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North-Carolina Legislature.

SENATE.

The Senate was called to order at 10 o'clock A. M. The Journal of yesterday, was read and approved.

Mr. Wiggins, from the committee on Finance, to whom was referred a resolution on the subject of taxes, asked to be discharged from its further consideration; also a bill to provide for the collection of taxes for 1865, in counties where no sheriff or other officer was qualified under the revenue ordinance of the Convention, recommended its passage.

Mr. Howard, from the Judiciary Committee, to whom was referred the bill to incorporate the Carolina Joint Stock Insurance & Trust Company, reported back the same, recommending its passage.

A bill to amend an act entitled an act for the better regulation of the town of Greenville, proposed to amend, with a recommendation that it do pass; bill for the relief of Landlords, recommended that it do pass; bill concerning indictments in the Courts of Oyer and Terminer, recommending its passage; bill to give original jurisdiction to the Supreme Court in certain cases, with a recommendation favorable to its passage.

Mr. Carter, from the Committee on the Judiciary, to whom was referred the resolution to change the rules of evidence in this State, asked to be discharged from its further consideration, as printed copies of such a bill are now laying on the desks of the members, having been introduced in the House of Commons.

Mr. Gash from the joint select committee of conference, to whom was referred the resolution in reference to furnishing a copy of the Revised Code and other acts to the Clerks of Courts in their counties where they have not been furnished or have been destroyed, reported back the same, with a substitute thereon, and asked that it be adopted.

Mr. Gash introduced a resolution to print the acts of the secret session of 1864 and '65, which, on motion of Mr. Ferree, was referred to the Judiciary Committee.

The bill to regulate the terms of the Supreme Court and for other purposes, came up, was amended and passed its third reading.

On motion of Bynum, the vote by which the High Shoal Rail Road bill passed on yesterday, was reconsidered, and the amendment offered by Mr. Harris, of Rutherford, designating a proper gauge, was stricken out, and the bill passed its final reading.

Mr. Cowles, from the joint select committee, to whom was referred the duty of removing the books and papers of the late Adjutant General's office to the room formerly occupied by the State Geologist, reported they had discharged their duties so far as removing those that remain, but numbers of important papers have been lost, and that they cannot suggest any method by which they can be replaced, and ask to be discharged from its further consideration.

The bill, to prevent the carrying of pistols in this State without a license, came up on its third reading and was rejected.

A message from the House transmitting additional names for Justices of the Peace for Anson county. Concurred in. Mr. Jones of Columbus, introduced a resolution proposing to raise a special committee of conference to inquire into the discrepancy of the resolution referring to artificial limbs. It appears that from the foregoing resolution none can be furnished except to volunteers. Adopted.

The bill authorizing the Wardens of the poor to seize and sell the property of those paupers who are admitted into the poor-house, passed its third reading.

The bill to authorize certain Cherokee Indians to remain permanently in this State, passed its third reading.

The hour of twelve having arrived and the bill in favor of the Old Dominion Trading Company being the special order for that hour, its consideration was resumed. Mr. Speaker was of opinion that it was a private bill, but desired to hear the view of the Senate upon the subject. Messrs. Wilson, Carter and Bynum thought differently. The vote was taken and the Speaker's ruling was sustained. (The said bill was a private matter and required notice.)

Message from the House was received concurring in the amendment to incorporate the Macon Turnpike Company, also a bill to incorporate the High Shoal Rail Road Company, also a communication from the Governor, announcing the death of L. Q. Sharpe, Esq., Solicitor of the 6th Judicial Circuit.

Mr. McKoy introduced a resolution requesting the additional printing of 500 copies of the report of the Committee on the Freedmen's Code, which on his motion was laid on the table.

Message from the House proposing to go forthwith into the election of a Solicitor for the 6th Judicial Circuit. Not agreed to.

On motion of Mr. Harris, of Rutherford, Senate adjourned till to-morrow 10 o'clock.

HOUSE OF COMMONS.

WEDNESDAY, Feb. 12, 1866.

The House was called to order at 10 o'clock, A. M. Prayer by Rev. Dr. Mason. The Journal of Saturday was read and approved.

Mr. Blythe introduced a resolution instructing an inquiry by the Judiciary Committee as to whether the Attachment of 1861 is still in force, and if not, what further legislation is necessary for the protection of creditors. Adopted.

UNFINISHED BUSINESS.

The House resumed the unfinished business of yesterday, viz: the bill regulating salaries and fees.

The question recurring on the amendment pending at the time of adjournment, proposed by Mr. Smith, of Hertford, to allow the Attorney General and solicitors half the usual tax fees, in cases of acquittal. This amendment after discussion was rejected.

Mr. Hoke offered the following amendment which was adopted as an additional section. "Be it further enacted, that this act shall be in force from its passage, and the legal effect and operation shall be controlled by the 35th section."

The bill was amended, on motion Mr. Smith of Hertford, by inserting a provision fixing the salary of State Librarian at \$500 per annum.

On motion of Mr. McNair, the House reconsidered the amendment adopted on his motion on yesterday, striking out "\$1500" as the salary of the Chief Clerk of the Treasurer, and inserting "\$1000."

The question recurring on the motion to strike out—leaving the salary as first reported \$1,500. Not carried.

Mr. Horton moved a reconsideration of the vote by which \$1,000 had been stricken from the bill and \$500 inserted as the salary of the Governor's Private Secretary. Not agreed to.

The bill as amended passed second reading. The rules were suspended and the bill was put on its third reading.

Mr. McAden moved to amend the bill by restoring the provisions stricken out on yesterday, allowing the Governor a messenger with a salary of \$500. Rejected. The bill then passed its third reading, and was ordered to be engrossed.

A message was received from His Excellency, the Governor, announcing the death of L. Q. Sharpe, Esq., Solicitor of the 6th Judicial Circuit. Transmitted to the Senate.

The following engrossed bill had its first reading and was referred, viz: a bill to extend the time allowed to widows to enter their dissent to the last wills and testament of their husband.

SPECIAL ORDER.

The House proceeded to consider the special order, viz: a bill to authorize the reference of disputes, by consent of parties, to arbitrators.

Mr. Caldwell urged the passage of the bill.

Mr. Blythe moved to amend the bill by striking out of the first section of the bill, all after the words it shall be the duty of, and insert as follows: The Courts of the Pleas and Quarter Sessions (a majority of the magistrates being present), to appoint three discreet persons for each county in this State, who shall constitute a court to consider and determine all matters of controversy which shall arise from the depreciation of Confederate currency, and shall have full power to try all causes, which may arise from contracts, or debts made during the war, and award to the parties the just and equitable amount in current funds.

Mr. Marler opposed the bill in toto. He regards it as utterly useless.

Mr. McDonald hoped that the bill, should it pass, would be first amended by providing that the awards of the court of arbitration should be settled in State or Confederate Treasury Notes.

Mr. Cameron thought the bill should be entitled "a bill to encourage litigation." He moved that the amendment lie on the table, but subsequently withdrew the motion at the request of Mr. Caldwell.

Mr. Caldwell thought the amendment was calculated to embarrass the bill and suggested the propriety of its withdrawal. The general from Henderson (Mr. Blythe) could introduce it as an independent proposition.

Messrs. Dalby and Holderby were in favor of the pending bill in the absence of a better one. Mr. Holderby said that it had been remarked of the celebrated John Randolph, of Roanoke, that he was "a giant in tearing down, but a pigmy in building up." That the bill before us was intended to lessen, and he believed in its operations its effect would be to lessen litigation; therefore, if gentlemen could not or would not give us something bet-

ter, he was in favor of its adoption, and hoped that the House would sustain it. The amendment was withdrawn and the bill passed its second reading—yeas 63, nays 30.

On motion of Mr. McAden, a message was sent to the Senate proposing that the two Houses proceed forthwith to an election for solicitor of the 6th Judicial Circuit, to fill the vacancy occasioned by the death of L. Q. Sharpe, Esq.

Mr. McAden nominated Gen. A. J. Dargan. Mr. James nominated D. M. Furches. Mr. Rosebro nominated W. P. Caldwell.

The Senate by message refused to concur in the proposition. Mr. Harper (by leave) introduced a bill to amend the charter of the town of Lenoir in Caldwell county.

Leave of absence was granted Mr. Rayner, for an indefinite period, important business demanding his attention for a few days.

The House then adjourned until 10 o'clock, A. M., to-morrow.

SENATE.

SATURDAY, Feb. 17th.

The Senate was called to order at 10 o'clock A. M.

Mr. Arrel dell, from committee on Corporations, reported back the following bills: A bill to amend an act entitled an act to incorporate the town of Graham; bill to consolidate and amend the several acts heretofore passed for the better regulation for the town of Jacksonville in Onslow county; bill to repeal the 17th section of an act passed by the General Assembly at its session in the year 1825 entitled an act for the better regulation of the town of Beaufort; a bill to incorporate the Carolina Emigration Company; bill to authorize the formation of the English and American Wool and Vine Growing Manufacturing, Mining and Agricultural Association in the United States of America, with amendments, and a bill to establish a board of Commissioners of Navigation, recommending their passage.

Mr. Morehead from the committee on the Judiciary to whom was referred the resolution to authorize the printing of the acts of the secret session of 1864-'65, reported back the same recommending its passage.

Mr. Jones, of Columbus, from a joint select committee to whom was referred a resolution in relation to furnishing artificial limbs to our soldiers at the expense of the State, reported that from all the information the committee could obtain, the artificial arm was considered more ornamental than useful, and recommended that all who desire the arm should be furnished at cost, but the leg to all at the expense of the State. The resolution passed under a suspension of the rules.

Messrs. McLean of Cumberland and Harris of Rutherford offered additional names of Justices of the Peace for Cumberland and Rutherford counties.

A message was received from the House transmitting additional names of Justices of the Peace, for Alexander, Gates, Chowan and Cleveland counties, concurred in.

Mr. Carter introduced a resolution authorizing the Public Treasurer of the State, to pay over to Mr. E. Sanders, Executor of the late L. N. Sanders, Senator from Onslow county, the per diem and mileage due the said L. N. Sanders. On motion the rules were suspended, and passed.

A message from the House transmitting a resolution in favor of Mrs. S. Hanrahan, widow of the late W. S. Hanrahan, authorizing the Public Treasurer to pay the per diem and mileage due the said W. S. Hanrahan, late Senator from Pitt, which passed under a suspension of the rules.

Mr. Coward, introduced a bill to appoint a tax collector for the county of Lenoir. On his motion passed under the suspension of the rules.

The bill to amend an act entitled an act for the better regulation of the town of Greenville came up and passed under the suspension of the rules.

Resolution in favor of Jacob Siler came up on its third reading and passed. Bill to incorporate the trustees of the Richland Female Academy passed under the suspension of the rules.

On motion of Mr. Gash the resolution authorizing the acts of the secret session of the General Assembly for '64-'65 to be printed was taken up and on motion of Mr. Arrel dell was so amended as to include the secret sessions of '62-'63. Quite an animated but brief discussion ensued, the yeas and nays were called, and the question passed by a vote of yeas 28, nays 11.

Leave of absence was granted to Mr. Pitchford of Warren till Wednesday next.

A message from the House was received, non-concurring in the appointment of Lewis Gardner as a Justice of the Peace for Cleveland county; also submitting an additional name for Justice of the Peace for Lincoln county, which was concurred in.

On motion of Mr. Cowles, the Senate adjourned until Monday morning at 10 o'clock.

HOUSE OF COMMONS.

SATURDAY, Feb. 17.

The House was called to order at ten o'clock, A. M. The Journal of yesterday was read and approved.

Leave of absence was granted Messrs. Chadwick, Holderby, Foster, Coates, Potter and Houston.

BILLS INTRODUCED.

Mr. Waugh introduced a bill to repeal so much of the revised code, chap. 68, sec. 2, entitled "marriage," as requires the clerks to take a bond. Referred to the Judiciary.

Mr. Stillely, a bill for relief of President and Directors of the Washington Toll Bridge Company. Passed its several readings under a suspension of the rules.

Mr. York, a resolution that the two Houses adjourn sine die on the 5th of March next. Laid on the table on the motion of Mr. Gidney.

ON CALENDAR.

A bill to repeal that provision of the "Stay Law," which requires Executors to give security. Passed the second reading.

Mr. Hutchison entered a motion to reconsider the vote which the House rejected on yesterday, the bill to authorize the banks of the State to subscribe for stock in the National banks.

After some discussion in which Messrs. Smith, of Hertford, Cowan, Blackner, Luke and Hutchison advocated a reconsideration, and Messrs. Thompson, Caldwell and Waugh opposed, Mr. Waugh moved to lay on the table the motion to reconsider. The yeas and nays were called, and the House refused to lay on the table by the following vote: yeas 34, nays 48.

On motion of Mr. Thompson, the motion to reconsider was made the special order for 12 o'clock, M., on Wednesday next.

Messages were received from the Senate announcing the refusal of that body to recede from amendments to the bill further extending the statute of limitations, and the bill regulating the terms of the Supreme Court. The House assented to the Senate's action, as to the first of these and asked a committee of conference as to the latter.

The Senate, by message, assented to the proposition to raise a committee of conference.

Sundry engrossed resolutions in relation to the collection of taxes in Beaufort county, and a bill to authorize the Clerk of the County Court of Chowan, to administer the oath of office to the Sheriffs elect, passed their several readings under a suspension of the rules.

A bill to incorporate Mystic Tie Lodge, A. Y. M., in the town of Marion, McDowell county, and engrossed resolution in favor of Edward Sanders, Executor of Isaac N. Sanders, deceased, late Senator from Onslow county, also passed their several readings.

The following bills on calendar passed their 2nd and 3rd reading, viz: A bill to incorporate Transylvania Seminary—bill to amend the charter of the town of Lenoir—bill to re-enact the 4th sect. 102d chap. of Revised Code—resolution concerning Cherokee Indians—bill to authorize certain Cherokee Indians to remain permanently in North Carolina—bill to authorize wardens of the poor, in case any indigent person becomes chargeable to a county possessed of any estate, which is sufficient for the support of such indigent person, to institute proceedings to subject the same to the indemnity of the County, whose duty it is made by law, to provide for the maintenance of the poor thereof—bill to punish seditious language, insurrections and rebellions in the State—a bill to authorize the court of pleas and quarter sessions of Cumberland county to appoint Inspectors of naval stores, and a bill to authorize the county courts to empower administrators, guardians and executors to sell for cash.

MONDAY, FE 19.—In the senate, Mr. Keener presented a memorial from the citizens of Cherokee county, praying the establishment of a new county by the name of Jefferson.

Resolutions authorizing the institution of legal proceedings against the Cape Fear and Deep River navigation company, passed their final reading.

The bill regulating salaries and fees was so amended as to allow the Public Treasurer, \$2,500 Governor's Private Secretary 1,000 and the fees of office. 500

Messenger, 500 Thus amended the bill passed its second reading.

The bill to incorporate the inhabitants of the town of Wilmington passed its several readings.

In the house Mr. Blackmer from the from the judiciary committee reported a general bill for the relief of sheriffs and tax collectors.

A bill to extend the time allowed widows to enter dissent to their husbands' wills, passed second and third readings.

Mr. Jenkins of Granville from the committee on education reported a bill for the benefit of public schools.

A bill to punish persons pursuing and injuring horses or other live stock with intent to steal them; a bill to prevent willful trespasses on land or stealing anything therefrom; a bill to punish vagrancy; a bill to prevent enticing servants from fulfilling their contracts, or harboring them; a bill to secure to agricultural laborers their pay in kind; a bill more effectually to secure the maintenance of bastard children, the payment of fines and costs on conviction in criminal cases.

A bill to repeal so much of the stay law as requires the Executors to give security and a bill to authorize the establishment of work house or houses of correction in the several counties of the State severally passed their third reading.

A bill to legalize the transfer of Registered Bonds of this State to bearer, also passed its third reading.

An engrossed resolution from the Senate to authorize the publication of acts of Assembly, passed in secret session during the years 1852-'62-'65, passed its second reading after protracted discussions yeas 48, nays 36.

CONGRESSIONAL.

Washington, Feb. 15.

Senate.

Mr. Wade presented a joint resolution of the Ohio Legislature against the assumption by the General Government of the war debt of any of the States. Referred to the Committee on Reconstruction.

Mr. Sumner presented the protest of the colored delegation that recently waited on the President against the passage of the pending constitutional amendment.

Mr. Stewart wished to call up the bill for the admission of Colorado, but Mr. Sumner objected, because it would lead to discussion. The constitutional amendment was then taken up, and Mr. Williams, of Oregon, made a lengthy radical speech.

The bill to prevent the kidnapping of negroes in the Southern States was passed.

House.

The House required the consideration of the bill relative to the sale of postage stamps and stamped envelopes on credit. Mr. Alley said that the bill was designed to accommodate the masses of the South who do not possess post office facilities owing to the fact that persons in sufficient number could not be found to take the oath.

The House went into Committee of the Whole on the appropriation bill.

Latest News.

FROM THE SOUTH AND MEXICO.

Washington, Feb. 18.

The New Orleans steamer Blue Wing collided with the gunboat Cowlip, at Rego, the former sinking. No lives lost.

Governor Patton, of Alabama, has issued a proclamation granting amnesty and pardons to all persons liable to be indicted or prosecuted for offenses against the laws of the State—the crimes of rape and murder excepted—between the commencement of hostilities and the restoration of the civil government.

The Times' Brownsville letter reports a fight between Carnales and Cortinas, in which the latter was worsted. Murder and robbery prevailing to a great extent on the Rio Grande side, and much terror exists. All persons now cross from Matamoros to Brownsville without passes. French troops have left Monterey on account of jealousy of Mexican troops. Manuel Rize, Juarez minister, has gone over to Maximilian. He denounces Juarez as an usurper. A party at Monterey has made a proposition to Maximilian to build railroads over the Isthmus of Tehantepec.

The Richmond Examiner.—Gen. Lee.

Washington, Feb. 18.

The order suppressing the Richmond Examiner has been revoked. Gen. Lee is still here.

New York, Feb. 17.

The steamer City of London arrived at Liverpool today bringing dates to the 1st inst.

Cotton dull and declining—sales two days 18,000 bales. Five-twentyies \$6 to 6 1/2.

There is almost a panic in the London money market. The Fenian commission is progressing in its investigation. It is rumored that Parliament will be requested to suspend habeas corpus and give the government power to deal with foreign conspirators. It is officially announced from Vienna, that negotiations for the formation of a new corps of Austrian volunteers for Mexico, will shortly be concluded.

The steam-ram detained in the Thames, built for the Peruvian government, has been allowed to depart. The Ram built by the Lairds for Peru, which recently left Liverpool, was at Brest, where, it is announced, she will be detained until the Spanish and Peruvian difficulties are settled.

Excitement in Tennessee.

Washington, Feb. 17.

A dispatch from Cincinnati, states that great excitement prevailed in the Tennessee Legislature yesterday, during the discussion of the franchise bill. Hard words passed between the Speaker and one member; the former threw the mallet at the head of the latter.

Gen. Lee in Washington.

Washington, Feb. 17.

Gen. Lee was examined for several hours before the reconstruction Committee to-day.

Arrival of the Steamship Bremen.

New York, Feb. 15.

The steamship Bremen, from Liverpool 31st ult., has arrived.

The Sunday Gazette says that the first reading of the Reform bill will not be moved before Easter—more probably not before the re-assembling of the House after the holidays.

The Government has issued another proclamation offering two thousand three hundred pounds sterling for the capture of Stephens. An additional seizure of fifty rifles and bayonets was made at Donkath.

Intelligence that Mr. Chandler's motion, in the United States Senate, in reference to the Alabama claims and the recall of the American Ministers was negatived had no effect on 'Change.

Several vessels bearing Chilean colors appeared off Valparaiso pursuing Spanish shipping. It is supposed they are pirates under cover of the Chilean flag.

Later from Mexico.

New Orleans, Feb. 15.

Advices from the city of Mexico to 27th state that the Imperialists had gained a great success in the surrender to them of Sanpaula by the Liberals. The city acknowledged the Empire.

From Maratzen and Sinabo the news is unfavorable to the Imperialists. Cortenas holds all the mountain passes, and the Imperialists are too weak to expel him.

In Michigan the Liberals were defeated and driven out.

Mr. Botts before the Committee. Washington, Feb. 15. John M. Botts was before the Reconstruction Committee to-day.

GENERAL NEWS.

The Virginia Legislature is asked to charter a company to build a Railroad from Lynchburg to Danville, Va., and thus make a more direct line between Columbia, S. C., and Baltimore via Charlotte, Greensboro, Danville, Lynchburg, &c. It is said that such a line would be shorter by 100 or 150 miles than any other. The charter for the proposed company has passed one branch of the Legislature, but Gov. Pierpont has sent in a special message protesting against it on the grounds that it would run all the Railroads and canals in which the State is a Stockholder to the amount of \$26,000,000. He says it is a scheme got up by the Baltimore & Ohio Road. What the Legislature will do remains to be seen.

Loyalty in Kentucky.—The Louisville Democrat of the 10th says: A Deputy United States Marshal arrived here on Thursday night from Hopkinsville, having in his charge Col. John D. Morris, who had been arrested on the charge of treason. He was released yesterday upon parole. Col. Morris was a Treasurer of the State Under the Provisional Government, but we learn that he was not much troubled with handling money. He was brought from Hopkinsville. Louis Garf, and two Misses Bells, arrested in the southern portion of the State on the charge of treason, were to have arrived last night. Col. Jack Allen, well known as the Nicaragua adventurer was also arrested yesterday, upon the charge of treason.—He was released upon giving bond for his appearance at the next term of the United States Court.

The Petersburg Iron Works.—We were much pleased a few days since, during a stroll through this extensive establishment to notice the amount of work being done, and the nicety and promptness of its execution. Renewing operations at the end of the war under many difficulties, not the least of which was that want of capital so general then, the efficient managers of this company's business have succeeded in refitting their building, repairing and improving their machinery—which is costly and complete, and engaging workmen whose skillful handwork produces specimens of casting and moulding which will compare favorably with the manufactures of any foundry in the country. Mr. T. A. Jackson is the superintendent of the establishment.—Index.

Texas.—Gen. Weitzel issued an order directing every commanding officer to arrest all armed persons lurking in the district of the Rio Grande.

A fire at Jefferson, Texas, destroyed two blocks of buildings. Loss \$50,000.

Large invoices of goods imported from England via Savannah, have arrived at Galveston and gone into the interior.

Several German vessels are soon expected at Galveston with Emigrants.

The Houston Telegraph says the freedmen are willing to make new contracts.

The railroad between Lavaca and Victoria is completed and running.

Another War Department order, it is expected, will soon be issued, mustering out most of the volunteer general officers now in service.

Basil Duke, who was with John Morgan the famous rebel raider, is a produce dealer in Cincinnati.

General McDowell has dispatched troops from San Francisco to commence active operations against the Apaches, and will take the field in person.

Bridge at Weldon.—The bridge at Weldon belonging to the Seaboard Railroad is rapidly approaching completion, and will be ready before within the next month. Passengers now going North who desire to take that line are comfortably conveyed across the river (as at Gaston) in barges where the train is in readiness to receive them. The cars run daily, leaving Weldon at 8 1/2 a. m., and arriving from Norfolk at 4 o'clock, p. m.

Sad Event.—We are pained to learn that Wright Cowan, Esq., of Chatham county, came to his death on Tuesday last, by falling or jumping into a well on his premises.

Mr. Cotton's mind was greatly unlied by the troubles brought on him by the war and the losses he sustained. He had always borne the character of a good citizen, and a kind neighbor. We sympathize with his family and friends in their grief on this sad event.—Standard.

Shooting Affair.—We learn that Mr. W. A. Carter, a highly respectable citizen of this county shot a negro on Saturday. The shooting is said to have been in self-defence. The negro is said not to be mortally wounded. An investigation is being held by Maj. Lawrence, and we have been promised a statement of its result. We will publish it as soon as it is received.—Fay News.

Altering the Gauge.—The work of altering the gauge of the Piedmont Railroad is, we learn, progressing very rapidly. The cars on the Danville road ran through to Ruffin's Depot, about 16 miles from Danville, on Sunday.—Dan. Register, 13th.

Cotton.—The sudden decline in cotton is something that cannot be reasonably accounted for by financiers and others. There may be something going on in the commercial world to justify, but we are at a loss to know what it can be. It certainly cannot be the prospect for a full crop this year; for that is by no means bright. If we had cotton now, and could afford to hold it, we would try the experiment of waiting for a higher price than is now offered; but we do not wish to be understood as advising those who are better qualified to judge than we.—Wil. Paper.

Government Sale.—The auction sale of government horses, mules, wagons, &c., was concluded yesterday at the government stables, the prices gained for the animals ranging better than they did in the previous day, nearly everything in fact reaching its full value.—The prices were as follows: Twenty eight horses brought from \$25 to \$151 each, one hundred mules from \$16 to \$93, and four and six mule teams of wagons, harness, mules, &c., from \$250 to \$25 each.

Mr. Whitford of Craven.—We regret to learn that this gentleman has been detained from his seat in the Senate by indisposition, and may not be able to be in his place for several days yet. Mr. W. is an active and useful member of that body, prompt and always up to the times. None are more attentive to the interests of his constituents and of the whole State.—Ral. Paper.

Reverly Tucker is in Paris. Mr. Daniel Webster is on a visit to Washington. To many a poor fellow the house of contention is his rib.