing the

Secretary of State to supply members of the General Assembly with copies of the Code.

TIONS.

The following bills and resolutions were introduced and referred to ap- tainer. propriate committees or placed on Mr. Troy, to establish criminal

courts in ertain counties. Mr. Gudger, bill to prevent the Burgaw. and for six weeks in the Newton Enter- on the hundred dollars' worth of and the people will be happy and the importation and sale of pistols and Mr. Crawford, a bill authorizing Mr. Meass, bill to prevent an es- wood county.

Mr. Troy, bill to provide for the

Mr. Wilson, to abolish certain fees | tedof Justices of the Peace, and to exempt them from jury duty and the acts of 1883-'84.

payment of poll tax.

Mr. Pinnix, to

Mr. Means, bill to restore certain persons to citizenship. By the same, resolution to expedite trict. public business and to prevent Mr. Pritchard, an act to prevent committee to consider the matter of

close of the session. Mr. Troy, bill to amend the Code Carolina. concerning concealed weapons. Mr. Bason, bill to amend the Code

to provide for the payment of full preme Court. fees in certain cases to solicitors Mr. Troy, bill to improve and deve op the swamp lands of the State. Mr. Troy, biil for the protection of life and property on the various

railroads in the State. ed that a joint committee be appoint-Mr. Winston, resolution instruct ed on fish and fisheries; and that it ing our Representatives in Congress | be made up of gentleman who are acto vote for the immediate repeal of quainted with the industry. Mr. Robinson said that the Eastern gentle-Internal Revenue.

Mr. Buxton, bill to authorize the men would not readily agree with ex-sheriff of Forsythe to collect ar- one another and suggested that the Mr. Rountree, bill to provide for from the West. Mr. Stanford was Womack, and Bulla.

an increase of the salary of the Gov- sure that the East would agree. Mr. Troy, bill to extend the char ter of Carolina City Company Mr. Troy, bill to prohibit the em ployment of convict labor on me

MESSAGE FROM THE HOUSE.

chanical works in this State.

Transmitting joint resolutions relating to a revision of the judicial system of the State proposing to amend by increasing number of com-This is the last message it will ever mittee to nine so as to have one from

prevail in the State, is putting the looked by the people in their gener- Senate, all the votes cast and a ma-

On motion the Senate adjourned

The prayerless House had hardly be n called to order this morning by Speaker Holt before it was evident a juror therein. that the boys intended to have some of Rockingham, offered an amendferred to the committee of finance. Again it was called up-on motion and a number of amendments were offered-that it apply only to Johnston county; that it shall not apply to any member of the present Legislature. Mr. Pou explained that the reason why he introdued the bill and that until he came to Raleigh he had not met a man who was oppassed to marriage Mr. Robinson, Mr. Murchison, Col. Stanford, made remarks; and again the bill was referred to the committee on finance, Documentary Evidence Relating and the couple in Johnston who are waiting for cheaper bliss are yet waiting. Mr. Murchison, Mr. Glenn, Mr. Worthington and Mr Green, howover, are strongly determined that they shall marry cheap. This was the most important work done to-day.

Mr. King, of Onslow, to amend an

INTRODUCTION OF BILLS AND RESOLU- the levying and collection of taxes. Mr. Tate. of Burke, an act in re. ett, Everett and White. gard to the offense of entry and de-

> Mr. Stanford, an act to amend section 2834 of the the Code.

the recording of certain wills in Haywer card complaint within the time prer the total receipts for the two years, an educated and virtuous people, but pecial election in School District No. Mr. Glenn, to amend chapter 150 by law. And let them take notice \$1,475,086.98, which will be ample the opportunities of the illiterate are 11. Cabarus county was on his of laws of of 1883—providing that

Mr. Thomas-Bill to provide for the repair of the public roads of the

public roads in the State.

tawba county. Calendar.

State, by convict labor. There was quite a debate over the bill providing for criminal courts. There being a disagreement between the senate and house, a conference committee was appointed. The president announced the fol-

lowing committees: Salaries and fees: Messrs Bason, Sherriil, Graham, Connor, Poole, Rountree and Chadbourn.

tion: Messrs. Thompson, Mason, Twitty, Troy, Sherrill, Kennedy and Chadbourn. Insurance: Messrs. Winston. Todd, Perry, Scott, Alexander, Horne

Deaf, Dumb and Blind Institu-

Corporations: Messrs. Cowan, Todd Troy, Gudger, Lewis, Scott and Privileges and elections: Messrs

and White.

Insane Asylum: Messrs King, Thompson, Wiseman, Simmons, Hack Banks and Currency : Messrs Leak Connor, Dotson, Cooper, Brown and

Franklin. Finance: Messrs. Alexander, Dotson, Leak, Graham, Horne, Rountree and (hadbourn. Penal Institutions: Messrs Sher-

Twitty, and Swian. Propositions and Grievances: Messrs. Robbins, Todd, Parker, Dotson, Leak, Winston, and Thomas.

HOUSE OF REPRESENTATIVES Saturday, January 10.

thorize H. W. Mays, ex-sheriff of Mr. Jones, of Buncombe, an act to Alexander county, to collect arrears

incorporate the Scottish Carolina of taxes. Mr. Hobgood-To require judges Timber and Land Company-limi-Mr. Whitted, to repeal chapter 17 at 11 o'clock on the final day of the

Mr. Pinnix, to change time of hold-Mr. Howell introduced a bill for ing the Superior Courts of Davie and the repea of the stock law in Ruth-Yadkin in the Seventh Judicial Dis erford county.

Mr. Miller-Resolution raising a confusion and waste of time near the the importation and sale of pistols increasing the number of judges of and other deadly weapons in North | the Sureme court. Mr. Lockey-Joint resolution con-

Mr. Leazar, and act to amend the cerning the protection of sheep huslaw in regard to apppeals to the Su-Mr. Fulten-Bill to amend law in relation to local assessments in aid Mr. Green, an act to promote

of public schools. Mr. Worthington-To reduce costs in legal proceedings.

The chair announced the following Judiciary: Messrs Wortlingtor. (chairman) Busbee, Overman, Jones of Buncombe, Waring, Stanford, Adams, Woodard, Pearsall, Bell, Pearson, Buxton, Philips, Hatch, Barringer, Bland, Turner, Winborne, committee have on it also members Jones of Alexander, Felton, Gulley,

Corporations : Messrs. Busbee, Mr. Womack moved that the Keep- Jones of Buncombe, Miller, Philips, er of the Capitol be instructed to Exum, Sneed, Galloway, Felton. Brown, Reid, Whittington. Holeman, but 5 settees for the House-passed.

Brim, Cale, and Wall. Judicial Reform: Messrs. Womack, Mr. Waring called up House Bill Busbee, Worthington, Jones of Bun-No. 4 to incorporate Law Liberty combe, Woodard, Adams, Overman, Association of Charlotte. Without Leazer and Sutton.

Finance: Messrs Tate, Shuford, Cowles, Bennett, Wakefield, Exum, Dunlap, Ardrey, Adams, Long, Mur-At 12 o'clock the house proceeded chison, Lovill, Galloway, Dixon, to the election of an enrolling clerk Pearsall, Stanford, Stewart, Bland, of the General Assembly. Mr. Wo-mack nominated Mr. J. M. Brown, Bellamy, Brim and Chappeil.

Insane Asylums: Messrs. Stanford, Tate, Grainger, Avcock, Shep herd, McNeill, McClelland, Caviness, Johnston, Robinson of Sampson; Pearsall, Robereson, Williamson, Crouse, Whittington, Grant, Pritchard, Whitted and Crowder.

Mr. Grudger introduced a bill Privileges and Elections: Messrs. borne, Woodard, Crouse, Allen, Clif-

Green, of Durham; Alston, Robin-Mr. Connor-Repealing section son, of Sampson; Hatch and Whitted. Cowell, Winborne, Riggs and Pin-

A bill was introduced in relation nix. juries may in writing recommend to of Buncombe; Worthingtion, Glenn, the mercy of the court, in which Adams, Murchison, Beaman, Craw-

event the sentence shall be changed ford and Hussy. from death to imprisonment in the On motion of Mr. Green, of Durpenitentiary for life. It also changes ham, the resolution requesting our the number of pretemptory challen - | Senators and Representatives in Con ges in such felonies from 23 to 12. It gress to use their influence for the also provides that because a person repeal of the internal act was passed has served upon a jury within two and ordered to be sent to the senyears preceding the capital felony he ate.

To the Bar of the State. The undersigned have been designated a committee, by the Bar of the Ci v of Raleigh, to communicate with their brethren in the State, and was referred to the committe on sal- vention, in the City of Raleigh, on the 28th of January, 1885, at 12

Mr. Sherrill-Bill authorizing the o'clock m. The resolution of the Bar, by which the committee was appointed indicated generally the purpose of the convention, leaving the details to be considered after formal organization.

Of the imperfection of the judicial sy-tem of the State, every lawyer is cognizant, and almost every layman; but the particulars wherein the defects consist have not been to a full extent articulated, and hence no rational change of methods has been Our purpose in coming together is

mation and experience and suggestions of change, and to formulate a defiaite conclusion. Without some concert of action, no effective result can be attained; and without interassociation among our-

to make common stock of our infor-

seives, no concert of action can be The detail of organization we do not venture to suggest, but simply urge upon our brethren that as many of them attend as can, especially having in view representation of

each judicial district. It is exceedingly important also that the more experienced of our profession be present, that the State may have the benefit of their prudence and council. Signed in the City of Raleigh Janu-

ary 8, 1885. J. B. BATCHELOR, T. M. ARGO, D. G. FOWLE, T. C. FULLER, R. H. BATTLE, Committee.

EAST To SEE TROUGH.—How at a watch-no matter how costly-be expected to when the mainspring won't work? How can anyone be well when his stomach, liver or kidrill, Simmons, Williams, Parker, nev's are out of order? Of course you say. "He cannot." Yet thuasands of people drag along miserably in that condition; not sick abed, but not able to work with comfort and energy. How foolish, when a bottle or two of Parker's Tonic would set them all right. Try it, and get back. your health and spirit. fl6 4w.

OFFICE IN YOUNT & SHRUM BUILDING

OFFICE AT YOUNT'S HOTEL. 141 21 2818 to 1 T. H. COBB

SAIPP AND COBB, ATTORNEYS AT LAW.

Oct, 27,-1yr. M. L. McCorkle,

J. E. THORNTON

NEWTON, N. C.

-CATAWBA, N. C.-Mukes diseases peculiar to women a specialty.

Newton, N. C TO THE PUBLIC: I have associated Dr. J. M. McCorkle

Henke & Corpening's

Will be found the best stock and nestest vehicles in town. Persons can be accommodated by us with anything in the livery line, and prices are guaranteed to give satisfac-

WANTED IMMEDIATELY, YOUNG MEN TO LEARN TELEGRPHY

This is a petition for the sale of land and it appearing from the return of the Sheriff the defendants are non-residents of than \$175,000 per year, or 350,000 greater or less degree, depends every In State, it is ordered that publication be for the two years. A tax of ten cents other interest. Educate the children pine, commanding the said defendants, the Ports of Martin Ingle, to appear at the

OMMENDATIONS.

which Contains the Gist of the RALEICH CHRONICLE. STATE OF NORTH CAROLINA,

Executive Department, RALEIGH, January 7, 1885.

vou assemb'e. most satisfactory condition. Nothing I can say can more clearly set forth this fact than does the report of the State Treasurer. It must be a source of gratification to this faith

tendent of Public Instruction; and be able to pay their debts without inreports of the institutions, viz.: The creasing taxation in the aggregate. Boards of Directors of the three Insane Asylums, of the Penitentiary,

tural Department Interest paid on Renewed

should also be deduct-The general statement \$785,641.78 also embraces some expenses incurred in the encampment of the State Guard during the State Exposition, and which were paid for out of a special fund arising

tion of the General Government amounting

ordinary expenses of

ernment for the fiscal year ending November 30th, 1885, and November is but natural that as the State in- compensation for it. inspressed brands, enabling us to compete should be provided for. To meet I am the only occupant of this ofthis the Treasurer had cash on hand, fice that has been affected by the de-CONTRACTORY NEAR THE DEPOT 32 on November 30th, 1884, \$926,086, crease made in the salary by the act 98. The receipts from sources other of 1879, and I hope I will continue than taxes on property, amounted in to be the only one. I know so well the aggregate the last year to \$176,- how inadequate the salary is, that I CHAWDA COUNTY. 933.95. There is some increase in hope no one else will ever have to be the receipts from this source because subjected to its inconvenience. it is a tax upon the business of the State, and that is steadily increasing. So it is safe to calcu ate that receipts

with safety, and still permit the rate of taxation to be kept very low-ten cents on the hundred dollars' worth of property for the year 1885, and

I cordially concur in the wise recommendation of the Treasurer that only a tax of ten cents on the hundred dollars' worth of property be levied and collected for the year 1885,

Under the constitution the power bill a general provision that the Jus-

Believing the time has come when the State can afford to do justice to her public servants, I recommend a 3,726 53 revision of the salaries paid to the from time to time to take them up; equate, but it is unequal. It seems people, now and forever. to me the salaries ought to be graded as follows: * * I respectfully Treasurer, the Superintendent of

of the State State government proper, ber of Judges of the State is so im- years filled the highest office within M. Brown, of Montgonery. No othbecause the funds from which those peratively demanded, that I do not their gift in all things I have tried to er nomination being made, the Sen making it unlawful for any person to Williams, of Granville, Waring. Win-

DOUSE OF REPRESENTATIVES. Superior Court Judges was reduced The members and officers of the fun with the bill introduced yesterten years ago from twelve to nine. board of agriculture have shown me day by Mr. Pou, of Johnston, to re-During that ten years there has been the road to a successful administra- duce the tax on Marriage license. So a wonderful increase in the popula- tion of the new and complex duties as soon as it was in order, Mr. Glenn, State. North Carolina is a very dif- No Governor has ever been sur- ment to the effect that any sturdy of the Governor in his message. This to invite their attendance in the conferent State from what it was ten rounded by more faithful friends or citizen of the commonwealth who

then, twelve would be insufficient one and all, I am under obligations, more than 45 years be allowed to do now; and I recommend you make the and to them I return my thanks. so free of charge. Declared out of sale of Newton female academy, Ca-And now, as I bid farewell to this order. Mr. Worthington, of Martin, tawba county. great office, and lay down its high offered and amendment that every honors and its grave responsibilities, man who has paid \$3 have a rebate the better keeping in repair of the I pray that the Divine Guidance may of \$1. The bill was placed on the direct those who may be called upon calendar, and lost. It was then remay rest upon the State and all her of Mr. Murchison, of Cumberland,that marriage should be encouraged,

> act, chapter 50, of the Road, Law Mr. Lovill, an act to prohibit the Swain. Mr. Lockey, to repeal section, 18, Gatling, Todd, Graham, Horne Par chapter 363, laws of I883, entitled an ker, Holeman and Taylor. act to amend, and act to provide for

Mr. B and, to repeal clause prohibiting sale of spirituous liquors in

Mr. Jones, of Alexander-To au