

VOL. XIII.

PROCEEDINGS OF

for Regulating the Sale

of Whiskey.

mber of the Fress-The New Election

Amend Raleigh's Charter.

aghton.

t hody.

SENATE.

TESDAY, FEBRUARY 9TH-40TH DAY.

The senate was called to order at 11

lock a.m. by Lieut, Governor R. A

Prayer was offered by Rev. Mr.

odes of Littleton Female College.

ad, and on motion of Mr. Paddison

rough Mr. Starbuck, reported sundry

ils properly enrolled and signed by

Speaker of the House of Represen

ives, which were duly ratified by the

nature of the President of the Sen-

sigh Mr. Black, reported as prop-

engrossed various Senate bills,

ch were transmitted to the House

SAGE FROM THE HOUSE OF REFRE

insmitting certain bills and resolu-

us asking concurrence of the Senate

greon, and they were referred to ap-

printe committees, or took their

tills and resolutions were intro-

ed, read by their title the first time

referred to appropriate commit-

or took their places on the calen-

urley, bill to amend the Constitu-

owd, bill to amend the Constitution

lation to members of the Genera

n of North Carolina; finance.

INTRODUCTION OF BILLS,

• on the calendar.

SENTATIVES.

COMMITTEE ON ENGROSSED BILLS.

ng.

fuced.

the indiciary.

smith.

orther reading was dispensed with.

COMMITTEE ON ENROLLED BILLS,

# THE CAUCASIAN.

## RALEIGH, N. C., THURSDAY, FEBRUARY 28, 1895.

the bill had been influenced by lobby- county officers to give bonds in secu- speech on the liquor bill in type the ue of property specified in the policy. UNCONDITIONAL rity companies; to repeal chapter 328, printer making a paragraph, made it It also provides that any company out ists against the bill. Mr. Candler denied any such inten- laws of 1893, in regard to killing fish appear that Mr. Hoover made the of the State, moving a suit from a State tion, and then demanded the previous with dynamite; to amend section 218 speech. Mr. Sigmon was quoting only to a Federal court shall forfeit its li-question. If the section 202 of the Code so as to one sentence from Mr. Hoover's re-

pened with.

on the calendar.

lowing bills had been

HOUSE.

ENGROSSED.

LEAVE OF ABSENCE.

NEW BILLS INTRODUCED.

hapter 29 of the Code; insurance.

amended in the Senate and lost sight

of. The bill was found on the calendar

THE TOBACCO WARE HOUSE BILL

came up on its third reading. This

bill fixes the maximum charges for

Mr. Winborne believed this bill was

in the interests of the farmers, and he

479, s49, 635, 156, 799, 622, 366, 489.

aws of 1891; corporations.

ignments; finance.

ranto; judiciary.

education.

turnpikes.

580; judiciary.

weighing tobacco.

the following vote:

Carolina.

THE LEGISLATURE. This action to apply the gag law serve summons on a man when he runs marks.-REPORTER. aused friends and opponents of the away and conceals himself; to empowthe bill to rush up and insist upon Mr. er trustees and mortgagees to act by at-The house met at 10 o'clock a. m. the Senate Wrestles With a Bill

Candler withdrawing his demand for torney and to validate certain sales; to Speaker in the chair. he previous question. Mr. Abell moved to adjourn, which John K. Hughes, sheriff of Orange, the previous question. Chatham.

county \$20 in settlement of taxes with was voted down. Mr. Dowd sent up an amendment as auditor. follows: "strike out section 18 and H. Resolution 139, instructing the substitute, 'This act shall be in force Attorney General to inquire into the in each county from and after its rati- authority by which the expenses of

"HAMAPHRODITE" PAPER fication by a majority of the qualified certain persons to the World's Fair at voters in said county voting at an Chicago were paid out of the public election authorized and held under the treasury, was amended by Mr. Lusk by he Newest Legislative Description of

same provisions as those contained in striking out "Attorney General" and section two of this act." inserting that the Speaker of this in Passes Its Second Reading- A Bill Mr. White, of Perquimans, mov- House appoint a special committee to ed to adjourn till eleven o'clock inquire and report at once on this subject. As amended, the resolution to-day, Lost.

passed its several readings and was Mr. Starbuck moved to lay the bill n the table. sent to the Senate for concurence. Mr. Candler demanded the ayes and Bill 141, to repeal laws of 1893, establishing a battalion of naval reserves. noes; call sustained, and upon a call

of the roll, the vote to table stood : To was referred to the committee on naable-Senators Abell, Bellamy, Brown, val Affairs. 200, The bill to make sheriffs and account of sickness and to Mr. Crews Carver, Cook, Dalby, Dula, Forbes, The journal of Monday was partially Fortune, Fowler, Herbert, McCaskey, other county officers ineligible for two till Tuesday.

Moody of Haywood, Paddison, Rice, terms in succession, was tabled. Sharp, Sigmon, Starbuck, Taylor, House resolution 961, to pay \$78,25 White of Alamance, White of Perexpenses of sub-committee sent to

Edgecombe county to investigate elecquimans. Total, 21. tion matters, and Senate bill, 317, to al-Not to table-Senators Adams. ammons, I Black, Candler, Farthlow clerk of the Superior court of Dur-Grant, Green, Hamrick, ham to appoint a guardian for infant Hoover, Hurley, Lindsay, Mercer, children of Mrs. Mary E. Lyon without requiring bond. Mitchell, Moody of Stanly, Norris, San-

ders, Snipes, Wall, Westmoreland, White of Alexander-21. The Senate bills, 364 and 317, the latter to recharter the town of Warren-Mr. Mewborne stated that Mr. Long ton, were concurred in. The memorial of Mrs. P. D. Arringwho was out of the chamber had asked him to pair with him. Were Mr. Long ton, asking the appointment of a spe-

Representatives for concurrence by present he would vote aye, and he cial committee to investigate her wrongs, and the grounds of her comyould vote no. The President voted in the negative, plaints against certain attorneys, acnot as an expression of how he stood companied by a resolution of the Senon the bill, but that it might have fur- ate was received. The resolution to investigate was passed, and the Speakther discussion. The bill will come up today as uner appointed the following as a comfinished business. mittee: Messrs, Ray, Campbell, Lineback

Adjourned to 11 o'clock today. Phillips of Pitt and Keathley. HOUSE. House met at 10 a.m., Speaker Wal ser in the chair. Prayer by -MORNING HOUR. county officers ineligible for two terms

Petitions and memorials were intro-Darden (by request), a petition from

To amend the divorce law, section citizens of Belvidere township, Per-1285, subdivision of the Code, majority quimans county, to prevent the sale of liquor within two miles of any church and minority report-Friday at 12 would vote aye. motion of Mr. MuClammy made special order for next Wednesday at 12 o'clock.

Bill to amend chapter 448, laws of 1893 : passed second and third readings. 443, to make a horse, ox or mule come The Democratic Silver Men Capit-Prayer by Mr. Self, member from within the meaning of section 1799 of the Code, relating to advancements: The journal was partially read and passed second and third readings.

approved, and the farther reading dis-454, to repeal section 1260 ef the Code and provide a substitute; to validate The standing committees reported probates made by deputy clerks and on several bills, which were placed upothers: passed second and third readngs.

The Mississippi liquor law and vari-ous other local prohibition bills were 470, to relieve John I. Sigmore, a blind Confederate soldier of Bunreported on unfavorably by Mr. Ellis. comb county, by placing him on the Mr. Burnham reported that the folpension roll; passed second and third readings.

529, resolution in favor of reducing Senate, 649, 617, 364, 780, 675, 421, 516, salaries and fees of public officers: 634, 773, 418, 723, 568, 384, 455, 426, 365, passed over.

521, to make it a crime for persons in one State to commit an offense upon a person in another State; passed second was granted to Dr. Vick on account of sickness of his son, to Mr. Leinbach on and third readings.

Bill to amend section 2118 of the Code so as to reduce the allowance to a widow who is adjudged unfit to raise the children of her husband. Mr. Hen-1016, Gallop, to repeal chapter 487. 1018, Smith of Stanly, to regulate as-1019, Dixon, tor the relief of plain- ter. The bill passed after being exiffs in suits in the nature of quo warplained.

Bill in regard to allowance of wid-1021, Bean, to amend section 3063 of ows, passed its second and third readings.

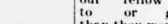
1024, Peace, to amend chapter 254, 541, to repeal chapter 14, laws of 1893, passed its second and third readings. A member asked that the bill be in-formally passed over. The same mem-note which alarms Republican leaders aws of 1889, in regard to an equal distribution of the public school fund: 1027, Monroe, to amend Code, section 1028, Young, to amend Laws of 1889, to relieve persons who pay road tax moved to make it special order for tofrom working on roads; railroads and merow night. Voted down.

The bill was then put upon its third Mr. McCall rose to a question of perreading and passed. sonal privilege, to make inquiry about The House then adjourned. a bill that had passed the House, been

### RESOLUTION OF CENSURE

Offered by Smith of Stanly--Smith of Gates Wonders as to the Whereabouts of the ed with the thousands of millions of plied, and then the commonwealth's at- Representative Skinner visited the pointed -- The Caucasian Waiting.

SENATE.



THURSDAY, FEBRUARY 21ST-40TH DAY. in the mean time half the world's

tion to establish bimetallism in this

another direction is not soon taken. If

there are \$4,000,000,000 of gold and \$4,-

000,000,000 or silver in existence, con-

ure of value and one-half of the quan-

tity is abandoned as a money

half appreciates in value and

destruction comes to the values of all

other property while all the debts of

to business and enterprises "To such

a fate the people are now exposed. The

restored or another step forward means

metal and measure of value the other

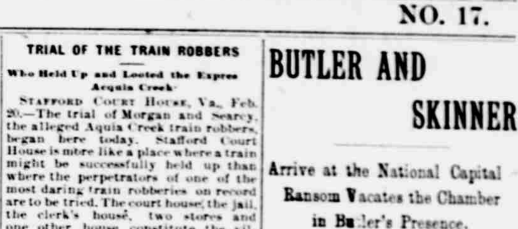
SURRENDER. STAFFORD COURT HOUSE, Va., Feb. 20.-The trial of Morgan and Searcy. the alleged Aquia Creek train robbers. began here today. Stafford Court House is more like a place where a train where the perpetrators of one of the most daring train robberies on record are to be tried. The court house, the jail the clerk's house, two stores and one other house constitute the village. It is four miles from the road, in the most thinly settled part of the county, and has a lonely, dreary aspect. To-day, however, it is thronged with country people and Senator Chandler Speaks-The People in others, Morgan and Searces were taken Not Lookin for a Grave Nor Needing : Distress. One Half of the World's by Sheriff Kennedy from the Freder-Money Destroyed. Property Values icksburg jail at an early hour this

Gone. The Republicans Committed to morning to the depot to wait the arrival of the train. With them were Superintendents Hinde and Estree of Pinkerton's agency and three guards. The whole party were armed with Winchester repeating shot guns, for

ed rescue. formance ended by an open confession his cot by Percy Crutchfield, the exfilibustered last night on the Mexican press messenger he robbed. The counthe children of her husband. Mr. Hen-derson sent forward an amendment provided that this act shall not apply to women who have been reformed at the Lindley training school [Laugh-that he might encounter Vance's tor 1. The bill passed after being axis and the being a postmaster and tor 1. The bill passed after being axis and the being a postmaster and that he might encounter Vance's and the Virginia law of competence of the vance being a postmaster and the Virginia law of competence of the vance being a postmaster and the vance of ghost. It is an unconditional surren-der on the part of silver Democrats. under the Virginia law not competent to serve as a juror; the other because Fear of an extra session of congress the indictment did not change the tors in sight, Senator Ransom was en-Fear of an extra session of congress is the alleged excuse, but it is a con-tradited, and that a man could not be gaged in conversation with Senator Kyle, but quickly left the chamber on pledges. The debate to-day on the tried for an offense other than for which discovery of Mr. Eutler's presence,

ber moved to postpone till Monday at 11 o'clock. Motion voted down. He attention of a full senate has been the ing that it was had by reason of du-len, Hill, Daniels, Call, Cafchief topic of discussion among them plicity and misjoinder of counts. This frey, Qilas and Gorman. He sal for to-day. Mr. Chandler, is an ultra New motion was most elaborately argued several minutes by Senator Sherman England Republican, but is not blinded to the unmistakable financial drift hour, at which time he suspended and senator Chandler had him engaged in in this country to the single gold stand- the court took a recess for dinner. a private cloak room talk on the living ard if as he says it has not already been accomplished. Whether the government should pay its debts in silver or quash the indictment, W. S. Thomas. Stevenson, Sergeant-at-arms Bright who is assisting the prosecution, re- and Secretary Cox. gold is insignificant, he said "compar-

Bill-A Committee of Investigation Ap- obligations which weigh with crush- torney, White, stated to the courts that House and was presented by Mr. Settle ing force upon the millions of our fellow countrymen, equal or greater in amount the indict charging canspiracy to roh, federate Relief" ball and tomorrow reshould be quashed. than they were a few years ago, while



"LIVE" EPITAPH OF 1894.

Tombstone - The Extension Blandly Smiles Over the Mexican Mission Mats ter-The Williams settle Case.

----

Has the Largest Circulation

EADING WEEKLY IN NORTH CAROLINA

·····

THE\_WEEKLY\_CAUCASIAN

and is the

Special to the Carcastan

WASHINGTON, D.C., Feb. 21, -Senatorelect Butler accompanied by Repres there have been rumors of an attempt- sentative-elect. Skinner, arrived this morning and are stopping at the "Raleigh."

This afternoon Mr. Butler presented

by Col. Shay for three quarters of an in entertaining conversation and later After recess, counsel for the defense question of the day-silver. He was resumed argument on the motion to graciously received by Vice President

he never hesitated to own up to a mis- to a number of prominent Republicans. take and he thought that last count in Tonight they will attend "The Conturn to Raleigh.

Speaker Crisp gives Representativ

ulate Abjectly to Grover and the Gold Bosses. AFRAID OF VANCE'S GHOST.

Bi-Metallism

pecial to The Caucasian.

WASHINGTON, Feb. 20,-At a single boy of the gold bug filibusterers the silver Democrats abjectly surrendered. It was all a bluff, and the assinine per-

embly holding office; judiciary. REPORTS FROM COMMITTEES. eports from regular standing comtees were subminitted by Senators expenses and legal fees incurred in iders, Wall, White of Alexander, rbuck, Sigmon, Marshall, Dalby

Idison, Hamrick, Abell, White of unance, Black, Grant, and Adams. Ir. White of Alexander gave notice minority reports upon two bills. LEAVE OF ABSENCE

inces. as granted to Mr. Parsons for the

THE CALENDAR

ing at the disposal of the presiding fleer, the following bills and resoluons were taken up and disposed of as LOW-

PASSED SECOND READING. Bill to change the time for holding ie terms of Durham superior court in he fifth judicial district; on objection o its third reading it took its place on

he third reading calendar. PASSED THIRD READING

and ordered to be enrolled for ratifica-

PASSED THEIR SEVERAL READINGS. id ordered to be transmitted to th use of Representatives for concur-

ence without engrossment, or ordered the commissioners of Craven county to arolled for ratification : Bill to permit the town of Durham collect arrears of taxes for the years 89-90-91 and '92, and ordered enrolled

or ratification. Bill for relief of A B. McGregor. ate treasurer of the town of Wades- towns, and townships. oro, Anson county, and ordered en-

Hed for ratification. Bill for relief of E. D. Grady, trustee the special tax fund in Anson coun-, passed its several readings and or

red enrolled for ratification. MADE SPECIAL ORDER.

to teach Latin; education. Bill to amend section 503 of the Code regard to allottment and waiver homestead, on its second reading, grievances. n motion of Mr. Foyler was made a pecial order for Thursday, February st at 12 o'clock noon.

ACTS RATIFIED.

The following acts having passed oth branches of the General Assembly | the amusement of the House. ad properly enrolled were ratified by

e president of the Senate : Resolution in relation to the Gental Assembly. An act to prohibit the manufacture

ad sale of liquor in certain localities. Resolution directing the State Treasrer to pay the expenses of the sub- bill, the warehouse bill, being disommittee which visited Castle Hayne cenitentiary farm in New Hanover terday should properly come up before a bill to incorporate Gray's School unty.

SPECIAL ORDER.

eing Senate bill 332. Bill to regulate e sale of intoxicating liquors, (known gentleman from Gates, if he was in charge of this bill. the Mississippi liquor law,) was ken up at 12 o'clock noon on its secmore time to consider a bill of such d reading, with a favorable report in the committee on propositions great importance, and moved to postnd grievances with amendments. Mr. Candler, in charge of the bill, put and lost. id he was glad the time had come ben the great question could be rought before the Senate of N. C. with favorable report. It has been said ere are more friends of this measure n the Senate than in the House and r that reason this bill had been inoduced in this branch of the General ssembly. He spoke of the effects of atemperance with its deadly work in Pitt spoke against the amendments, ur courts and their many criminal and in favor of the bill as it come graves filled with human bodies and of 32 to 70.

UNFINISHED BUSINESS hell with the many human souls all Mr. Lusk called the previous question result of this liquor traffic. He and the bill passed its second reading id the record must be made today. unamended by a strict party vote; the the sale of intoxicating liquors, was e you with the liquor sellers or on Populists and Republicans voting for taken up. side of the good Christian men and and the Democrats voting against it. Mr. Moody, of Haywood, amendment to strike out the first section of the On motion of Mr. Lusk the bill on omen of North Carolina. He then

school house in said township; ] clock. Resolution to codify the laws of sitions and grievances. North Carolina-Monday at 12 o'clock. Ewart, memorial from Robert O Resolution to abolish the office of Burton asking to be reimbursed for keeper of the Capitol, and provide for office of superintendent of public buildbehalf of the State. ings and grounds, comes up today. NEW BILLS The house adjourned till 10 o'clock were introduced as follows:

a. m. today. 969, McKenzie, to require riders of bicycles to dismount when meeting THE NEW ELECTION LAW vehicles; propositions and griev-

n succession.

TABLED.

Bill 200, to make sheriff's and other

SPECIAL ORDERS.

Bill 206, to amend the Code.

971, Gallop, to repeal section 2, chapis Passed by the House After a Stormy ter 506, public laws of 1893; judici-Debate. The Opposing Democrats Haye

575, White, of Bladen, to amend Time to Talk and Amend. And the Bill land. Smith of Robeson, Squires, Stikechapter 152 of the laws of 1893; rail-Knows Not That They Spoke roads and railroad commission. SENATE.

975. Young, to amend, revise and WEDNESDAY, FEBRUARY 20TH-38TH Woodard, Wooten, Yates,-63. onsolidate the charter of the city of DAY. Raleigh; counties, cities, towns and

The Senate was called to order at 11 Duffy, Etheridge, Gallop, Harrelson, townships. o'clock a. m. by Lieutenant-Governor | Higgins of Alleghany, Howard, Julian. 980, Currie, to regulate taxes on property insured against loss by fire; R. A. Doughton.

Prayer by Rev. Mr. Jones, of Greenso the committee on insurance. 981, Currie, to protect owners of boro, N. C.

The Journal of Tuesday was parheep and goats; to the committee or tially read and on motion of Mr. Star- of Gates, Smith of Stanly, Tomlinson, propositions and grievances. buck the further reading was dispens- | Walker, Young-29. 983, Williams of Craven, to direct the

State board of education to refund the ed with. consideration of certain grants; to the THE MORNING HOUR.

committee on education. Reports were submitted from stand-984, Williams of Craven, to authorize ng committees by Senators Abell, Hamrick, Forbes, Snipes, Sigmon, construct bridges across the Neuse and Fowler, Moody of Haywood, White of Trent rivers; to the committee on Alexander, Hurley, Grant, Long, counties, cities, towns, and townships Black, Adams. 985, Williams of Craven, to make it :

COMMITTEE ON ENGROSSED BILLS misdemeanor to cause false fire alarms through Mr. Black, reported sundry sent Republicans or Populists. to the committee on counties, cities

bills as properly engrossed and they 986, Stevens, to amend house bill 225, were ordered transmitted to the House | bill stood as follows : of Representatives for concurrence. enate bill 257; to the committee or

MESSAGE FROM THE HOUSE OF REPRE-987, Sanders, to regulate marriage li-SENTATIVES

cense; to the committee on finance. ransmitting sundry bills and resolutions passed by that body asking the Dixon, Drew, Elledge, Ellis, Ewart, 889, McLeod, by request, act requirconcurrence of the Senate, which were Flack, Fleming French, Gentry, Haring certain teachers in public schools referred to various committees.

993, Harrilson, to repeal chapter 565. BILLS AND RESOLUTIONS. public laws 1891; propositions and

were introduced and disposed of as Mr. Campbell, of Cherokee, arose to follows: By Senators a question of personal privilege on an Lindsay, bill to allow persons to proarticle in the Daily Press of this city

and wound up his remarks by naming diciary. Dalby, bill to amend chapter 513. the paper "a hamaphrodite," much to

aws of 1893, relating to the appropriation to the colored orphan asylum; NEW ELECTION LAW.

inance. House bill 709, the bill to revise Dula, bill to repeal chapter 41, law amend and consolidate the election 893; propositions and grievances. laws of North Carolina, came up as Fortune, bill to stay executions or udgments on debts, and to relieve the special order. Mr. Smith, of Gates. arose to a point of order that another ressure of hard times; judiciary. Also bill to amend section 3665 of the Code placed from its regular order on yesrelating to insurance; insurance. Also

this bill. The chair ruled against Mr. House, and McLean's Chapel in Gaston county; corporations. Starbuck, bill to equalize and reform Mr. Lusk desired to know of the taxation; finance; also, a bill to allow

each taxpayer who is not now exempt Mr. Smith thought we ought to have \$100 from taxation; judiciary.

THE CALENDAR

being at the disposal of the President. pone till tomorrow. The motion was the following business was disposed

Mr. Smith offered an amendment to Mr. Cook moved to take from the this and spoke to his amendment. On table House bill 471 and Senate bill demanding the ayes and noes, the 399. Bill to provide for registration of amendment was lost; ayes 32, noes 73. mortgages and deeds of trust. The Mr. Winborne offered four amendmotion prevailed, and the bill was put ments and spoke to them. His first on its third reading with an unfavorand second amendments were defeated. able report from the judiciary commit-He withdrew his third amendment. tee.

Messrs, Keathley, Lusk and Phillips of The question recurring upon the bill on its third reading, Mr. Dula demanded the ayes and noes. Demand ions on the docket; the jails and from the committee. Mr. Winborne's sustained and the bill failed to passpenitentiary with their criminals; of fourth amendment was lost by a vote ayes 12, noes 28.

being senate bill 332, bill to regulate

The bill passed its third reading by The senate was called to order at 11 o'clock a. m. by Lieut.-Gov. R. A. istence, and the prices of all property VOTE ON THE TOBACOO BILL Doughton.

Prayer was offered by Rev. Mr. Ayes-Messrs, Abbott, Bagwell, Ba-Ammons, senator from Madison county. ker, Bateman, Bean, Brown, Bryan, The journal of Wednesday was par-Cheek, Chilcutt, Cox, Crews, Croom, tially read, and on motion of Mr. Crumpler. Currie, Davis, Dixon, Elledge, Ellis, Ewart, Flack Fleming,

with. Gentry, Harris of Hyde, Henderson, REPORTS FROM COMMITTEE Higgins of Yancey, Hileman, Hopkins, Hunter, Keathley, Leary, Linney, were submitted by Senators Hamrick, Lusk, Mayes, McCauley, McLean, Mich- Sigmon, Herbert, Starbuck, Long,

ael, Mitchell, Morrow, Norman, Nor- Mitchell, Abell, Moody of Hayood; country. Gold monometallism is our Norris, White of Alexander, Adams destiny, if some affirmative action in ment, Peace, Phillips of Pitt, Reynolds, Self, Smith of Caswell, Smith of Cleve-Marshall.

THE COMMITTEE ON ENROLLED BILLS leather, Strickland, Sutton, Taylor. through Mr. Starbuck reported sundry situting together the world's meas-Turner of Mitchell, Turner of Polk. bills properly enrolled which were rat-Vickers, White, Whitener, Winborne. ified by the signature of the president of the senate, and the following acts Noes-Messrs. Crawford, Crumel. were ratified.

An act to protect travelers upon pubic roads from barbed wire fence. King, Lawrence, Lee, McCall, McCau-An act to restore six per cent. as the the world remain unreduced. This ley, McClammy, McKenzie, McKinney,

legal rate in the State of North Caro- brings insolvency to debtors and ruin Monroe, Nelson, Petree, Rascoe, Ray lina. Reinhardt, Robinson, Saunders, Smith An act to incorporate the Carolina

Mutual Insurance Company of Charadoption of the single gold standard lotte, N. C. Resolution to pay the funeral expen- that threatens the people with hope-

THN ELECTION LAW. ses of the late S. A. Williams, repre- less bankruptcy. Bimetalism must be 709, house bill, to revise, amend and sentative from Warren county. consolidate the election laws of North BILLS INTRODUCED.

the issue between gold monometalism The following bills and resolutions and silver monometalism. The bill as it was printed was then "It is useless to shut our eyes to the put upon its third reading and was were introduced, read the first time and disposed of as follows, by Sena- fact that the debtors are more numerpassed by a party vote, the Demoous than the creditors and that the crats as a body voting solidly against tors:

Westmoreland, bill to re-enact chapit except as they were paired with abter 327, laws of 1893; committee on cor- to go up out number those who want attorney and overruled by the The vote on the final passage of the porations.

sections 3137, 3138 and 3139 of the Code, the New Englander's logic. Obviously was empanelled. The witnesses for improbable that it may affect nearly Ayes-Messrs. Abbott, Aiken, Bagwell, Bateman, Bean, Brown, Bryan, relating to Pharmaceutical associa-Buchanan, Burnham, Campbell, Cheek tion; committee on public health. Cook, bill to repeal chapter 21 of the issue, but in action on the silver ques-Chilcutt, Cox, Crews, Croom, Crump-Code in relation to inferior courts; also tion and the consequent adoption of ler, Crumel, Currie, Dardeu, Davis, a bill to provide for the election of jus- the single gold standard inevitably tices of the peace; also a bill to amend leads to it. It is not hard to guess chapter 17, first volume of the Code, what the result will be, once the issue ris of Gaston, Harris of Hyde, Hender-

son, Hileman, Hopkins, Huffman, Hunand provide for local self-government; ter, Julian, Keathley Leary, Linney, all referred to committee on judiciary. Lusk, Mayes, McCauley, McLean, Mc-Paddison, bill to amend section 2117

Leod, Michael, Mitchell, Morrow, Norof the Code, concerning public roads; bate their wills before their death; ju- man, Forment, Peace, Petree, Phillips public roads. of Pitt, Pool, Reynolds, Self, Smith of Taylor, bill to amend the Constitu-

Caswell, Smith, of Cleveland, Smith of tion of North Carolina concerning Robeson, Squires, Stikeleather, Strickhomestead exemption ; judiciary. land, Sutton, Taylor, Turner of Mitch-Grant, bill to amend the Code in reell, Tuaner of Polk, Vickers, Walker, lation to search warrants; judiciary.

ic; judiciary.

White, Whitener, Williams, Wooten Long, bill to amend section 3, chap-Yates, Young-75. - laws 1893; judiciary. Also a bill to Noes-Messrs. Alexander of Meck errect a public ferry in Columbus

enburg, Alexander of Tyrrell, Baker, county; propositions and grievances. Crawford, Duffy, Etchridge, Grizzard. Harrelson, Harrington, Higgins of Alleghany, Higgins of Yancey ositions and grievances. House, Howard, Lawrence, Lee, Mc-Call, McClammy, Monroe, Nelson, North Carolina & Judiciary. Peebles, Ray, Reinhardt, Robinson

Saunders, Smith of Gates, Smith of Stanly, Stevens, Thomas, Tomlinson, Vick, Winborne, Woodard-31,

In above vote and the vote on the to bacco ware house bills. Mr. Ewart was paired with Mr Julian, Mr. Tomlinson with Mr. Drew

and Mr. McKenzie with Mr. Williams, of Craven. They are counted as they would have voted.

The House then concurred in Senate amendment to Senate bill 460, House bill 416, and on motion of Mr. Lusk, the

House took a recess till 7:30 p.m. Evening Session

The Speaker called the House to order at 7:30 p.m., and took the following bills from the calendar: Bill regulating the meaning of th word butter, and requiring oleomargerine and butterine to be labled as such, recommended favorably; referred to judiciary committee.

citizens who want prices of property Seymour White, Commonwealth White, of Alamance, bill to amend gallaries thundered their approval of pleaded not guilty, and then the jury Democratic leaders would avoid this ground for a continuance are :

is submitted to the American people. FOR BETTER CATTLE.

Enthusiastic Meeting of Breeders at New Berne--Dairymen's Association Organized.

[Special to the Caucasiau]

leading dairymen and breeders of pure and the Pinkerton force for the part electrical men the contractors in the bred cattle of the State, held at the they were taking in assisting the building trades have had no differences New Berne fair to-day, the following prosecution, saying that Pinkerton with their men, but will feel the effects officers were elected : to hands of chief lieutenant, who led Baron D'Allinges, of Biltmore, presi-Moody of Haywood, bill concerning dent; Col. J. S. Carr, of Durham, vice- the detective forces at the Homestead rection of mills and mill dams; proppresident; E. B. C. Hambley Rockwell, strike and took part in that massacre. secretary and treasury Dr. J. J. Mott, He made a forcible and eloquent plea terms of settlement to their men. The Long, bill to amend the jury law of for justice to his client and that he be Statesville, J. R. Holland, Charlotte, Prof. H. H. Williams, Chapel Hill, Chas. given the benefit of every doubt, Abell, bill to amend section 1262 of At 5 o'clock Mr. Gallagher, the en-

Hollack, New Berne, H. A. Whiting, the Code concerning the registration Wilmington, T. P. Parker. Goldsboro, directors. Actual steps were taken to promote

delegates appointed to the National where they came, he could not say; and Dairy Congress at Washington.

mittee and passed its several readings stock farm. Vigorous steps were taken to promote and encourage the gine on which they went off. Witness

was taken np and the following bills and resolutions were disposed of :

PASSED SECOND AND THIRD READINGS.

other benevolent associations enjoy.

Bill for the relief of Rev. Solomon Pool. This bill pays ten years' interest

The court then quashed the last ount and overruled the motion to Bower the assurance that he money has been stricken from the exquash the other counts to which the be recognized next week counsel for the defense excepted. from which debtors must derive the behalf of the Winston public build-Tonight a heavily armed guard oc- ing bill. District Attorney Glenn armeans to make their payments have cupies the cell each of the men occupy. rived, this morning in that interest. gone down one-half." "There can be and guards patrol the outside of the He called on Mr. Butler tonight. no prosperity under these conditions," he declared, with an emphasis that jail while lanterns hang all around it After his election, Mr. Glenn was Forbes further reading was dispensed shook the galleries with applause. But and light up the whole premises. presented with a tombstone as a cam

The Trial in Progress at Stafford Court paign souvenir, inscribed : "Sucred to the next climax waked up the Republican Senators. The Republican party, House. he said, is pledged by its national con-

the memory of Marion Butler." He STAFFORD, C. H. Va., Feb. 21.-Mor- felicitously presented it to Mr. Butler, gan and Searcey, the train robbers, saying: You don't look like a man in spent last night in their cells, and by need of a gravestone; but you've got the side of each man's cot sat a grim the best of the joke, and it is yours." ex-Confederate with a Winchester rifle It was agreed today to take up the across his lap, while outside in the Williams-Settle ase immediately after light of a lamp that swung from each the disposition of the pending approdoor of the jail walked some of Pinker- priation bill. ton's best men.

Senator Gray saw the President to-At 10 o'clock this morning Judge day and urged Senator Ransom's ap-Ashton opened court and rendered his pointment to the Mexican mission. He decision on the demurrer to the indict-declined to say what the President ment. He sustained the demurrer to the said, or whether he said anything or fourth count of the indictment and not. Senator Ransom's friends are overruled it as to other counts, to which confident. The Senator himself smiles ruling the defense excepted. The benignantly when addressed on the counsel for the defense moved to subject. The appointment, it is undersquash the indictment as it stood and stood, will be tendered Representative demurred to it also. Both motions Wilson, of West Virginia, and that has produced the impending calamity were overruled. Mr. Shay, the pris- Senator Ransom is a secondary considoner's counsel, then in an earnest eration. J. B. H.

speech moved for a continuance of the case on the ground that certain mate-A BIG STRIKE IN SIGHT. rial witnesses for the defense were ab-

ished and Col. Shay stated that none

sent. The names of them were furn- Five Hundred Thousand Men Probably Involved.

of them were in the State of Virginia, NEW YORK, Feb. 20,-The strike of This motion was resisted by Mr. the building trades in sympathy with that of the electrical wiremen, bids them to remain as they now are." The court. Morgan was arraigned and fair to surpass any other in the history of these organizations here. It is not and naturally both Republican and Morgan, whose absence was made the 100,000 men. So far 2,000 men are out and the others are said to be simply G. W. Sullivan, Charles Low, William awaiting the word. At noon to-day Green, B. Parker, James Clark, Blu- the workmen employed on the American Surety building, Broadway and menthal Row and Richard McKane. Judge Ashton opened the afternoon Pine street, and the addition to session of his court at 3 o clock, and or- St. Luke's hospital, at 116th street dered the jury to be sworn to try the and Western Boulevard, quit work. It issue and charges, which was done, was announced that work would cease and then the prosecuting attorney this afternoon on the new clearingbegan his opening statement of the house building in Cedar street. The facts of the case which occupied board of walking delegates controls an hour. He was followed by State 25,000 men, all of whom will doubtless Senator, William A. Little, Jr., who be called out. With these, over 60,000 made the opening stat ements for the mechanics, who are in no way affiliated defense, and was severe in his arraign- with the organizations represented, At an enthusiastic meeting of the ment of both the Adams Express Co. will be dragged out. Outside of the

charged six dollars an hour for talking of the strike just the same. It is said that the strongest influence has been exercised with the electrical contractors to propose suitable State board of mediation and arbit? tion may be called in with a view or settling the difficulty. Pickets have been stationed by the strikers in the gineer of the train and the first witness, was put on the stand. His evi- vicinity of every building where a strike has been declared or is proposed. dence, in substance, was that two men At the headquarters of the strikers in Clinton Place, 200 men are held in readiness for the relief of the pickets. at the point of their pistols made him Addresses were made by Mr. W. M. and the firemen get off the engine and A long struggle is predicted and both Benninger, of Pennsylvania, and E. B. sit on the bank while they robbed the sides seem sure of winning. Meetings C. Hambley, of the Rockwell Park express car. Then they made the fire- on both sides are being held to-night.

A BRUTAL MURDER.

Robbery Was Evidently the Motive of the Crime. Searcey will be put on the stand tomor-

ELLICOTT CITY, Md., Feb. 21,-Mr. Daniel F. Shea, a well-known merchant of this town, was found brutally murdered in his store on Main street here last night. Robbery was evidently the principal motive that led to the crime. Yesterday the store of the mur-WASHINGTON, Feb. 21 .- Senators. dered man had remained closed and it was concluded that he had gone

of deeds probated before notaries pub-Hoover, bill to allow the Farmers' the dairy interest of the State, and appeared on his engine, how or from Alliance to the same privileges as to insurance with other benevolent associations: calendar. This bill was introduced early in the session, favorably reported by the com-

in the Senate, but got lost. THE CALENDAR raising of better dairy stock. The next meeting of the association tion, when the conrt adjourned till towill be held on May 23, at Biltmore, morrow morning. It is thought that

N. C., to which all dairymen in the State are invited.

and ordered to be engrossed and trans-**NEGRO TROUBLES IN GEORGIA.** mitted to the House for concurrence Bill to allow the Farmers' Alliance The Governor Called on For Protection the same privileges as to insurance as Secret Meetings and Depredations.

> ATLANTA, Ga., Feb. 20. Gov. At kias has been called on by the citi-

its third reading was made the special bill was taken up, and he demanded ooke of the features of its third reading was made the order for to-day eleven o'clock. Joke

cord in favor of the bill just as it tood. It was not a question of taxaon as would be argued by some on the floor to-day, but one of moral reorm and lessening the costs of crimnal litigation.

Mr. Cook sent up an amendment triking out the word "druggists" in ection 16, which was accepted by Mr. andler.

Mr. Abell sent up an amendment hall determine the result of any election on this subject." Accepted by Mr. Candler.

Mr. Abell sent up another mendment reducing the bond provid- from the calendar and passed : Senate d for from \$1,000 to \$500. Accepted bill 345, house bill 968, to declare valid a y Mr. Candler.

Mr. Moody, of Haywood, sent up an lege; to pay funeral expenses of Dr. S. mendment to strike out the words A.Williams, passed senate and ratified county commissioners" wherever they | To prohibit fast driving over bridges ceur in the bill.

en active 'obbying in behalf of the amend laws of 1889, relative to pensions; to amend law relating to stock-

Mr. Candler said "yes," but they did law fetce between Alamance and openly and above cover.

Mr. Paddison asked if the Senator Golden Link Lodge; to authorize the was referred to judiciary committee. the insurance law, provides that all in rom Jackson (Mr. Candler) in- sheriff of Stokes county to collect back teuded to intimate that opponents to taxes for years 1891 and '92; to allow

was adopted; ayes 22, noes 21. This quor business, and wanted to go on REFUSE TO ADJOURN FOR THE NEWBERN virtually killed the bill. FAIR. Those voting in the affirmative were 698, joint resolution, that the Gen-Senators Abell, Bellamy, Brown, Careral Assembly adjourn at 12 m. on the ver, Cook, Dula, Forbes, Fortune, 21st until 11 a.m. the following Friday, Fowler, Green, Herbert, Long, Mcthat the members might have an op-Caskey, Moody, of Haywood; Rice; portunity of attending the Newbern Sharpe, Shaw, Sigmon, Starbuck, Tay-

lor, Wall, White of Perquimans-22 fair was taken from the calendar. Mr. Bryan moved to table the resolution

ler, Dalby, Dowd, Farthing, Grant, Mr. Lusk spoke against it. hat a major ty of all the votes cast for the ayes and noes on the vote to Mewborne, Moody of Stanley, Norris, table. The resolution was tabled. Paddison, Sanders, Snipes, Westmoreland, White of Alamance, White of BILLS ON THEIR PASSAGE.

Alexander-21. The following bills were then taken Mr. Starbuck's amendment that the provisions of this bill shall not apply

to Guilford county was taken up. deed of trust executed by Trinity Col-Mr. Candler moved to lay the amendment on the table, and the motion to

table prevailed; ayes 44, noes 0. This buried the liquor bill. in Onslow and Jones counties; to

BY UNANIMOUS CONSENT.

Mr. White of Alexander introduced

Senate bill, to amend Laws of 1893, relating to Colored Normal School; passed second reading.

House bill, to amend chapter 143 Laws of 1893, in relation to lumber inspectors; passed over. the ayes and noes. The amendment

Senate resolution, requesting treasearliest day, a statement in regard to place on the third reading calendar. urer of University to furnish, at the

scholarships in the University: referred to Committee on Education. Mr. White says there is no disposithe requirement of this resolution would impose a vast amount of need-Those voting in the negative were less work upon the treasurer.

Senators Adams, Ammons, Black, Cand-Senate resolution to balance old claims: on the treasurer's book repassed second and third readings. 78, house bill, to repeal chapter 3620 of the Code reported unfavorably; resolution to adjourn and go to the Special to the Caucasian.]

tabled. 87, house bill, to amend chapter 297. iaws of 1898, so as to allow a man to adjourn was voted down. readings.

Bill to perpetuate court records? Provides that clerks shall keep records of

court papers that are not now recorda bill to enforce the just and equal ed; passed second and third readings. Chatham; to incorporate Newbern payment of debts of insolvents which Substitute for house bill to amend Adjourned to 11 o'clock a. m. today. surance companies shall take out li Note.-In putting Mr. Sigmon's cense, and that they shall pay full val-

inadvertently left out of a bill passed by the General Assembly in 1887. PASSED SECOND READING.

Bill to prevent the adulteration and

ASSED SEVERAL READINGS,

and ordered enrolled for ratification : University to conceal anything, and company, and to subject the same to certain rules and restrictions.

THE DEAD-HEAD TRIP TO NEWBERN.

made for leaves of absence until Tues- the majority in that section. ported favorably by Mr. Hileman, day, it led to Mr. Cook making a motion to take from the table the House

resolution to adjourn and go to the

ed. The request for leaves of absent still continued. Another motion to

provide the redemption of land sold for the red mption of land

air on free passes. He did not think throat. Thinking she would die, King

it proper. Mr. Mewborne said he would greatly regret any action by this General As-

[Continned on fourth page.]

near the Alabama line, asking him on the floor of the Senate today. Mr. however, Officer Van Zant proceeded to protect them from depredations Tillman was accompanied by Governor to investigate. He pried open a win-of negroes, who it is believed, are on Evans, of South Carolina, and the two Mr. Hoover objectrd to this bill go-ing on its third reading, and it was days ago the negroes fired the house the rear where Senator Butler, of the bill go-the verge of an uprising. A few the rear where Senator Butler, of the lower floor, the first object that the rear where Senator Butler, of the bill go-the the senator butler, of the bill goof Capt. Clark, commander of the Gordon troops, and much of the days and expressed the hope that he signs of a murderer's work. The dead nd ordered enrolled for ratification: equipment of the company was de-Bill to confer certain privileges on stroyed. The negroes are banded Washington for an extra session. He tion on the part of the officers of the the Atlantic and Danville Railroad together in secret societies and have was assigned to the seat to be vacated struggles were made in the effort to been doing all sorts of depredations. by Senator Martin, of Kansas, which is escape from the death blows of his as-There has been white-capping, steal-ing of all kinds, and many threaten-ing letters have been sent to white people. The negroes are largely in There being a lull in the business of ing letters have been sent to white the Senate, numerous requests were people. The negroes are largely in

Cut His Wife's Throat.

POLLOCKSVILLE, N. C., Feb. 21.-At INDIANAPOLIS, Ind., Feb. 21 .- The 10 o'clock this morning John King cut body of Isaac Pusey Gray, late United his wife's throat. From the best au-States minister to Mexico, and formbefore the Senate. That Senators should whereupon she left home, going to a before the Senate. That Senators should for a moment entain a proposition to cease the work they were sent here to perform and go off to the Newbern throat. This morning King went after her. Upon her refusing to ac-perform and go off to the Newbern throat. This morning King went after her. Upon her refusing to ac-perform and go off to the Newbern throat. This morning King went after her. Upon her refusing to ac-perform and go off to the Newbern throat. This morning King went after her. Upon her refusing to ac-perform and go off to the Newbern throat. This morning the refusing to ac-throat. This morn of seventeen guns was fired.

> escaped to the woods, and although a posse went in search of him, he has not been captured. Medical attention wa rendered by Dr. Mattericks, and th

woman still lives.

elect Tillman, of South Carolina, and zens of Harrison county, which is Butler, of North Carolina, were both timore on business. Last evening, North Carolina, sat. Mr. Tillman said dead man lying in a pool of blood, he expected to remain for three or four while everything in the room showed prefers to be located. After being in- and in the forehead there was another troduced to a large number of Senators deep gash. Several persons saw a he went out to luncheon with Senator strange white man enter the store

about closing time. The money drawer was rifled and not a cent found.

#### A Salute to Minister Gray.

Held for Murder.

der of Dr. Pope, the husband of the

man put on coal and uncouple the en-

was subjected to severe cross-examina-

row and make a clean breast of the

THE CAROLINA SENATORS.

The Senator of North Carolina Said to the

Senator of South Carolina--Lunch.

whole matter.

Peffer.

Georgia Populists Will Nominate.

AUGUSTA, Ga., Feb. 21 .- At a meeting of the Populist Executive Comerly governor of Indiana, arrived in the mittee of the tenth district held here Union station at 8 o'clock this morning today, March 16, was fixed upon as the cant by the resignation of Representative J. C. C. Black. Maj. Black re-DETROIT, Mich., Feb. 21.-Mrs. Horace E. Pope and Wm. Brosseau, hr. accomplice, were both held for trial today for the mur-der of Dr. Bernet and March