LOBBY "EXILED."

##  <br> The house metatioa.

The to ouse mef ot 99.clock. This, under, reatulation, being thel last day
of the litroduction of bills, there of the introduction of bills, there
ras a great rush ofthem. Those in. troduoed $\begin{aligned} & \text { wores }\end{aligned}$
By Hodges, to a
public 1 aws 1868 .
By Craven, to provide for a bridge
across the Cata ba betw lefiburg ond Gaston.
By Young, to allo
omymition of
lssue bonds, Raiegga township to
By Lusk, to provida for the rep nesseo Oentenita, erasatiog a board chaliman, to authorize the biard

 By Pieroe, toallow the trustees of
the (astitution tor the colored deal
 more physidians, By Hauser, to fall ryanue of their policices.
meat of oill attorney\& foes tor par de leodant when the prosecution is ad that there s ' oll bo taxed as parto utorn a, reasonanable sym, not less than es, to be fixed by the judge or
juastice, which shall be paid to the justice, which shall be patid to th uch p proseoution,
By S. Sohuliken,

## roolsior Artesian Well and Sewe

 ae company.By Cunning
 ortteontiders in the state. alttee of the whole, Cook in the
shate, on the reverue bill. It re aumed considieration- at seotion 26, Wha section atter section was adopted.

 opposed this. The latter saiditid wa
 Doffy, Dixon opposed the amend wis not a bar in his county arda that oo dia not think a man who sola
liguor was moral. He wanted the egitatature to let the word remain asked White eft peoplo who drank whother a majority ot the people of aot drigk whiskey. Dookery saic oxaliemont in the counties everv clections was tho most bitter of all
 lowing persons to soll wine they
mako at home, in any quantity less nato at home, in any quantity less Thusor. Black burn said ho mantod Sookery sula At pould make every

 trilike oatt oae or the othereo both. They were all rotod down, Dookery
oryiog out "lou have tased the Armer, now tax the lawyers and
lootors." An amendment strikiog plysforinos from any additional tax 2hyis was lost Then an amend-
thent was oflered to strike out the pant of the sebtion which imposed a Deede, eto. Suthon of Oumberiand
aild Mr. Blackburn was -right and then the motion to atrike
ans an attempt of class
Coglatotion pure and simple fist en
 Qunces in the county were writ

| $\begin{aligned} & W_{a} \\ & A_{m} \\ & \text { edg } \end{aligned}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
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Amid great laughter Ward ackno
edged that he was,
The calendar was taken up, a
bills were passed as follows.
To regulate masogement of a
viets in Cabarrus; to amend chart To regulate masogement of con-
viets in Cabarrus; to amend charter
ot Durhaín and allow it to issn of Durhain and allos it, to issue
bopds; (resolution) to exolude all lobbyistst from the lobby atad offioe
ot the house; to make it unlawtul fo one person to mante or the lands of
onother, without permission thit nother, without permission, this to
apply to the connthes of Mecklen pply to the conoties or Mecklen
burg, Beautort, Ropliogham, Union
Currtuck and
 less thanp 5 nor over 10 ; to
the charter of Southera Pines. Mcorary said the proviso taxi people who drew deeds or coivey
ances, eto., ought to be stricken out nees, etc., ought to be stricken ouc
that if it remained it . Fould mals the country people very angry.
Parker, of Perquimans said fou atths of all the deeds, sto, writte y the country people, were impro
Hy written. He thought the la rly written. He thought the la men who went about the country
riting deeds wrong. He said protession was property. Alexande sked if tarmers were protession duce a tax on farmers. Allen's mo tion to strike out the whole sectio 1 to 31. Parker gave notice that ould bile a protest against this
Section 41 was stricken out, posing taxes upon inheritancess.
was section 52, tmposing a 500 adopted taxing 8100 annually in eac county in which they do business a hananat opticians or persons othe
han registered physicians, selling pectacles or eye glasses. This do At $2: 30$ the committee rose and re sideration of the reuenue act. Hancook onered a resolution rai apprinted by the president of th seate and the speaker of the hous
oconfer with Mrs.-Albert Guerr egarding the purchase of the ol view in the capital. There wa
vite a little debate. The vote wa 3 to 45 , and it appeared that the peaker'would nave to break the tie
but Petree oame in and voted aye he resolution was adopted. SENATE.
The senate met at 9 Gov. Reynolds presiding. Praye
b Rev. Dr. J. W. Carter, of this Bity.
Bills and res
duced as follo auced as follows:
By Yeager, a bill to probibit th titutions in Raleigh. It seems tha one of the senators got hung up in
the wire fence at St t. Mary's schoo the wire fence at St. Mary's schoo
the other night when altending the eception. Oa mo
the bill was tabled
Bills and resolu
posed of as follows:
To incorporate the commonwealt Wilmington, passed; To incorporat the trustees ot St. Mary's school Raleigh, passed.
Mr Moye from public printing made a report fo letting of printing at the lowest bi be abolished and that the bill of Mr sutler appointing Guy V Barne
public printer be adopted. The re port says that the printing under Stewart Bros. has cost the state lious 2 years, and that part of th ork was done in Richmond, Va,
when it should all have been don he adoption of their (minoority) re port. The report further says tha
Tolyh incorporate and establish two terary societies in Shaw Univers ty. Resolution to a llow assistance en To prevent persons from fisbing private ponds without permission romowner. Passed,
To aid the construction on.Solem Southbound R. R. Passed The bill to regulate the public abolishes the lowest bidder ant, ahd
appolats Guy V . Barnes of this city public pritoter and requires th
wrork to be done in Raleigh and b nion labor. The majority commil The minority committee reconmenc
he passagp of the bill, and recon noved to postpone the matter vot potion was loot.


To Neighbors and Home
Folks in Canton.

## WASHINGTON ASTIR

## 

 Tonlear.By Telegraph to the Press-Vistior. Cantox, Ohio, Mareh 1. - McKin.
ley's last day in Canton as a private lect and favily to by the president el
triends. Office seekers wore no were in town. From early morining
withe al the MeKinley bouso was filled with people who have known the Major
for years and who wished to say arewell. The eitizens turn out en nasse tonight to bid the president亚 but possibly from the train.
WasBixaros, March 1 Washixoron, Maroh 1.-Thestate
ment is made on high authority to day that an extra session of the bous
will be delayed until the first Will be delayed until the first of
Apri. Aready Washington has
begun to leel the first ripples of the jegun to feel the first ripples of the
great tide of humanity which will tors are crowding in on every train
to see the pageant. Gen Porter is verv busy with the final arran
ments of the parade.
It is almost an assured fact that
Cornelius Bliss of New York has Cornelius Bliss of New York has
reconsidered his determination not


|  |  |
| :---: | :---: |

The qutle
The question recurring on the
doption of the minurity committee

## log by a large vote Mr Wakefield ris

personal privilego ssid that the
article appearing in the News and
oserver of Sunder wes Observer of Sunday was false; that he bad never received a letter from
Senator Pritchard, nor bad Senator Pritehard, ever said aaything to N CRR. "I say this in justice to
the senator and to myself. There
was no resolation introduced in the was no resolution introduced in the
caucus while I was presént. I let
the room while Judge Avery was speaking because I'smentta mouse."
The morning the bill came up in the The morning the bill came up in the
senate I went to Col. Andrews and senate I went to Col. Andrews and
requested to speak to him. We Went out side the senate chamber
and I told hlm that I was in favor of
his substitute it his company would bis substitute it his company woul
give 8 per cent, and $I$ asked him to telf me as an honest man if be though plied that he had no idea the com then would give tbat amount.
then would vote for the sabstitute any way because I thought
it right.
Judge Avery so did Mr. Alexander, the private
secretary to Governor Russell, but the News and Observer does not say
any thing about that because they ere on the same side. My colleague put me to thinking.
Mr. Barker, wo
in the article, said he endorsed all hat Mr. Wakefield said. Mr. Early
ad Mr. Odom did the same. ad Mr. Odom did the same. The
last named gentleman said the arti
cle was beneath his rotice.

## WARMER WEATHER




