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From the Raleigh Standard.

THURSDAY, February 6th, 1868. The Convention assembled at 10 o'clock, Pres. Cowles in the chair. Prayer by Rev. H. T. Hudson, M. E.

The journal of yesterday was read and ap-

Whereas, we consider the ordinance, entititled an ordinance for the relief of the deb-

tor, passed by vote of the Convention yes day, as entirely inadequate to the wants of the people, invidious and unjust in its distinctions between debtors, affording no relief for the unfortunate debtors whose old debts have been renewed since 1865, and others whose present condition is equall deplorable and equally the result of the war; and that it also opens the door to unlimited fraud, we respectifully protest against this action of the Convention, and ask that this protest be spread upon the journal.

Messrs. Ing, Congleton and McDonald, of Chatham, also appended their names to the

Mr. Ray presented a petition from Eliza C. Wagner, praying for a divorce. Referred. Gen. Abbott, from the finance committee reported unfavorably to the resolution to negotiate a loan of \$10,000; unfavorably to an ordinance in relation to the liabilities of olution requesting a loan of three millions Gilliam Underdew, when from Congress; and favorably upon a resolution to raise a loan of \$500 for contingent

Gen. Abbott announced that bills for contingent expenses properly avouched, would be cashed at the 1st National Bank.

Fromthe finance committee, by Gen. Abbott, an ordinance to levy a tax for the expenses of the Convention. He said this ordinance provided for a tax of 1 20th of 1 per cent., on property now

taxed -real estate being valued as in 1860, and personal property as in 1868.

Mr. Tourgee said the ordinance should be so amended as to include all the personal property of the State, as well as that now taxed by State laws. The act of Congress

was explicit. Gen. Abbott said if property not now tax-ed by the revenue law of the State, was included, trouble and confusion would ensue. A new assessment would have to be had. Mr. Tourgee said he could not vote for the ordinance as it stood.

Mr. King, of Lenoir restated the argument of the chairman of the committee, and said he hoped the Convention would sustain the committee. He called for the yeas The ordinance was passed-yeas 92, nays

Mr. Jones, of Washington, a report from the committee on corporations other than municipal, which was ordered to be printed Mr. King. of Lenioir, a resolution suspending the 16th rule, which was adopted. Mr. Ragland, a resolution instructing the

committee to confer with Gen. Canby to ask Wines, him to stay executions on ruinous debts. Mr. R. asked for a suspension of the rules. Agreed to.

Mr. Jones, of Washington, said the matter was settled yesterday. If new debts were stayed, the laboring men of the country would be at the mercy of harpies and shylocks, of whom so much was said. The matter of relief was decided yesterday.

Mr. McDonald, of Chatham, pressed a vote on the resolution. He desired the fullest relief for the people. There were ten or fifteen thousand dollars due him, and he had pressed no one -indeed had voluntarily destroyed 5 or \$600.

Mr. Hood said, step by step the repudiationists were advancing. What would come next, God only knew. He moved to postpone indefinitely.

Mr. Tourgee called the yeas and nays; Yeas 44. Nays 56. The question recurred on the resolution,

Mr. Galloway said the resolution amounted to a request merely. The resolution was adopted.

Mr. Heaton a resolution that the President be authorized to appoint a standing com-mittee of three, on the revision and arrangement of the Constitution.

The rules were suspended and the resolution adopted. Mr. Turner introduced an ordinance that no act appropriating money shall be valid

until ratified by the people. Laid over, Leave of absence was granted to Mr. San-derlin for 5 days; to Mr. Galloway until Monday; to Mr. Patrick until Wednesday; to Mr. Williamson until Monday; to Mr. Aydlott until Wednesday; to Mr. Carterfor 5 days, and to Mr. Peterson, until Mon.

THE CALENDER.

Was taken up, and the resolution of Mr. King, of Lenoir to amend rule 36, was read and adopted.

The resolution regulating expenses, by Mr. Rodman, was read and laid over. An ordinance, by Mr. Mullican, declaring contracts inviolate, &c., was indefinitely postponed. The resolution of Mr. Rich, amendatory

of rule 12, was withdrawn. A resolution by Mr. McDonald, of Chatham, for relief of debtors, was referred on motion of Mr. Gunter to the relief commit-

The resolution of Mr. Laffin, in relation to State bonds outstanding, was laid over until the 6th section of the bill of rights was

taken up. A resolution by Mr. Read in favor of two daily sessions—at 10 a. m. and 4 p. m., was

A resolution by Mr. Parker on the same subject, was tabled. A resolution by Mr. Ellis, in relation to

the unconstitutionality of the reconstruction The resolutions were tabled. The report of the Executive Committee on rules be suspended. the first article of the Constitution, was then

The question recurred on the motion to amend section 1, by striking out two and inserting three years, Mr. Jones, of Washington having the floor.

to liabilities of Banks, was called up, the report of the committee reconsidered, and it was placed on the calendar.

Mr. Jones, of Washington, moved to amend by striking out three and inserting on Congress for a loan of three millions for agricultural, educational and other interests Mr, Laflin seconded.

On the amendment of the delegate from

altered and adopted.

The 2d section was read and adopted.

The 3d section was read and

Mr. Tourgee moved to strike out "exe-cute" and insert "perform." Agreed to. The section was adopted. The 4th section was read, and

Messrs. Turgee, Moore, Welker and Peterson offered the following protest, which was entered on the journals, in relation to the Constitution and laws of the United States and State.

He said that now-a-days, officials made a distinction between the laws and Constitution. He desired to have them support and execute both, until the laws were declared unconstitutional, if it should happen so, by the proper tribunal.

The section was verbally amended on motion of Mr. Tourgee and adopted.

The sections from five to eight, including the whole of the article, were read and ad-

opted seperately.
On motion of Mr. Ashley, the report was ordered to be printed as amended and made special order for final passage to-morrow 12

The report on militia as reported from the committee of the whole, of four sections, was read, adopted and the same order made as in case of executive report. Mr. Harris of Wake inquired whether the

committee on redistricting the State had been appointed. Not appointed.

Mr. Harris then called up the petition for banks; without recommendation upon a res- divorce of Ann Underdew from her husband Mr. H. asked its reference to a select com-

Mr. Tourgee moved to lay on the table.

Mr. Harris of Wake said that Gilliam Underdew had married his wife Ann, and defrauded her of eight hundred dollars of her hard earnings, run away and again married in Ohio. They were free persons of color, and married in 1858. She was a woman of unblemished character, had been crueally treated and now feared that should she die, the balance of her property might be claim ed by her unworthy husband. If referred he was confident she could make such state ment before the committee as would induce

the Convention to grant the divorce. Mr. Ashley favored the reference. He desired a full report on the whole subject. If divorces were granted here, the desks of delegates would be covered. But this matter might be referred for a full and fair report on this subject. No doubt it was a case of hardship, but let the whole affair, with all similar cases, pass over to the Legislature finally, where such provisions could be made in the law as would be liberal and just.

Mr. King, of Lenoir, said he hoped the Convention would perform its legitimate duties. It one divorce was granted, twenty thousand would pour in. It was out of the

He called for the yeas and nays. Not sustained, when Mr. Harris, of Wake, replied briefly, and the motion to refer was put and adopted.

THE CALENDAR Was resumed, when a resolution by Mr. Harris, of Wake, in relation to relief, was read and postponed. On motion the bill of rights was made the

special order for Saturday 12 M.
Resolution by Mr. King in relation to the action of the Convention, was read and with-

Resolution by Mr. Harris, of Wake, read nd laid on the table. Resolution by Mr. Congleton, that the Convention consider first the constitution and then relief, before other business.

Mr. Forkner moved to adopt, when on motion of Mr. Hood the resolution was ta-Resolution by Mr. Gunter, regulating the

hour of daily sessions, was read and with-Resolution by Mr. Teague, instructing the committee of three to confer with Gen. Canby, to inquire how far he will recognise leg-

islation by this Convention, was read and laid on the table. Resolution by Mr. Rich in favor of conferring upon the Governor the veto power. Passed over.

Mr. King, of Lincoln, requested that his name be recorded in the negative on the vote for four years' term of office for Governor, &c. Granted.

Ordinance, by Mr. Duckworth, in favor of Sheriff Justice, of Henderson county. Read and adopted. Ordinance by Mr. McDonald of Chatham.

in relation to taxing old debts 75 per cent. was read, when On motion of Mr. Taylor, the Convention adjourned.

FRIDAY, Febuary 7th 1868. The Convention assembled in the Commons Hall at 10 o'clock, Pres. Cowles in

Prayer by Rev. Mr. Hood of the Conven-Mr. Hood a report from the committee on relief: That delegates send to the commit-

tee the name and history of those since 1861, now banned, who are in hearty accord with The report was accepted, when Mr. Hood moved its adoption, and Mr. Durham moved to lay that motion on the

Yeas 11. Nays 89. Mr Daniel said he was for universal am-

nesty and wished all relieved, who are now Mr. Marler agreed with Mr. Daniel.

Mr. McDonald, of Chatham, the same. Mr. Bradley, the same. Mr. Ellis said he desired all to be pardoned.

The motion was lost, when.

Mr. Hood moved the previous question.
Yeas 89. Nays 9.
The resolution was adopted.
Mr. Morton, a resolution that a copy of the relief ordinance be sent to the Sheriffs and Clerks of the Counties; and moved the lost since the publication of the last Register for 1807 shows that there are six squadrons on foreign service, comprising fifty-one vessels, with an aggregate of four hundred and thirty-eight guns, and, in special service, vessels with an aggregate of six hundred and sixty guns. Thirty-nine vessels have been sold or lost since the publication of the last Register for 1807. Agreed to, and the resolution was adop- laid up at various naval stations at home.

of the State.

The ordinance of Mr. Welker in relation officers during 1867, including four rear ad-

The hour of 12 having arrived the resolu-Washington,
Mr. Forkner called the yeas and nays as follows:

Ayes 62. Nays 36.

The amendment was agreed to, verbally

The article on the Executive Department,

it being the war good had a

SPECIAL ORDER, Was taken up. The 1st section was read, Mr, Durham moved by striking out the offices of Lt. Governor, Superintendents of

Public Works and Instruction and Attorney The yeas and nays were called for as fol-

Yeas 12. Nays 88. Mr. Durham moved to strike out "four" ears and insert ,'two."

The section was then read, and Mr. Andrews called for the yeas and nays on its adoption :

29. Yeas, 77 Nays 26.

The second resolution was read, when. Mr. Durham moved to strike out "four" and insert "twenty," strike out "resident" and insert "citizen," strike out "two" and insert "five." and add at the end of the section "shall be able to read and write."

Yeas-14 Nays-82, Mr. Holt moved a qualification of Governor and Lieutenant Governor, of \$2,000 free-

Mr. Rich to amend by saying \$10,000 .-Accepted by Mr. Holt.

Mr. Congleton moved to amend by making it \$20,000 in slave property.

Mr. Rich moved that 10,000 be Confede-

rate money. The motion was taken on the original dment and lost: The section was adopted.

The 4th section was read, when Mr. Graham, of Orange moved to strike out the words "and laws. Yeas 42. Navs 54. The section was adopted, also the 7th, 8th

and 9th. On the 10th section Mr. Graham, of Orange, called for the yeas and nays. He said that section overturned the established tsages of the State, and he desired to see a record upon it.

On motion Mr. Heaton the section was amended by inserting "majority of the Senate" for "Senators elect," and as amended the section was adopted. The 11th section was read, the words "by

virtue of his office," on motion of Mr. Tourgee, were stricken out, and it was adopted. PRESERVED GINGER, The 12th section was read, when Mr. Rodman moved to amend so as to strike out "impeachment of the Governor,"

and insert "conviction of the Governor on impeachment.'. The amendment was lost and the section adopted; The 18th, and 14th, verbally amended,

15th, and 16th, verbally amended, were read and adopted. When the 17th section was read a question arose as to whether three seperate Bureaus or one only was contemplated, and it was deciced that the Bureau of statistics, agri-

culture and immigration should be one. Mr. Durham offered the following addi- With Combination and Powder-proof Locks, tional section. Section 18. No person of African decent or of mixed blood, shall be eligible to the office of governor or Lieutenant Governor or

any other executive office. Mr. Rich asked what mixed blood meant, Scotch-Irish or what? Mr. Durham-I understand it in the ordinary legal meaning of the term.

ready in about two weeks.

relative to the alleged expression of opinion by one of the Justices of the Supreme

The Grant and Johnson correspondence was read, in the House. Nearly an hour

consumed in its reading. It created a pro-

mirals and one commodore. At the Naval

Academy, Annapolis, there are stationed nine vessels not included in above lists.

Lake Ontario, usualy frozen over, at least

as far as the eye can see, at this season of the year, is now entirely open.

Court on the Reconstruction acts.

GREAT PIANO FORTE, The yeas and nays were called as follows: Yeas—11 Nays—84. MELODEON EMPORIUM, WASHINGTON ITEMS.

650 Broadway, New York, and 69 Washington St., Chicago, Crosby Opera House, The Senate Finance Committee han finan-Wholesale Agents for the United States for ical matters under discussion but did not Wm. Knabe&Co.'s Celebrated Gold adopt any of the schemes before them. When they meet again they will endeavor to hit upon some finanical policy which will be satisfactory to the country.

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CARHART, NEEDHAM & CO.'S Celebrated Harmoniums, Melodeons and The Senate Military Committee has favor-Organs. ably reported about five-sixths of the army Manufacturers and Importers of Musical Instruments, Strings, Accordeons, nominations sent in at this session of Con-Violins, Clarionets, Drums, Guitars, Brass gress, but none of them have yet been acted Instruments, and other Musical

Merchandise.

on by the Senate. There is a great struggle over five paymasterships, and these nomination have not yet been taken up by the com-Remember the Place. J. BAUER & CO., The House Judiciary Committee, ordered the summoning of several witnesses, news-69 WASHINGTON ST., CHICAGO. paper men and others, to appear and testify

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The United States Navy Register for 1867 shows that there are six squadronso on foreign service, comprising fifty-one vessels, with an aggregate of four hundred and thirty-eight guns, and, in special service, vessels

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