not recover costs.

Mr. Battle, a bill to determine

conflicting claims to real propety.

Judiciary. This provides that an

action may be brought by any per-

son against another who claims an

estate or interest in real propery

adverse to him, for the purpose of

determining such adversa claim, that

if the defendent in such action dis-

claim in his action any interest or

estate in the propety, or suffer

judgment to be taken against him

without answer, the plaintiff can-

Mr. Morton, a bill to extend the

A message from the house was

received stating that the house had

passed the following bills and resol-

ution: To repeal chapter 216 of

the laws of 1891 for the free pas-

sage of fish in the Catawba river,

ient the release and discharge of

court library to keep open said li-

ration of state officers. All these

except the last, which was placed

The bill authorizing the commiss

sioners of Henderson county to is-

sue bonds to the amount of \$100,-

000 was taken from the calendar,

passed its third reading and on mo-

tion of Mr. Davis, was sent to the

On motion of Mr. Battle the ruls

es were suspended and the house

resolution appropriating \$500 taken

up. Mr. McRae, of Robeson, offer-

ed an amendment, "or so much may

be necessary." On request of Mr.

Morton, Mr. McRae with drew the

amendment. Mr. Davis called for

a division. The roll was called on

the third reading 31 voted in the

affirmative and 10 in the negative.

Those voting in the afficmative

were: Abbot, Avcock, Battle, Bla-

lock, Brown, Campbell, Cooper-

Day, Fields, Gatling, Jones, King,

Marsh, McDowell, McLaughlin of

Comberland, McLaughin Irdell,

McRae of Richmond, McRae of Rob-

eson, Means, Mercer, Morton, New-

ell, Olive, Owen, Parrott, Patterson,

Pettigrew, Posey, Potter, Pou,

Twitty: the following voted in the

negative: Atwater, Burch, Cheek,

Cranor, Davis, Leatherwood, Lucas

The bill "to protect the revenues

of the State of North Carolina" in

reference to the filling of physician's

prescriptions for spirituous liquors

by druggists who pay no liceuse tax

came up and on motion of Mr. Pot-

ter was referred to the committee

On motion of Mr. Aycock, his bill

exempting Wayne and Rutherford

counties from the provision of the

WER'S

Sarsaparilla

I all, because the principal ingredi-

has med in it is the extract of gen-

nine 11 nduras sarsaparilla root, the

vacinty rienest in medicinal proper-

Gures Catarrh ties, Also, because the yel-

low dock, being raised expressly for

the Company, is always fresh and

of the very best kind. With equal

disexteningtion and care, each of the

other inguelients are selected and

THE

Superior Medicine

poaramee, flavor, and effect, and, be-

ing highly concentrated, only small

doses are needed. It is, therefore,

the most economical blood-purifier

SCROFULA ishing, work pleasant, sleep refresh-

and life enjoyable. It searches

od all impurities in the system and

canels them harmlessly by the natu-

tal clamacle. AYER'S Sarsaparilla

cites clasticity to the step, and im-

parts to the aged and infirm, re-

ancar health, strength, and vitality.

Sarsaparilla

Cures others, will cure you

in existence. It

makes food nour-

ready onled. It is

...... to be blood-purifiers. First

(Continued to local page.)

Merrit, Royall, Sherill.

house without engrossment.

upon the calendar.

charter of the Cape Fear and Yad-

kin Valley railroad. Internal Im-

LINCOLN COURIER

J. M. ROBERTS.

EDITOR AND PROPERTY OR LINCOLNTON, N. C., JAN. 20, 1893

ENTERED IN THE POST OFFICE AT LANCOLNTON AS SECOND CLASS MAIL

-Subscription-Cash in Advance

Rates of Advertising.

Onemen, one time, \$1.00; 25 for each subsequen insertion. Two nuches, one time, \$1.50; 50

cents for each subsequent insertion Turee inches, one time, \$2.00. 75 cents for each subsequent insertion.

Four inches; one time, \$2.50 \$1.00 for each subsequent insertion. 4Special rates for one-half and one fourth column ; also, for any advertisement continued longe than two months.

WE DEVOTE THIS week a greet deal of space to Legislative procerdings, as taken from the daily papers. The mention of every bil and resolution introduced in one week would fill this entire paper twice. We gave only such as are of general interest. We may hereafter, for the most part, give only such bills as have been passed. At any rate we will not promise to givevery week as much space to bills and resolutions introduced as we give to this issue,

BY REFERENCE to the proceeds ings of the Albance, which the secgetary kindly furnished us, it will be seen that Mr. Wilson is still continuing the light for Maryann Butler and his paper. We are told that he also said in his speech that they must stand by their "demands" The Alliance has seen its day. Polities have about wrought it's ruin. No secret order has any business with political questions. No secret order can afford to discuss or adopt any political platform or any part of one. Mr. Wilson wants the Alliance to cling to Butler, his "Caucasian and "other reform literature," with a vengence! We believe the thoughtful and intelligent farmers eare about ready to withdraw from such nonsense as that insisted upon by Alliance leaders. This fact, however, should be borne in mind : the Alliance leaders are going to do all they can to honey and persuade Democrats back into rank and gently bring them, if possible, over into the Third party ready for playing the same game again that was played in the last campaign. See if they do not. Is a "burnt child afraid of the fire" * We shall see.

THERE IS, it seems to us, a great deal of time unnecessarily wasted in the General Assembly in passing special and private acts. For instauce what sense is there in having the Legislature to pass an act giv- public schools. ing the right of a town to vote as to whether it will issue bonds for a certain purpose! or as to whether al appearance in certain cases. it will establish a graded school? mit such propositions to a vote of its | the words "order of seizure." qualified voters without the action | Leave of absence was granted of the General Assembly and why about 20 members for a day or two. are not commissioners and justices The House by an overwhelming this unnecessary machinery and for the bill, of course, formality? Quite one-half of the A till allowing the commissioners time of the General Assembly is of Cherokee county to here out pristaken up in disposing of such mat- oners was read and then referred to ters, the members always voting as line judiciary committee, the Representative of the town or A bill to prohibit county commis-The Postoffice Appropriation

Bill.

Special to the Observer.

will probably be reported to the P is an exbellent bill al recommends its omission, but whatever may be its rate at the

its natural color and tuliness. There is no preparation so effective as Ayer's Hair Vigor, It prevents baldness, and keeps the scalp clean, cool, and healthy.

THE GENERAL AS-SEMBLY.

ondersed from daily Exchanges HOUSE OF REPRESENTATIVES January 12.

Mr. Livington (Republican) apported the resolution warmly and was applauded. He thanked that if Furches had been elected he would have voted for such an appropriation.

Mr. Watkins of Anson, supported the resolution. The previous question was then ordered and the esolution was adopted by an overwhelming majority, only fwo noes" being heard, these being east by Third Party men.

It also tabled a resolution providing that no appropriation bills oe passed until all such bills were in the hands of the finance com-

To relieve Cator McArten, in reard to tax settlement for Harnett, his tax books having been mrnod by the fire which last Octoher destroyed the court house at Lillington.

To allow Buncomb, Yancey, Mitchel and Madison counties to pay \$5 for the scalp of each cata nouse, wolf or panther killed vithin their boundaries

The bill to abolish the office of ounty superintendent of public astruction came up with an unavorable report, and was prompts tabled, only two men voting

January 13.

The House got to work at 10:30 fter Rev. J. L. Foster, pastor of he Christain church had offered rayer. There were a number of ills introduced; the total numper to this cate being 252 (includig resolutions.)

Those of public interest today rere as follows:

Mr. Satterfield-To repeal the erchrnts' purchase tax. Mr. Crews-A bill of the same

Mr. Crouse-To allow moneys due itnesses and jarors remaining unlaimed in clerks' bands after three

ears to go the school fund. Mr. Erwin of Gleveland-To in-

orporate Fallston. Mr. Moore-To create an addiional cause for divorce.

Mr. Sheppard-To protect the itle to lands where title deeds have

Mr. Vance of Buncombe -- To proibit shooting at pigeons as a target; to make it a misdemeanor to abandon animais; to turn over ines paid for cruelty to animals to ion of that cruelty.

Mr. Wicker-To enlarge the jaisdiction of magistrates; and to allow compensation to judges and canvassers of elections.

Mr. Erwin of Mecklenburg-To repeal the act of 1889 in regard to the sale of seed cotton in Mecklenburg county.

Mr. Clark-To exclude married persons from the benefits of the

Mr. Spruill-To make the special appearance of an attorney a gener-The following bill passed final

or as to whether county commiss reading: To amend section 324 of cioners shall levy a special tax? The Code by striking out in the line Why are not towns allowed to sub- 13 the word "notice" and inserting

of the peace allowed to submit cer. Vote tabled the bill to repeal the tain questions to the voters of the county government law, which was county without calling for a special introduced by Watson, negro Reset of the Legislature? Is there no publican, from Yance county. Watway to de away with a great deal of son and the other Republicans voted

county to which the special act re- slowers from appointing ignorant or fers, asks them to vote. If this incompetent persons as judges of formality (what else is it but forms election also went to the table, the abity?) can be put away by some Republicans voting against giving general law or laws, let it be done, it that fate. The House also tabled a bill to prevent discrimination in

the sale of commercial fertilizers. A bill to amend the Code so as to make the date of the inauguration Washington, Jan. 13 .- Chairman of State officers the third Wedness Eenderson is very busy on the day after the first Monday in Janupostoffice appropriation bil, which ary next after their election, passed.

House by the 1st of February. A bill to allow the town of Mon-There is some comosity to learn toe to Issue liquor license came up hat will be done with the fast with a favorable report. (The town lons, when applied for, shall be mail item. The Postmaster Geners was some years ago included in the granted to restrain trespasses on limits of a territory in which the land, where the trespass showing hands of Congress Mr. Henderson vale of liquor was forbidden as being that any action has previously been refuses to say what he thinks ha in two miles of Monroe High orought by the plaintiff for pecuncommittee will do in the premises. School.) Mr. Holt, in the name of lary damages, and where the trepass To preserve a youthful appears the educators and the youth of the consists in cutting or destruction of auce as long as possible, it is indis | State, protested against the passage | timber, trees, and it shall be deempensable that the bair should retain of the bill. In the name of the ed irrelevant that the defendant is bung manhood of the State he solvent, or that compensation in protested against it. He said he money can atone for the threaten was informed that the authorities ed wrong. The bill applies to exof the school had not signed the isting cases.

petition for the repeal. Mr. Rav. chairman of the committee, said the petition that the probibltory law be repeated was signed by hundreds of people, prominent citizens, and that there was no counter petition. He was also informed that just oniside the two mile limit liquor was freely sold, without legal control. He Mr. Watson of Forsyth, for saying | thought the bill meritorious, Mr. Holt moved a postponement of further action on the bill until next Thursday, so as to give all a chance to be heard. This motion prevailed and it was made a special order for 11:30 that day.

The bill to restore to the tax lists all lands which have not been listed for three years and to collect taxes on the same, was tabled.

The same course was taken in regard to the bill to repeal the act of 1887 relative to impoundment of stock, and the bill for the benefit of

The bill to provide for the index. ing of the Colonial Records, passed

There was some discussion on Mr. Spruill's bill providing for the removel of the colored Normal School from Warrenton to Frankinton. Mr. Holt said the State gave \$1,500 to this school. People North offered at Franklinton com. modious buildings and \$1,500 to \$2,000 a year. Mr. Watson, of Forsyth, asked that the hill be made a special order for Tuesday week. Mr. Spruill said that the change proposed was entirely in the interest of the colored schools. Mr. Watson said an eminent colored educator had written him a lettler in which it was suggested that there ought to be some changes as to these normal schools; that the number was now too great for efficiency. Mr. Starnes said that undue sectional influences were at work in the school at Warrenton and that a change of location was desirable. Up n this statement Mr. Watson withdrew his motion to postpone saying he did not wish to "destroy the plan of salvation," The bill then passed.

A resolution raising a committee of 5 Senators and 7 members of the House to take into consideration the matter of a proper exhibit of North Carolina at the World's Fair was unanimously adopted.

> SENATE. January 13.

The senate was called to order at 11 o'clock, President King in the chair, and was opened with prayer by Rev. J. C. Foster, pastor of the Christain church of this city.

Mr. Day, a bill to amend chapter 49 of the Code. Judiciary. This provides that any railroad company operating in this state may run one or more fast mail trains over the road, which shall stop at such stations on the line of the road as may be designated by the company, providing that a regular passenger train, stopping at every regular station, be run daily except Sunday.

Mr. Campbell, a bill to make valid an election that was held pursuant to an order of the county commissioners of Madison county in townships Nos. 8 and 13 of that county concerning a road tax in said townships. Judiciary.

Mr. Burch, a biil to incorporate he Burlington and Southwestern railroad company Internal improvements. This gives power to build railroad from some point on the North Carolina railroad in Alamance county to some point on the Cape Fear and Yadkin Valley railroad in Guildford, Randolph or

Mr. Aycock, a bill to exempt Vayne and Rutherford counties from the provisions of the "possum law'. Calendar.

Mr. Mercer, a resolution requiring the secretary of state to furnish copies of the colonial records to each member of the general assems bly. Library.

Mr. Henderson, a resolution to appoint a committee to investigate the colored normal school at Warrenton. Calendar.

Mr. Battle, a bill extending the remedy by injudction in case of trespasses on land. Judiciary. The measure provides that injunct.

NOTICE!

Having qualified as Executrix of J. W. A. Paine dec'd, this is to notify all persons having claims against said estate to present the same for payment in twelve months or this notice will be plend in bar of their recovery. All persons indebted to said estate are notified to settle same without delay. Dec. 4, A. B. PAINE, A. PAINE, A. PAINE,

Administratrix of J. W. A. Paine dec'd. 6t. pd.

SALE REAL ESTATE!

Under and by virtue of a mortgage deed to me made by Thos. Hoke and wife Nora Hoke on the 30th day of April 1891, I will sell at the court house door in the town of Lincolnton N c on Monday the 6th day of February 1893, a tract of land, containing 6 acres more or less, adjoining land of W R Edwards. John Kilhan and others. Reference hereby had to the mortgage deed as now registered in office Register of Deeds in Lincoln county N C. Terms, Cash. Jan. 2 '98 E T CHILDS MORIGAGES.

Notice! Sale of Land and Personalty!

To repeal chapter 219 of the laws By virtue of an order made by the Suof 1889. To extend the time for perior Court of Lincoln County on Dec. registering grants, etc. To amend 13th 1892 in the case of John F. Davis, adm'r of G. W. Kincaid vs. D. P. Kincaid section 716 of the code in relating and others I will soll at public suction on to the office of register of deeds. To the premises on Monday 16th day of January 1898 at 12 o'clock noon, the lands of G:
W. Kincaid dec'd, lying in Catawba Springs Township of Lincoln county adjoining the lands of D. A. Lowe, D. Kinsymplify and render more convendeeds of trust and mortgages, To caid and others, containing about 80 acres, correct state grant No. 716 in Jackalso the reversionary interest of the dower son county. A resolution requestof Mrs. Barbara Kincaid adjoining same lands and containing about 26 acres ing the librarian of the supreme Terms of Sale: 4 cash, 4 on six and bal-ance on 12 months credit, deferred pay-ments bear interest, title reserved until brary at night and providing comnaid for in full, with priviledge to purpensation therefor. A resolution chaser of paying all cash. I will sell at appropriating \$500 for the mangusame time and place, for cash, about 25 bu. of corn. This 13th of December 1892; JOHN F. DAVIS, were referred to various committees Adm'r of G W Kinesid

SENSE COMMON IN EDUCATION.

One Thing at a Time. NO PUBLIC DISPLAY.

thoroughly trained for the duties of life, send her to the WILLIAMSTON

If you wish your daughter

FEMALE COLLEGE. For a Catalogue, address REV. S. LANDER, A. M., Williamston, S. C.

Aug 26 1892

LAND SALE! A. Nixon, Adm'r of Martha A. Little dec'd aga inst W. P. Sherrill et als. By virtue of a decree of the Superior court of Lincoln County empowering me to sell the lands discribed in the petition filed in the above entitled case to assetts for the completion of the administretion of the estate of Martha A. Little dec'd. I will at public auction in the town of Denver, N.C. on Tuesday the 16th day of Jan'y 1893 at 12 m, offer for sale the folowing tracts of land. To wit: First, One town Lot, situated in the town of Denver N C, adjoining the lands of T H Proctor J A Kids and others containing 4 of an acre more or less. For further description reference is hereby made to a deed from Mattie E Lowe to Martha A Little, book 60 page 341 of Deed in Register office Lin-coln county N C. Second, One tract lying on Morganton Road, adjoining the lands of Wm Lockman and others, containing by estimation 11 acres. For further description of the s me reference is hereby made to book 60 page 342 and deed therein recorded in the above mentioned office. terms of said sale are as follows: To the nighest bidder for one-third cash, onetnird on 6 months and the remainder on twelve months time, Good and approved security. Notes bearing 8 per cent interest from date. Title reserved until the last payment is made. Dec 12 '92. A Nixov Adm'r of Martha Ann Little dec'd

Per Gwyn Finley Atty. for Adm'r.

LIME Important Notice.

The finest and cheapest lime in America can be had in any quantity

on application to the Agent at N. G. R. R. Station, incolnton, N. C.

Aug 51892

MONEY TO LOAN

On LONG TIME and EASY TERMS in amounts of not less than Secured by first \$300.o0. mortgages on Real Estate, payment made by annual installments. Due Nov. 1st. each year. Apply to .S G, FINLEY. Att'y at Law,

Lincolnton, N.C. NOTICE I

North Carolina, In Superior Court, Lincoln County, Before C E Childs, c s c A C Sain adm'r of J F Seigle Simon Killian and wife Etta Killian and others. State of North Carolina to Simon Killian and Etta Killian two of the defendants in above entitled cause: You are hereby notified to be and appear before G. E. Childs Clerk of the Superior Court of Lincoln County, North Carolina at his office in said county and State on the 2nd day of March 1893 and answer the petition of plaintiff above named now on file in said office: And you will further take notice that unless you answer said petition with. in the time prescribed by law the plaintiff will apply to the court for the relief demanded in said petition. You will also take notice that this is a proceeding begun in the Superior Court of Lincoln County by A. C. Sain administrator of J. F. Sei-gle against the beirs at law of said J F Sei-

the debts of intestate. Witness my hand and seal of office this 30th day of December 1892. C E CHILDS, C & C. Lincoln county, N. C. Jan. 6th '93.

gle to obtain license from said court to sell

said intestate's land to make assets to pay

CHRISTMAS

GOODS

Our Christmas Room is now open and the goods placed for inspection. We will try to give you an idea of the varieties of our stock, but it is the next thing to impossible to give you anything like a correct idea of the variety and elegance of our stock.

CALL EARLY AND MAKE YOUR SELECTIONS, IF YOU WISH TO GET THE CHOICE Goods and AVOID the rush of CHRISTMAS Week.

Below are a few of the many goods that we have in stock In Leather goods we have Tamists Dressing Cases, of Orange Case Leather Collar and Cuff sets of American Red leather Photograph Albums, Leather Portlolios &c.

In Celluloid.

we Have Photograph frames in one and two pannel, Celluloid cover and hand painted.

Whisk 'broom Holders, Photograph racks, Nectie cases Handkerchief cases, Comb and Brush Sets, Wall Pockets, vaces card Receivers &c.

MISCELLANEOUS

Bright silver metal photograph frames, Bright silver metal comb & brush sets. Beautiful cologne Bottles encased in bright silver metal. Wood cure sets, plush comb and brush sets.

polished Highly nickle adjustable Mirrors.

Beautiful lot of China and Glassware. Bit Lot Fancy Baskets.

Handsome line of new style Sllk Handkerchiefs for ladies.

BIG STOCK BEAUTI-FUL BOOKS FOR XMAS PRESENTS. Something new in Foot wear,

We have just received a beautiful lot of Alfred Dolge's celebrated Felt Suppers for Ladies They come in Red, Grey and Black, Trimmed in Fur and plain. They are the most darable and comfortable house Slippers that are made.

Jenkins Bros.

RAMSAUR AND BURTON

HAVING purchased the stock of H. E. & J. B. Ramsaur, we will continue to carry the same line of

If you want a STOVE or RANGE or the vessels, or pipe, call and jexamine our stock.

We keep on hand Buggies and Wagous, Harness, Saddles and Collars, "Handwade," also the best sole and Harness Leather.

Large stock cut soles.

Old Hickory and Piedmont Wage ons kept in stock,

Glass Fruit Jars, Flower Pots, Glass Ware, Tin Ware, Jug Town Ware, Iron of all kinds, Nails, "cut" wire and horseshoe, Horse and Mule shoes, one and two horse Roland and Steel Plows and repairs. The largest stock of Hardware in town. Buckets, Tubs, Churns, wheel bars rows, fence wire, in fact EVERY-THING kept in Hardware and Leather goods line.

The thanks of the old firm are hereby tendered the public for their fiberal patronage and encourage. ment. The new firm will endeavor to merit a continuance of same. Come to see us whether you want goods or not. All questions cheers fully answered, except as to weather torecast.

Substitute for Sash weights.

The Common Sense Sash Balances They can be used where it is impossible to use weights or other fixtures. They are especially valuable for repairing old buildings, and are as easily put in old buildings as new ones. Common Sense Curtain Fixture:

The most perfect Curtain Fixture made. The curtain can be let down from the top to any desired point, giving light or ventilation without exposing the room or is occupants, answering the double purpose of an inside blind and a window curtain. Automatic Centre Rail Sash Lock:

The only automatic centre rail sash lock made. No bolts, springs, or rivets are used: We will take pleasure in showing

these improved goods. RESPECTFULLY,

Ramsaur & Burton.

WAKE UP!

SANTA CLAUSE!

Or there will be nothing left for you todo, Our big Holiword work boxes, plush mani- day stock has come and the shrewd buy ers are getting the first pick from our grand display. Everybody is pleased who sees and purchases from our choice selections in

> CHRISTMAS GIFTS.

Not a cloud to mar the MERRY CHRISTMAS of buyers who visit our Mammoth Stock of Gifts, appropriate and desirable for every body, old and young. Fall in line all you people who wish to see a

BRIGHTAND BEAUTIFUL

Display of Charming Christmas NOVELTIES FOR SEASON OF 1892.

Oopular selections at popular prices are features of this magnificent stock which particularly recommends it to Holiday

bring the children. RESPECTFULLY,

Every body come and

J. L. KISTLER, PROP.