

As able and instruction stened to with profound interest y all of his large audience. ...The buildings of the North Carolina Phosphate Co., at Castle Hayne, nine miles from this city, were destroyed by fire vesterday afternoon. The property belonged the killing of stock by railroad companies—making conductors ance on the plant amounting to \$4,500.-Wilmington Star, 17th. ...On Senator M. W. Ransom's ty, his sons sold to a cotton broker the there it in the hands of the the mend mend sol to a cotton broker the there it in the hands of the the mend mend sol to acotton broker the there it in the hands of the the mend mend and the sold to acotton broker the there it in the hands of the the mend mend and the sold to acotton broker the there it in the hands of the the mendment and the broker at the state. It was not is the interest of the taryern, an bat HEALTHFUL HOMES. Houk, Vancey and Banner. PASSED THEED READENG. H. B. of relating to carrying concealed weapons, amending the law so as to make the minimum fine \$30 instead of \$10 and the maximum fine \$30. Before the passage of this measure it created considerable discussion. Mr. Patterson offered a substi-tute taking away the jurisdiction from the magistrates and placing it within the jurisdiction of the Superior courts. PASSED THIRD READING. A good opportunity for profitable investments. for illustrated pamphlet, address, ter cases, was taken from the cal-endar on its second reading. It places it in the hands of the Governor of the State and pro-vides for the Treasurer to pay the expenses of protecting the oyster beds of the sounds of North Car-olina. buyer planked down over \$22,000. This is probably the largest sale made in the State by any one farmer. The Senator made 956 heavy bales the past season. He LINVILLE IMPROVEMENT CO., Name of a Vision of the State LINVILLE, MITCHELL CO., N. C. is a representative farmer as will olina. tions, the more cases for the law-yers to defend. Mr. Williams arose to a question of personal privilege. The News and Observer had reported him as saying he was opposed to the bill because it was a lawyer's bill. He did not so intend. He hoped the correction would be made. He then proceeded to discuss the bill under consideration. Superior courts. Upon a vote the substitute war titled cruelty to animals. By Mr. White, bill defining the method and time for legal adveras a great statesman. Nov22-5m. HOUSE OF REPRESENTATIVES. ant. See or's bell ... Grand-Master-of-Masons H. The House met at 11 o'clock, S. C. W. TATE, Mr. McGill offered as ame Mana-Arres dellars and a built to belowns? Why, that's only a for sta-. Gudger has made the followwas called to order by the Speak tisements under execution and decree of courts. Judiciary. By Mr. Bellamy, a bill to au-thorize the State Treasurer to pay ment, by striking out \$30 and substituting \$15 as the miniing appointments : Grand Lectur-er, B. H. Hatcher ; Grand Chap-lain, Rev George M. Dukes ; Sen-terday was read and approved. ATTORNEY - AT - LAW. a Cart stantin - te MORGANTON. N. C. mum fine. Mr. McGill's amendment was Lindy, une Partes-Darit want & General Male for Onion by way of Galatanes. These Chief Section - Bar per so. A These Chief Section - Bar per so. A Iain, Rev George M. Dukes; Senior Grand Deacon, L. M. Totten;
Junior Grand Deacon, J. A. Leach;
Grand Sword-Bearer, W. E. Morse;
Grand Marshall, E. H. Lamb;
Grand Stewards, Rev. W. S.
Creasy and A. L. Brooks; Grand
Tyler, Robert H. Bradley. N. B.
Broughton, A. H. A. Willia-ns, and
G. Rosenthal are appointed directors of the Oxford Orphan AsyImm. mileage and per diem to witnesses and others, who attended the com-mittee of examination into rail-M. A. NEWLAND. lost, and the bill then passed ins third reading. under consideration. Mr. Avery said he came to Ral-eigh determined to stay off the floor, and that he was opposed to the enactment of any new laws, except remedial ones. This ques-tion was a new one. It had never been discussed on the stump. The people had heard sothing about it. Our forefathers had lived under the present law and we could do litewise. This bill should be well considered. It was a duty Sena-tors owed themselves and he fa-vored further consideration. The idea of reducing cost by this bill was no certainty. He made an earnest appeal for more considera-tion. roads and other corporations. Finance. Attorney-at, Law, MARION, N. C. S. B. 66, a bill to provide an an-nual salary for Solicitors of the mas 20 0m. State, on its second reading. Mr. Turner explained the bill, J. E. ERWIN, The start deal."-- Beat Home and favored its passaged. The bill provides the annual salary of ATTORNEY-AT-LAW, ...A telegram of the 16, from of liquor near churches in Ruth-MORGANTON, N. C. ter's these Thead the Co \$1,8 Mr. Bellamy thought the salary Office over Hogan & Huffman's Charlotte says: A dynamite car- erford county. was too little, and to get a good Store. tridge was thrown into a passen-ger car on the Carolina Central BILLS INTRODUCED. lawyer to give up a paying prac-tice he should have a good paying "R would have been such a descel der JOHN T. PERKINS, Mr. Yancey, to apply county railroad last night. The Chartaxes equally among the sub-scribing townships. Mr. Coffield, in relation to County Commissioners. Mr. Lowe, relating to disturbsalary. Mr. Ardrey favored the bill, allotte-bound train was approach-Attorney-at-Law. ing Hamlet. A passenger sitting by an open window felt some-thing strike him and at the same (OFFICE NO. 1, BRICK ROW.) though it would reduce the pay of the Solicitor in his district. The last has been exting a grant to Special attention given business of Executors and Administrators. Col-lections on claims and returns prompt-Mr. Butler thought \$1,500 was enough for the Solicitor to retime saw a sputtering object 're-bound and fall upon the floor. It ing public worship. Mr. Lowe, relating to working enough for the Solicitor to re-ceive. Mr. Ardrey moved to amend by inserting \$2,000 in place of \$1,500. Mr. McLarty thought every Solicitor in the State would Solicitors be paid, except out of the was a dynamite cartridge and had only about half an inch of Mr. Whitfield, to amend chap. 173, Laws 1887. Also, to prevent Nov. 10.-1y. The state of the state of the state fuse to it. The passenger quickly picked it up and threw it out of M. SILVER, 173, Laws 1887. Also, to prevent increase of hog cholera. Mr. Peebles, to define felony and for other purposes. By Mr. Patterson, to incorpor-ate the Globe Academy. ATTORNEY - AT - LAW to a Status Ray. gladly accept the \$1,500, and Treasury? hoped the amendment would not Mr. Butle the window. Detectives have MORGANTON, N. C. been put to work on the case and hoped the amendment would not be adopted. Mr. Williams opposed this bill because it was a lawyer's bill—he was amused to hear reference made to Solicitor's fees as blood money, why he never saw a law-yer who would not for his fee prosecute a man to death. Mr. Ardrey asked to interrupt Senator Williams and maked "Would you like for any one to assail the farmer in as direct a manner as he was assailing the legal profession." Mr. Butler believed the best in all efforts will be made to capture The examination of titles to Real the guilty party. -I am pring to have your Estate and litigation affecting the same mecialty. feb 20-90-tf ...A telegram of the 15th from A bill to protect mountain trout Weldon, N. C., to the Richmond in Buck creek, in McDowell coun-Dispatch, says : A private letter re-ceived here yesterday stated that Mr. H. Clay Graves, a well-known above the Falls. Terretti bi basar da territ bi San Silan Patan giriy da territ bi San Silan Silan Silan Silan da territ bi San Silan Si LT. AVRBY. W. C. ERVIN AVERY & ERVIN, Attorneys-at-Law, Mr. H. Clay Graves, a well-known and prominent business-man of Uniontown, Ala., had committed suicide by drinking an ounce of laudanum. He walked into a drugstore, called for the deadly drug, and swallowed it right in the presence of the horrified drug-gist. He died soon after drink-Mr. Patterson asked if there MORGANTON, N. C. Daks and at Practice in the courts of Burke, Cald-well, McDowell, Mitchell and Catawba, and of Sixty First New York Vol New York Trans. and in the Supreme Court. Collections a specialty. Office in HERALD Building. The bill passed the third read ing by the following vote : il Pas and the local ---the presence of the horrined drug-gist. He died soon after drink-ing the poison. Three doctors were called in, and the stomach-pump was used, but the hand of death could not be stayed. Finan-Ayes-Messes Alles, of Blad Ardrey, Aycock, Bell, Bellan Bishop, Butler, Chesses, Cour Durham, Galloway, Grigsby, Ho . He was s The second of last."-Life Presid all R. if in the l the lot I had the

Bishop, Butler, Chessen, Courts Durham, Galloway, Grigsby, Hob son, King, McLarty, Morgan Paine, Parter, Rose, Shanki Sprinkle, Turner, Twitty, Walse and White. Total 25.

Noes-Mesors Allen, of Gran-ville, Alston, Atwater, Bowers, Bull, Culbreth, Davis, of Frank-lin, Davis, of Haywood, Gilman, Greene, Mitchell, Reid, Reynolds, Russell, Skinner, Stanford, Wil-cox, Williams. Total 18

The bill to amend the charter of forganton pas the town of Ma third reading.

The bill to license de

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RICKORY, X. C.

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WILL H. SANDORN, Pres.

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