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# THE CAUCASIAN.

## VOL. XIII.

PROCEEDINGS OF

THE LEGISLATURE.

The Eighth District Loses a

County -- Wilmington's City

Charter Amended.

## RALEIGH, N. C., THURSDAY, MARCH 7, 1895.

county; also bill to amend chapter dead beats explained by Ewart, Woot- Lieut,-Governor Doughton, presiding, spect to the memory of the said E. L. 224, haws of 1853; also a bill to change in moved to amend by adding "the and was opened with prayer by Rev. Franck this House do now take a restime for holding the Superior courts keepers of restaurants." The bill as Dr. J. L. Cole, paster of Edenton Street cess till 3 o'clock this afternoon. of Washington, Dare and Tyrrell coun- amended passed. 169, senate bill, bill M. E. church of this city. ies; also a bill to amend chapter 255, to admit the Farmer's Alliance to the Mr. Hoover, Senator from Wilson, tee of six were appointed to confer

laws of 1std; also a hill to change the same privileges as other benevolent introduced the following resolution: with a similar committee of the Senate name of Elm City to that of Toisnot; socilies in the matter of insurance; to WHEREAS, the sad intelligence has in regard to such action as may be bill to prohibit sale of liquor within amend section 1165, of the Code, rela- reached the Senate of the death of our deemed best insregard to the funeral two miles of Olivet church, in Edges tive to fugitives from justice; senate jate brother Senator, E. L. Franck, of services Committee: Messrs, Peebles, ombe county; bill to amend chapter bill to provide for cotton weigher for the Eighth Senatorial district, a mem- McKenzie, McCall, Cox, Lusk and 174, laws of 1803; bill to prohibit sale the town of Mooresville, in fredell ber of this body and President pro tem- Stikeleather. The chair appointed

bill to prohibit the sale of liquor with- of clerks and registers, tabled. in one-half mile of Tucker's Grove PASSED. SOME MORE RESOLUTIONS, Camp Ground in Lincoln county; bill

for the relief of D. L. Reynolds, late of the New Wilkesboro Land Com- ators to accompany the remains to sheriff of Buncombe county; bill to pay juny and change to the name of the their last resting place. administrator of J. R. Strayhorn szá. North Carolina State Company; to

Wednesday.

In Which Matters of Spley Interest Are passed their several readings and were amend section 1, private laws of 1893; Mentioned Young's Bill to Re-Charter ordered enrolled for ratification. Raleigh Fails to Pass an Exening Sesported were tabled. Adjourned to II a. m. today, HOUSE.

## House was opened with prayer by Rev. Mr. Woodard, Representativ-

PETITIONS.

the luptor law: Hopkins, petition for

Fool, by request, presented a petition

tom Swain county. After the reading of the jour-Prayer by Rev. Mr. Tuttle, of Central M. E. church, of this city, The journal of Monday was partially read and, on motion of Mr. Mar-ball, one was listing to the reading of the journal, he would move that the forther reading was dispensed with, further reading of the same be dis-

pensed with.

REPORTS FROM COMMETTERS. were submitted, and the little took their laces upon the calendar; by senators, andler, Black, Marshall, McCaskey, indsay, Mitchell, Cook, Fortune, Starnell, Rice, Sigmon, Mercer, Hurley, Adams, White of Alexander,

sion-Various and Sundry Matters.

Doughton.

SUNATE.

IVESDAY, FIRSTARY 25rn-428D DAY.

The senate was called to order at 11

oblock in m. by Lient, Covernor R. A.

Watauga counties: Michael, against 7.30 p.m. THE COMMITTEE ON ENGROSSED BILLS, changing county lines between Ashe through Mr. Black, submitted a report and Watauga: Hooker, petition of citisundry bills, properly, engrossed, zens of Beautort county regarding sale and they were transmitted to the of liquor. House of Representatives for concurrence by that body,

THE COMMETTER ON ENROLLED BILLS. red to them. through Mr. Starbuck, submitted a re-

port of sandry hills, passed both ranches of this General Assembly, as roperly enrolled, and the President He stated that he was absent from the we notice of the ratification of the House when the vote was taken, and

Joint re-olution concerning immigrain and the investment of capital in orth Carolina.

An act to amend chapter 542, laws of al, concerning the killing of o'pos-

STATE BOARD OF AGRICULTURE. Mr. Mercer, one of the tellers on the election of trustees of the colored A. tion of trustees for the State Board and M. college,

Agriculture, reported the election of BILLS ACTED ON. ranck from the Third distric 34, house bill, tabled: 898, resolution Long from the Sixth district and y Mr. Crews, in regard to reduction . Aiken from the Ninth district, f lees of all state and county officer COLORED A. AND M. COLLEGE.

way church, in Caldwell county; also To amend the Code in regard to fees Be it resolved, That the Senate do Woodard, of Swain, to accompany the now adjourn in honor of his memory remains home.

until 3 o'clock this afternoon, and that Bills to amend and re-enact charter the presiding officer appoint two Sen- p. m.

Mr. Mewborne said :

Mr. President : This resolution of sad-

senate bill 11, to amend 607 of the Code ness teaches us that "in the midst of ditizens of Buncombe county in regard A number of hills unfavorably re- of Civil Procedure; re-referred to ju- life we are in death." As 1 came to insurance law; judiciary, Mr. Smith agreement short of a recognition of sildiciary; 1064, to declare the Raleigh up the street this morning, I saw the of Stanly, petition for the appoint- ver at the ratio of 16 to 1. This was Water Company a duly incorporated flag of the nation floating at half mast ment of justices of the peace. company and to ratify, amend and en- from this building and sadness filled large its powers; bill to amend section my heart, for I knew its sad meaning, reported through Messrs, Wooten, Nel-

When I reached this chamber I found the Senator's seat, next to mine, just Ellis, Williams and others. SPECIAL ORDER. Senate bill to amend section 2, chap- to my left, draped in this sombre garb for 521, laws 1891, reduces salary of of mourning. I mourn, This Senate mitee that they had found the lost al had proceeded a short winie Railroad Commissioners from \$2,000 to and the House of Representatives will bill introduced by Mr. Smith in the ofsl, sto made special order at loclock adjourn as a mark of respect to the fice of the clerk of the house, memory of the dead Senator,

Senate 213, to amend the Code in re-I knew him well and I have bearned gard to selling and buying poisonous to love him. He was one of North

drogs and liquors; postponed. col the passage of various hills, which loss of a most worthy man and Senator. from citizens of Pa-quatank regarding were referred to various nouse commit- I shall not attempt an enlogy upon

## NIGHT SESSION.

ng bills were taken from the calendar ness of Senator Franck should have and passed their several readings, ex-

The stunding committees reported upt where otherwise indicated. in a great many private bills, and bills Bill to protect lish in Rowan county of local interest, which had been referto incorporate the North Carolina Emancipation of Proclamation Associa- so full of life, so full of manhood, in Mr. Luske nominated Wm. H. Wila mistake in recording his vote on the collectors in Halifax county; to pro- cold and lifeless in so short a time, court, Mr.---nessee and Hiawasse Railroad; to shall miss his counsels, His work is ted 51 to 21.

did not vote at all. harter of Hendersonville; to change hal flight to the realms of the future. The act for regulating the adoption d books for public schools was reported without prejudice by Cox. Mr. Young sent up a report from the ommittee appointed to nominate chools in Hendersonville, N. C., on trustees of the A, and M, college; also a resolution that the House enter into amend chapter 59, laws of 1883, con- the Senator from Wilson.

county

The House then took a recess till 3

Evening Session. House met at 3 p. m. and began work

Mr. Lusk presented a memorial from

son, McClammy, Hunter, Smith, Lusk,

ELECTION OF JUDGE AND SOLICITOR.

The special order being the election. rogs and liquors; postponed. A message from the senat gamnoun- noblest men, and she will mourn the district, Mr. Hunter placed in nominaof a judge and solicitor for the new tion Hon, H. G. Ewart, of Henderson; Mr. ---- nominated Mr. Garland Fergues, the clerk read several announce- Senator Franck; words can not express son, of Haywood; Mr. Luske seconded change of lines between Ashe and ments, and the house took a recess till my sorrow and grief for the loss of one the nomination of Ewart, and Mr .--

seconded the nomination of Mr. Fergu-I have loved so well. Words cannot express my feeling at son. Mr. Ewart was elected by a vote House met at 7:30 p. m. The follow- this moment. While the extreme ill- of 54 to 21. SOLICITOR.

prepared us for the worst, yet, sir, 4 Messrs, R. S. McCall and A. Tosey did not realize what a shock the words were placed in nomination for solici "he is dead" would cause, 1 can hardly tors. Mr. McCall was elected by same realize the great strong physical man vote as above.

White, of Bladen, called attention to tion; to previde for appointment of tax the fallest sense of the word, stricken son, of Buncombe, for elerk of the resolutions which passed on Monday, vide for completion of Cherokee, Ten- He is dead. We shall miss him, We George Young, Mr, Wilson was elecamend private laws of 1883, relating to done and his spirit has taken its eter- TRUSTEES OF COLORED A. AND M. COL-

ime of holding court in Second Dis- He was a good man and was prepared W.F. Debnam, Thos. B. Keogh and trict; to change time of holding court for the change. May the influence of James B. Dudley were placed in nomiin Gaston, Stanly and Mecklenburg his fidelity, his determination, his nation to fill vacancies on the board of counties; act providing for graded geniality, his charity, have its effect. trustees of the colored A. and M. Col-Mr. President 1 move the adoption lege. On roll call the vote stood 64 to 3. roll call, passed seconding reading; to of the pending resolution offered by DIVORCE BILL TO COME UP FRIDAY after passing the diplomatic, legis Senator Cook moved that the Sena-

234. The divorce bill came up as a tors meet at this chamber at 11:59 o'clock a. m., and in a body escort the Mr. Peebles moved that this bill and the bill introduced by the gentleman from Buncombe be a special order for Thursday at 11 o'clock so as The President appointed Senators McCaskey and Moody of Stanly, to ac- to give more time for discussion. Mo-

CONGRESSIONAL CAPERS.

A Little Breeze of a Proposition to Pro- The Hand of the Foll Destroyer Smites sion a North Carolina Bushuharker-Bown a Strong Man of Splendid Phy-Monetary Conference Movement. SPNATE.

sique. A Gentleman. One of Nature's WASHINGTON, Feb. 25,-The Schale Nablemen passed the sundry civil appropriation hill today, including the provisions Carolina, individually and coffectively appropriating over \$1000.000 for sugar felt and recognized a thrill of keen and bounties, and providing for a commission to represent the United States poignant sorrow yesterday morningat an international monetary conferwhen they knew that Senator Franck ence. The latter feature brought out a of the eighth senatorial district, was wide difference of opinion among the silver men of the Senate as to the addead; and the general public, which had come to know that gentleman, felt visability of participating in an interthe shock of sorrowful regret with national conference. Mr. Stewart, o qual intensity. The sentiment of the Nevada, sought to have the U. whole city was in deep sympathy with the feeling of a heavy loss sustained. His death occurred at his boarding ouse, at the corner of Fayettexill opposed by Mr. Wolcott, who has al

ways heretofore co-operated with Mr. Stewart on the silver question, Mr. Wolcott severally arraighed th Nevada Senator for his intolerance or financial questions. Mr. Slewart -

manded only ten votes for his 16 to ratio amendment, most of the leading silver men. Democrats and Republi cans voting against it.

The Senate chamber was the scene d an extraordinary demonstration at the night session to night, beginning all could avait not! ing against the dewith sensational speeches and culmi nating with an exchange of personal epithets almost without parallel in the distory of the Senate.

Mr. Chandler, in a speech on "recent dection methods of the Democratic party," personally arraigned many Democratic Senators.

Mr. Hill responded, characterizing Mr. Chandler as a byena for having dug in the private character of Senato Roach.

Mr. Martin, who had been arraigned by Mr. Chandler as a "buzzard", and lectaring that if half was true that was charged against him he should be in the penitentiary instead of in the United States Senate At times there was great confusion and excitement in the galleries and the Vice-President threatened to clear the galleries. The mingled confusion, debate and excitement or the floor of the Senate and in the gal-12:25 o'clock the Senate adjourned lative and judicial appropriation bill.

WASHINGTON, Feb. 28.-The rush of the closing hours of Congress shower itself today in the miscellaneous character of the business transacted. At

HON. E. L. FRANCK DEAD.

# WILSON SUC-**CEEDS BISSELL**

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THE WEEKLY CAUCASI Has the Largest Circulation

LEADING WEEKLY IN NORTH

NO. 18.

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ud is the

The General Assembly of North As Postmas er-General -- The Appointment an Expected and Popular One.

RANSOM NOT FIRST CHOICE

For the Mexican Mission-The New Fost master Ceneral Refused the Postium-The Williams Settle Case not Takes up Testerday.

pecial to the Caucasian ?

WASHINGTON, Feb. 28.-Wilson's appointment as Postmaster-ligneral was expected. He refused the Maxie an mission, and the "suckoo" talk bat Ransom was the President's first choice is refuted by the well known to of many good and tender- of the Mexican appointment but apprehension of the Mexican fever decrimined grasp of the fellillness who had torned him. It is abourd to my that held down and thally dragged the President intended to hon of the strong and splend d specimen of man- state in Ransom's appointment.

hood to an untimely and much mourn-The occurrence in North Carolina. ardeath. It was not until Monday that has warmed the coeffice of his that that these neg vest to him began to heart is the Fred. Douglas adjournfear the worst, but with his fear, there was an earnest and inithial hope that were invited guests at the President's once, and have this witizen to his State marriage, and until the truth of the adjournment resolution was puband fellow country newfor future good. But the wishes of a traviads of friends lished, the President was inclined to were futile-the earnest hopes of legis- accept the action of the legislature ative colleagues were crushed-and as a vindication of his hospitality to hey bent to the blow with hearts and the illustrious negro.

cisive negative vote. Explaining his acant chair was draped in sombre | vote against W lliams a northern me. The voices of those assembled Democratisaid: "We've heard enough were suppressed and a sorrowful quiet of southern election frauds. Thirteen prevailed, 1 nder the flags of the State | lonesome northern Democrats in the and nation, at half mast on the capi- next Congress tells the pathetic

in the senate chamber yesterday the

emotions surcharged with a regret. The House refused to take up the and sorrow that have not yet found Williams-Settle case today by a dr-

tol, senator Mewborne, the colleance story of what has been save ficed of the deceased senator, seconded a to maintain a 'Solid South.' B. ts cen resolution to adjourn as a mark of re-spect in a quict and pathetic eloquence an hone-tly elected Republican and eldom equaled, and amid an eloquent a dishenestly elected Democrat we stillness the resolution was adopted. | prefer the Republican. As between In the house, quicude expressive of southern Democrats and Pepulists the deepest sorrow prevailed, and that there is small choice. It is a disbody by a unani nons silent rising tinction without a difference. A Populist Representative-sleet from North Carolina, who heard the tion by the senate was expressed by an observation quoted, indignantly remblematical florid offering, and was sented the comparison as an imputaupplemented by floral presentations, tion his political integrity.

and Martin streets. He had undergone it illness of ten days, which began with a cold contracted on Sudnay, Feb ruary 17th, and developed into pneu sonia on the following Tuesday. Or that day his iff hers drove him to fus

ed, which he net it left again. It ring his shikness in had the solicians ministrations and gentle attention fact that Wilson had an option on of all his' fellows legislators, and both places. He wanted the calary icaried indies of the city, But

message was ordered sent to the alaries and fees. 974, house bill, to amend chapter 152 see of Revresentatives that at 12 aws of 1893; passed its second and ck Wednesday, Feb. 27, the Senthird readings. will go into an election for three Bill to amend the usury law, for th ous to fill vacancies on the board protection of building and loan asse rustees for the A, and M, College ziations, was recommended by the juthe colored race, and that the Presidiciary committee and advocated by d had appointed Senators Mitcheff. Mr. Mouroe. Starbuck as telers on the ort of the Senate; Wm, F, The bill after discussion, was post buam from the Fourth disponed indefinitely. et, T. B. Keogh from the Fifth dis-

85, to amend section 3749 of the Code. so as to reduce the fees of notary pubct, and J. E. Dudley from the Sixth lies from \$1 to 25 cents; passed its seestrict, being in nomination for such and and third readings. The bill unamended then came up,

Mr. Peebles demanded the ayes and

WHEREAS, H is generally believed

hat the said Thomas M. Holt, then

lovernor, would have removed the said

W. H. Lucas from office had not the

aid Lucas been the maker of the note

for the payment for the Steamer Lilly.

WHEREAS, The good name of the

state, as well as the said Thomas M.

Holt, W. H. Lucas and their associates

require that all the facts shall be

WHEREAS, The oyster industry hay

ng fallen into a state of inocuous de

uctude, it is necessary for the General

Assembly to be fully informed as to

the causes for its present condition

that remediai legislation may be adop-

which the said Holt endorsed: and,

BILLS INTRODUCED.

The following bills and resolutions noes, and the bill passed its third readre introduced, read by their title ng by a vote of 67 to 33-a party vote. id referred to respective committees he Democrats as a body voting against Senators; he bill. Paddison, bill to reduce the expen-

Mr Williams of Craven introduced of the Agricultural Department; 503, resolution to investigate the africulture. airs of the shell fish commission as Mewborne, (by request.) bill to pro-

ollows: de for certain information from heads WHEREAS, It is a matter of common charitable institutions in the State

notoriety that the late chief commisbe called Rolesville township, in ioner, W. H. Lucas, and the Board of the county; counties, cities, towns 1 townships

gmon, bill to provide a dispensary were recklessly, uselessly and impropctown of Hickory; corporations, rly squandered; and WHEREAS, It is commonly reported

loady, of Haywood, resolution in hat the patrol boat . Lilly, represented ard to the election of a judge and by the said W. H. Lucas, late chief citor for the criminal circuit comommissioner, to be worte \$20,000, ed of the counties of Buncombe absolutely worthless and unfit for ser ywood, Henderson, and Madison, mating II, G. Ewart for judge. vice; and

bert S. McCall for solicitor, and Wm. WHEREAS, It has been reported that he said steamer Lilly, which was sole Wilson as clerk for the county of o the State for \$7,500 was bought for

ousiderably less amount by those pur-UNFINISHED BUSINESS chasing her in behalf of the State, and ig the bill to amend the charter of WHEREAS, Thos. M. Holt, late Goverity of Wilmington, N. C., the Kame nor of the State, has publicly stated aken up and put on its second that he endorsed a note for over \$6,000

in behalf of the State in payment for e bill passed its second and third said steamer Lilly, the said Thos. M. Holt having no authority to pledge the credit of the State for such :

SPECIAL ORDER.

44

THE

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onSt.

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875 A

TRY Variet A Ferret Lange, Large, J. Large, J. Ty, Elde Starte, J. Cadles d d sure ( ), partiet m, Mass

ocal Age nts. Age tusive to Yasher. W family in family in miss and ming the tron, the traft, poil al wires. olicitand table, no reasted. C

tly Cu ment or book s. Port

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PI FOR "Y

purpose: and Il to restore Mitcheil county to the WHEREAS, Numerous charges th Congressional district being grave and serious nature, supported pecial order for 12 o'clock noon, by affidavits and testimony un tken up on its second reading. der oaih, reflecting upon the officia bill was vigorously opposed by acts and character of the said W. H ors White, of Alexander, Mar-Lucas and his associates, were made and Fortune. and filed with the said Thomas M. Holt

supporters of the bill were : then Governor, without action on his tors Black, Moody of Haywood. part : and. . Mewborne and Candler. ill passed its second readingnoes 7, and went to a third

ng and passed. CALENDAR RESUMED

dution to authorize State Treasto pay \$78,25, actual expenses of becommittee on privileges and m, which visited Edgecombe in a confested election case. econd and third readings. Adams said that as a special

he asked that Mecklenburg be mout of the bill, or that the furasideration of this bill be posttill the Senator from Mecklenay be here to be heard, and he re moved to postpone till 11:30 k a. m. Wednesday, February 895, and the bill went over.

MESSAGE FROM THE

RESOLVED, By the House of Repre entatives, the Senate concurring. That a select committee, to consist of of Representatives proposing to three Senators and five Representatives an election of a judge for the be appointed by the President of the al circuit composed of the coun-Buncombe, Henderson, Hay- Senate and Speaker of the House re- tion 1002 of the Code in regard to catand Madison, at 12 o'clock noon, spectively, to, investigate the facts the; 1162, for the relief of R. W. S. sday, February 27, was concur- set forth in the foregoing pre- Pegram and W. P. Horton, by allowing

and the President gave notice amble and all other matters in them to register as physicians in e would appoint tellers at the relation to the oyster industry. Wilkes county, The hill

known: and,

ted: therefore be it

SPECIAL ORDER. Substitute to amend section 1285 of remains of the late Senator Franck to the Code in relation to divorse, made central depot. This was adopted. special order for Wednesday at expiraton of morning hour. i) per cent, referred to committee on

Bill to allow the town of Marion to company the remains to Richland, cure a water supply, passed over in- Onslow county, the former home of the ormally; bill 612, to provide for work- dead Senator. ng the public roads in Lenoir county: Mr. King, the secretary of the Sec

10, to prevent obstructions in Bailey' ate, and an intimate friend of Mr. reek and Cypress Run in Beaufort Franck, was excused from his duties ounty; 1923, to prevent setting wire or that he also might attend the funeral. reading. nod nets in Big and Little Coharie, The Senate then adjourned to 3 Mack river, Bearskin and Six Runs in o'clock p. m.

he county of Sampson; to repeal laws Evening Session.

893 establishing a graded school in The Senate met pursuant to adjournlocky Mount; to prevent the shooting d air rifles in the State (explained by R. A. Doughton presiding, ment at 3 o'clock p. m. Lieut, Governor

Mr. Mayes and tabled); 587, act for re-UNFINISHED BUSINESS lief of John W. Smith, sheriff of Dare

being the bill to abolish the criminal ounty; 548, to establish house of corcourt of New Hanover Co, was taken up rection in Vance county, tabled: 1044, to charter Farmers' and Merchants' Bank of Bryson City, Swain county; 1050, to extend time for settlement nal circuit to be composed of the coun- posed of :

county taxes in Martin ties of New Hanover, Craven, Wake, county; 1049, to allow Green . Whitaker to peddle without combe and Halifax. license; 517, to amend sections 357 and Mr. Cook samendment to strike out in the first section Wake, Forsythe and 359 of the Code, amending the law in reference to the issuance of process by Wayne and insert Vance, Warren and justices of the peace; 478, to provide Robeson counties; also pending. for the study of vocal music in the pub-Mr. Mewborne sent up an amend-

shell Fish commissioners received large [354, bill determining the punishment lic schools of North Carolina, tabled: men as follows: aims of money which, it is believed, for larceny in certain cases; 307, to Strike out the State to pay the judge

and make the several counties in the regulate judicial sales in Craven councircuit pay in proportion to the population in such county. ty; 726, to amend section 1250 of the Mr. Fowler sent up an amendment to Code relative to probate of deeds, ta-

bled: 627, to correct grant No. 7037, strike out Halifax county. Graham county: 1119, to establish stock Mr. Dowd moved to lay the amend-

law in Cross Creek township, Cumber- ment on the table; lost, land county; 337, to provide for just The previous question was demanded by Mr. Moody of Haywood and susdistribution of the school tax on the basis of school population, tabled; 1005, tained,

The question recurred upon the to change the time of holding the Graham county superior court by amend- amendment striking out the counties litical discussion, participared in by ing the laws of 1893; 1003, to prohibit of Wake, Forsyth and Wayne, which Messrs, Peebles, Lusk, Norment, Mehe sale of liquor within two miles of was adopted.

Chadbourn, Columbus county: 1090, to The question then recurred upon the amendment offered by Senator Mewamend section 1285, of the Code, so as borne, making the counties pay the ond reading by a vote of 59 to 26, a to add an additional cause of divorce, provides that if a husband abandons salary of the judges, Adopted. his wife without cause for two years, The question recurred on the amendgives relief to the wife but gives no

ment striking out Halifax county the fown of Lincolnton so as as to alrelief to the husband, Mr. Stevens which was lost, noved to table. Motion lost. Bill The question recurring upon the passed second reading and placed on substitute, Mr, Dowd asked for the ayes alendar. To amend the corporate and noes, which was sustained and the inits of Grifton; 639, to amend sec- bill passed its second reading, ayes 19, ion 2831, of the Code, in regard to the noes 12.

protection of fish; 713, for commissioners of Cherokee to appoint three qualizers and assessors of real estate ited to five minutes on all subjects un- Bertie Superior Court; to allow the in said county; 947, to authorize the less by unanimous consent.

school committee of Cherokee county Mr. Dowd made a vigorous denunto buy school books for the general use of free schools in that county; bill gag the minority just on the eve of the to incorporate the Morganton and action on the two great bills of county private laws of 1893, shelby Railroad company; 1031, for government and election law, and

the special relief of Cherokee hoped no such action would be taken county, allows them to build by the Senate. The resolution was to require a fair and honest settlement an iron bridge across Hiwasse adopted,

Mr. Rice moved to suspend the rules lection of arbitrators from the locality river, on roll call passed its second reading; 971, to repeal section 2, chap- and put the criminal court bill on its of property insured; propositions and and will be in safe keeping until the ter 506, laws of 1893; 964, to change third reading, and at the same time grievances. section 184 of the Code, adds the Presi- moved the previous question. The chair ruled the multiplicity of dent of the State Alliance to members

of the board of agriculture; to amend motions to be not in accord with parli- him on the third class peasion laws relative to the town of Tarboro; amentary law and the bill took its list. For the relief of two physicians, 52, for the relief of colored widows place on the third reading calendar. whose husbands were wounded in the ELECTION OF TRUSTEES.

Confederate States service, tabled by The Senate proceeded to an election request of the author: 656, joint resoluof three persons to fill vacancies on the tion in regard to instructing our Sena- board of trustees of the A. and M. coltors and Congressmen to use their inlege for the colored race at Greensfluence to have Congress provide for the erection of monuments to the mem- district, Thos. B. Keogh from the boro, Wm. F. Debnam from the Fourth ory of General Lee Davidson and Gen- Fifth district, James B. Dudley from the Sixth district, being in nomina-

THE CALENDAR.

tion prevailed. INSURANCE BILL. The insurance bill was made the

special order for tomorrow at 12 o'clock. dent, but failed, the report of the Sec The bill to provide for working the retary of the Interior showing that public roads in Orange, passed its third Rhea was alleged to have been, at the

RAILROAD COMMISSION BILL, The bill to reduce the salaries of the

railroad commissioners was made the special order for 7:30. The House took a recess till 7:30

D. III.

Night Session.

House met at 7:30 p. m. and proceedwith a substitute offered by the judi-, ed at once to dispose of the calendar. ciary committee providing for a crimi- The following bills were rapidly dis-Act in reference to adoption of books

Wayne, Mecklenburg, Forsythe, Edge- for the public schools made special order for Friday 8 p. m.

STATE GUARD, Act to repeal section 36 and 37, chap-

ter 374, laws of 1893 cuts off appropriatover the President's veto. He read tions to the State guard. Mr. McKenzie said this law only fixed the amount of appropriations. After some discus-

der for Monday 12 o'clock. DEAF AND DUMB INSTITUTION AT MOR-

GANTON. To amend section 2, chapter 399, laws of 1891, in relation to trustees of Deaf der. and Dumb Asylum at Morganton. The

Huffman, was to place others than all the Constitution, and the bill failed to said asylum. This bill produced a po- 153,

Kenzie and others. The previous question was called and the ayes and noes

were demanded. The bill passed sec-Bullet Which Killed Him Will Be in Evidence-Death and Accident. strict party vote, and was placed on Special to the Daily Caucasian.

the calendar; to amend the charter of low the people to vote on a bond issue for town improvement, has taxing back over a century, the inhabitantpower, passed second reading and was have never seen a sadder day than this placed on the calendar; to change the one which has just passed. The morname of Sassafras township in Granville tal remains of Dr. R. L. Payne, Sr. county; to provide for working public | were laid to rest in the beautiful ceme-Mr. Starbuck offered a resolution roads in Edgecombe county; to change tary. No such crowd of people wathat hereafter all speeches shall be lim- the time of holding February term of ever seen at a funeral before in Lexpeople of Lenoir county to put fish Presbyterian church, and not one fifth traps in Neuse river, amended by ap- of the crowd could get in. Over two ciatory speech against this attempt to plying to Craven county and passed thousand people attended the funeral as amended; to amend chapter 391, ceremonies. The sermon was delayed about two hours by a post-mortem ex-

of insurance policies, provides for se-

Bill for relief of Henry Cannup, a disabled Confederate soldier by placing he is forgotten for the good deeds he

the family in his untimely death. Mr. Andrew Darr, a prominent citizen of Davidson county, died yesterday. He was about seventy years old pated in by Messrs, Winborne, Peebles, and a christsan man. A son of Mr. Yarborough, who lives

ners, as amended it passed its second broken but such is not the case. He is quier, who had been a witness for the matter mildly. The prosecuting the doctors thought his back was Resolution, by Sigmon, to refund all To regulate the sale of jamaica ginger two or three weeks.

badly injured but will be all right in the prosecution, who in alluding to attorney, Mr. W. S. R. White, re-

attempt to pass a bill to pension Hiran note testified its respect by adjourn-Rhea, an alleged member of the lorh 2014-212 regiment of North Carolina mounter The further testimony of appreciainfantry, over the veto of the Presirom other sources.

time he was wounded, a member of an After adjournment, both Senate and armed band of guerrillas. House assembled for the purpose of ac-Mr. Martin, (Democrat, of Indiana.) companying the remains to the union hairman of the invalid pensions com-

dation, and soon after, the entire legmittee, called up the President's veto slature, headed by its officers, followed of the bill and moved to pass it, the the hearse to the train. An escort of President's veto notwithstanding.

The invalid pension committee took he matter under consideration, and believed that the man should have ; pension if he had been, as he alleged, a nember of a union regiment and beer lisabled. But, in view of the compliting testimony, the committee believed he made. the Commissioner of Pensions should be made the judge of the weight of the

onflicting testimony. Mr. Outhwaite (Dem. Ohio) bitterly attacked the motion to pass the bill

from the affidavits of some of Rhea's acquaintances, alleging that he was a notorious bushwhacker, a common robsion the bill was made the special or- bea, and a terror to the community is

which he lived; that he had in fact a one time belonged to the Sixty-fourth North Carolina rebel regiment; that he had been wounded after the war.

and that he had been accused of murobject of this bill, as explained by Mr. in accordance with the provisions of The vote was taken by yeas and nays

Democrats on the board of directors of pass over the veto by a vole of 96 to position.

> SAD DAY IN LEXINGTON. The Beloyed Dr. Payne Laid to Best-The

LEXINGTON, N. C., Feb. 27,-1n the history of Lexington, which will date ington. The services were held in the

THE SELECTION OF FAIR ARBITRATORS amination held by Dr. R. S. Young, of Concord, assisted by a corps of eminent physicians visiting from towns near by. The buliet

trial which will occur next week. Dr. Payne, Sr., was loved by all of the people of the county, both white and colored, and it will be a long time before

Pegram and Horton, of Wilkes county. has done. Everybody sympathizes with This bill was advocated by Mr. Henderson, who presented the diploma of one of the physicians. The bill awakened considerable discussion partici-

McCail, Hunter and Henderson, An amendment was offered that this action shall not relieve said physicians a serious accident yesterday by a horse from standing their examination be-fore the State board of medical exami-

### THE NEGRO AGAIN

### This Time it is One Which the Incarnation of Democracy Delights to Home.

WASHINGTON, Feb. 28-A case now nonor, consisting of two Senators and being tried in the criminal court in two members of the House of Repress which C. H. J. Taylor, the colored Resentatives and the chief clerk, of the corder of Deeds for the District of Caenate, accompanied the remains to lumbia charges Wm, Calvin Chuse, the New Berne, and from there will go to editor of the Bee, a weekly publication, Richlands, Onslow county, the home of read chiefly by the colored population he deceased where the interment will of the city, with criminal libel, has brought out considerable sensational

Eward LaFayette Franck was born testimony. There was published in in 1853, and has been a prominent and the Bee on January 5, an article chargommanding figure and personage in ling Taylor with gross misuse of the

North Carolina, By occupation he was appointing power attached to his a farmer, and conducted at Richland, office, with collecting political asa model farm in its way. He married sessments from the colored men of the the daughter of David F. Sandlin, Esq., District employed by the government, a wealthy planter, and has a son nine and with personal immorality and imyears of age. His wife died eight years proper relations with some of the feago. His father, E. L. Franck, Sr., and male employees of his office. The ix brothers survive him. He was a charges were made in the course of the cember of the legislature of 1831, as a bitter fight which has been against emocrat, and as a member of the fin- Taylor since his appointment.

ince committee, was an effective and Taylor had Chase arrested for crimiinfluential worker. He was elected a nullibel, and the case now being tried aember of the present legislature on is the result. Several women, for aeriy the Populist ticket, and when that employed in the Recorder's office have ody found itself in need of a Presi- restified that Taylor made improper lent protem, he was elected to that "propositions to them, and that their refacals of his demands were followed by

Senator Franck was a quiet, unas- di missal. The government, on cross uning, but earnest and effective examination, brought out testimony worker. His reputation in all that go tending to impeach the characters of command esteem and respect, was the witnesses produced by the defense, othess. He was recognized as at

STAFFORD C. H., Va , Feb. 27 .- brought in a verdict of guilty this

The trial of train robber Morgan was evening and sentence was placed at

marked today by the attack of Sena- eighteen years in the pententiary.

tor Wm. A. Little, on Mr. G. S. P. To say that the State of Virginia re-

Triplett, a prominent citizen of Fau- joices over the verdict is expressing

assemblies of all kinds, and which was

always tree for use. He was a man

who will be missed in his community-

The Train Robbers Trial.

horoughly well balanced and con-AFTER MORE THAN A YEAR ervative and safe adviser on all mat-

ers of Sinte interest. He was not a A Trac Bill For Murder is Returned and a ree speaker, but when he arose in the Winston Man is Put on Trial. mate he commanded the strict at-

Wixston, N. C., Feb. 28.--Frank C intion of every man in the chamber. e took no part in bickerings and par-Hine, a prominent and well-to-do citisan colloquys, but more than once zen of Forsyth, was put on trial here uring the present session he has for the murder of Martin Richmond, risen in his scat, and in a quiet, dig. colored, in August, 1853. The defendilled and effective mapper asked that ant was given a preliminary trial heuch colloquys cease, and every such fore three magistrates in Winston on oggestion was accepted at once. He the night following the murder. He was chairman of the caucus and was a gave a \$10,000 bond for his appearance nember of several important commit- at court. The grand jury at the next term of court failed to find a

Le was a man of noble and splendid against hum, and nothing mother and dry signe, being fully six feet in height, heard of the affair until last November and weighing 30s pounds. He had a term of court, when a bill was drawn commanding presence and was a per- and returned against Hine for the murenage that would always be looked at der. Alde counsel have been employed wice or more times in any assemilare, and muty witnesses will be examined. At his home he was open-hearted and This afternoon was taken up in selectphilanthropic, free-handed and gener- ing a jury from the special venire of us. His home is a notedly popular lifty. Hine shot the negro with a ph. and pleasant one. One of his institu | tol and claims it was done in cell-deions is a public park which is used for fense.

## NORGAN THE TRAIN ROBBER.

#### IsConvicted of Crime, and Sentenced to a gentleman-a pature's nobleman-a typical Populist in all that name im-Eighteen Years, STAFFORD COURT HOUSE, VA .- The

jury in the case of the Acquia Creek

train robber, Charles Morgan,

4	er time,	That said committee shall have pow-	for some time and then passed over	tone magaal its assent mostly and the	to require fluers of bicycles to dis-		Mr. Inpicit's testimony said he	ceived in twenty minutes after the
100	he senate then went into executive	er to send for persons and papers, and		ters, passed its several readings.	mount on meeting vehicles.	POSTMASTER GENERAL BISSELL	could identify Morgan by the whites	verdict was snown, the following
100	on upon a nomination sent in by		initia many.	Bill to appoint cotton weighers for	Mr. Ewart moved to amend by ad-	TUSTANSILA BENENAL BISSELL		terore was known, the tonowing
ę.	lovernor.	and shall, before the adjournment of	945, to amend the charter of the city	Franklin county, passed its several	ding that this law shaft not apply to			telegram from Charles T. O'Ferrall:
	he senate adjourned till 8 o'clock		of Raleigh. Mr. Young says the pro-	readings.	ladies. Amendment and bill tabled.	Put His Resignation in the Hands of the		"Congratulations on your splendid
-		investigation, report the result of its	visions of this bill gives the Republi-	ELECTION	HOG BILL.	President.	statement the counsel characterized	prosecution. Train robb rs will seek
	evening.	investigation, unless otherwise order-			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	1	JUS 2 DESITIVE HIP.	and the second s
	EVENING SESSION.	ed, and shall make such recommenda-		for judge and solicitor for the western	To prevent the spreading of disease	WASHINGTON, Feb. 27Postmaster-	Col. Shay who followed Mr. Little	work. Virginia juries will uphold
•	ETESTING SESSION.	tion as in its judgment are necessary	and the set of the	Chanter Chick Composed of Hengel-	amongst hogs and other animals; re-	[General Wilson S Rissell Interthic of	for the difference of the local state	work. Virginia juries will uphold
	irsuant to adjournment the senate	for the correction of abuses, punish-	Ma Leigha N and that hat h	son, Madison, Buncombe and Hay-	quires that the owner of a hog that	Hernoon placed his resignation as a	for the defense, spent a mige portion	78.4
	collected on and an at a state of a second		I MILLEHIOACH SAID that he had been	and with H a H C F	dies of contagious disease bury him at	I member of the cabinet in the hands of	of his time in attacking the Adams	James Searcey was brought into -
-0	called to order at 8 o'clock, p. m.	previous prosperity of the oyster in-			least four feet under ground Mr.	President Cleveland. The fact spread	Express Co., which they denounced	sound and through Mr. Child
1	ie president.				Ewart moved to amend by making it	rapidly through the hotels and clubs.		court and through Mr. Chichester,
	THE CALENDAR	The resolution passed its second and	would vote against it, whether it be white ignorance or colored ignorance	Wilcon of the district, and win. A	six foot instand of four foot	capiery chrough the noters and clubs,		whom he had requested to a t for
1	laken up and the following busi-	The resolution passed its second and	white ignorance or colored ignorance.	witson as cierk for the county of Bun-	six feet instead of four feet. Amend-	and the discussion of the chances of		him, asked for a continuance. No
$\mathbb{N}$			[[Annlause]	combe-who each received 28 votes.	ment lost. The out passed. The fol-	Congress passing all the appropriation	were especially severe on the Pink-	objection being raised, his case was
	Transacted :	Bill to prevent the working of female	Mr. Young said the hill would not de	The senate adjourned till 10 o'clock	lowing bills then passed second and	Abilis outchis gave way to spoonleston	anten hitestine energy and oneshi	objection being raised, his case was
7	If to repeat the charter of Eliza-	convicts on public roads and with male	Mr. Young said the bill would not do this. It was untrue, and the man who		third readings:	as to who who will be the new postmas-	cally described Mr. Hinda's most in	confidued. Morgan has now been
1	City and to re-charter the same,	convicts was reported unfavorably and	who it was unit up, and the man who	HOUS 3.	To repeal section 5, chapter 341, laws	as to who who will be the new postmas- ter-general,	carry described art. Hinde's part la	convicted of the crime of robbery on
12	s second reading.	tabled.	function it knew it to be unifue when	The House met at 10 a.m. Praver	of 1891, in relation to obstructing pass-	The statements which have been	the Homestead riot. Col Shay de- scribed the recent revelations in New York and said it was customary for	one indictment. There are four oth-
A	SAGE FROM THE HOUSE OF REPRE-	Bill to protect birds from February	he said it, that this bill turned the city	11 N T D T T T T	age of fish in rivers.	made that a disagreement between the	scribed the recent revelations in New	ore ponding against him
SI		1st to November 15th in Mecklenburg.	of Raleigh over to the negroes. He	I have a second as a second	While this hill was under discussion	President and Mr. Bissell caused the	York, and said it was customary for	ers pending against nim.
10	SENTATIVE	Mont wovember istil in meekienburg,			the House adjourned till 10 abl t			
ri	mitting sundry bills passed by	Montgomery and Wilson counties	whenever a colored man was in it. He		the mode aujournes the ro oclock a,	resignation were known by almost all	the police and detective force to sell	Another Strike to Settle.
20	body asking concurrence by the	preside a second and child readings.		The reading of the journal was dis-	m. roday.	in official circles, to be without the	thieves and other criminals immu-	New York Rab 67 Will Date
				pensed with.		slightest foundation, and therefore the	nity for crime. He will conclude his	NEW YORK, Feb. 27 The State
Na	le. Referred to committees.	mittee of House and Senate on election		WEATH OF SENATOR FRANCK,	COUNTY GOVERNMENT BILL	interest and gossip which usually at.	anonemat tomorrow. The interest	Board of Arbitration tried to settla
	THE CALENDAR RESUMED.	law, tabled, the election law having al-	people nere. The vote on roll call				and the second s	the strike of the electrical workers
e u	to require officers and employes	a ready nassed	a do to io, no quorum voting.	The following was introduced by	Passes the Senate by Vote of 29 to 6 A	of a cabinet were entirely lacking in this case, as it was conceded by all	in the trial is unabated, and many	here today but failed. Jas. Strong.
- 12 1	ane asylums to work public roads;		The house adjourned till 10 a. m. to-	Mr. Johnson, of Sampson, and unani-	Monumental Donation is Agreed to by	this case, as it was conceded by all	ladies now attend each day.	Developet of the Plant 10
-	d its second reading, and objec-	and third readings ;	day.	(mously passed by a rising vote)	the Senate Income prot in	that only the personal desire of Mr.	the second	President of the Electrical Contrac-
4	was raised to its third reading.	Resolution by Mr. Hunter		"WHEREAS, this House has heard with	House.	Discutive personal desire of Mr.	BIRMINGHAM, Ala., Feb. 27	tors' Association appeared before the
-	has raised to us third reading.	Resolution by Mr. Hunter, appoint-	PROPOSED AMENDMENTS	profound sorrow of the death of Sena-		Bissell to resume his lucrative law	Judge Sharp, of the Birmingham	hasrd but would not viald an inch
	to extend the corporate limits of	ing February 27th. as the time to go	AND ANENDMENIS	tor E. L. Franck of Onslow county;	CENTRE.	practice accuated him in taking the	city court, today issued a decree	He said the men must return to must
AVI III	Hill, Green county; also, a bill	into the election of a judge for Madi-		and	THURSDAY, FEBRUARY 28T9-44TH DAY.	step which he did.	ordering the re-sale of the Birming-	the sale one men must return to work
	phibit the sale of liquor within	son, Buncombe and Henderson; senate	To the Charter of Raleigh. Discussed in	"Warman in his death the Test h	The Senate was cal ed to o der at 11	and the second se	ordering the re-sale of the Dirming-	at once before the contractors w uld
	miles of St. Paul's Evan-	<ul> <li>bill to repeal chapter 523, laws of 1893.</li> </ul>	the House. No Action Reached. The	"WHEREAS, in his death the Legisla-	o'clock a. m. by Lieutenant-Governor	Wiemman Bit on min	ham Age-Herald on March 11th, be-	treat with them at all, and that un-
1	al Lutheran church and Big	bill by Winborn to amend section 616	Adjournment in Honor of the Lost	ture has lost one of its most honored	D A Doughton	WASHINGTON, Feb. 28The Sen-	cause of the failure of Frank P.	der no consideration would the eight
AL	dow church, in Mitchell county;	of the Code, in regard to defendant's	Senator. Escort of Honor Appointed.	members and the State one af the best	R. A. Doughton.	ate committee on commerce loday	G'Reion who hid off at the receiver's	a day entrancet he manufed must be
	a hill to prohibit sale of	f giving bond to secure fees of office	SENATE.	and most useful of her citizens; there-	Prayer by Rev. Mr. Norris, Senator	agreed upon a favorable report on	anla Fahrmany 11th for 200 000 to	the 15th of Man
1	ar within one mile of High Brigh	- during the pending of a contest; act		fore,			sale reordary 11th, for \$20,000 to	the loth of May.
	Mountain Academy in Calder	for protection of a contest; act	2 States and the second secon second second sec		At the expiration of the morning	the proposed memorial in outloing of	comply with the terms of the sale in	A CONTRACT OF
1	mountain Academy in Caldwell	for protection of inn-keepers against	The Senate met at 11 o'clock a.m.	sentatives, that as a testimonial of re-		i tuo proposed memorial oridge across	that he did not pay over the amount	Subscribe to THE DAILT CATCA-
			a second a second s	teretificited mar fie a tertimonial of ter	[Continued on 3rd page.]	the Potomac at Washington.	of the bid.	SIAN. On trial two months \$1.00.
	and the second				A State of a local state of the state of the			