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THE JOURNAL.

Editor. L. B. NUNN.

NEW BERNE, N. C., FEB. 7, 1885.

Entered at the Post office at New Berne, N C.

INTER-STATE COMMERCE. The Senate has passed the inter-State commerce bill, but it is not the REAGAN bill that passed the House. There is a proviso in the House bill to prevent pooling freights, and to prevent railroad corporations, whose lines extend from one State to another, from charging more for carrying goods a short distance than a long one over the same line. This, it strikes us, is the most important feature of the bill. We can easily understand why a railroad should charge about the same for carrying freights over a part that they would over their whole line, but we see no justice and cannot see upon what grounds, unless it be because the people failure. along the line cannot help them-

selves, in charging double the price for carrying freights half the distance that they charge for carrying the whole distance. For instance, a friend, who was recently in Florida, tells us that oranges are for fifty cents per box; but if they and county. Passed its third readare put off at Goldsboro, right on ing. the line of shipment, the charge is Mr. Fray stated that this was one dollar per box. Upon the passage of the Senate

speech. He favored the bill west, canals are to the east. He as it came from the House, read extracts from a report of Gen. The speech reads like VANCE, and we think it begins to show that VANCE will be VANCE before his second term expires, and when this know how much it will cost. A comes to pass, as Bro. HALE, of the specific sum ought to be stated in Rogister, truthfully says, there will be but one such in the Senate. In reply to remarks of some Senators Lewis that it was very good land.
that it was dangerous to legislate Mr. Alexander moved that it be on this subject, and that Senators were not familiar with railroading

he said: the clamors of the rural population engaged in that kind of industry, should undertake to legislate and enset more stringent laws to prevent and punish the offense; and The motion to refer was lost. The ensat more stringent laws to prevent and punish the offense; and about the time they were ready to proceed, suppose that a delegation from persons engaged in the hear roost robbery business should appear before the Legislature and should say to them. "Sirs, without meaning to be offensive, we warn you that you are ignorant of this business; we notify you that the subbery of feathered animals that if ye a nighty complicated and technical business, differing very much from the ordinary vulgar root bery of animals that walk upon the earth. We assure you that all theoretic and speculative knowledge on this subject is entirely miscled and hus been from the days of old Moses down. We say that no legislature can have any knowledge of the business except by actual experience: You will do good by your laws if you are interesting to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It you are not very careful; we can not stand infexible; from rules; we must be let to the effect of competition and the laws of trade. It is not any of the process of the contract of the process of the contrac

the pig raisers of the country will have to bear the loss of the short haul on chickens. If you will go into this business, if you will undertake to enact haw about a business of which you are professed in the haul on chickens. If you will undertake to enact haw about a business of which you are professed in the haul on chickens, if you will undertake to enact haw about a business of which you are professed in the hault was at hose little vacant spots of land his wife was demissed by the among the swamps of the east were concerned, he hoped they would not be included under the operation of the bill.

Mr. Alexander said if there was if this bill were passed—the legal right to indict a man is different from the pullet by starlight in the top of the loftiest apple tree in a farm-yard. Hear him, If you are determined to pursue this course, take Sykes's advice, appoint a committee of constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constables in every neighborhood to watch us when we have the constable in fighting the party who is to control the children. A recent case where a man whitped the party who is to control the children. A recent case where a man whitped the party who is to control the party who is neighborhood to watch us when we the author; or that will make "ore than one lums of this paper.

Any person feeling aggrieved at any amony of publicity in upon our doings; perhaps we will quit of our own accord; but we think in fairness to both parties, as you profess to want to do justice to all classes of the community, we ought to have a hand in appointing that commission that is to watch us!"

> Condensed from News and Observer. THE GENERAL ASSEMBLY.

> > SENATE.

February 4, 1885. Lieut.-Gov. Stedman called the Senate to order at 11 o'clock.

PETITIONS. Mr. Thompson-From citizens of

Onslow, asking the repeal of the law relative to diamond back terra-

REPORTS OF STANDING COMMIT-TEES.

Mr. Buxton, of judiciary-Favorably on bill to make disturbing a grave felony.

and signs.

BILLS. Mr. Rountree-In relation to the graded school of Kinston. Propositions and grievances.

Mr. Cowan-To make stockholders in State banks liable to depositors for loss on account of bank

Mr. Wilson-To amend section 3078 of the Code, concerning insur-

Bill to change the name of the bank in Elizabeth City. Passed its third reading.

Bill to amend section 696 of the Code, reducing tax on bills of incorshipped from there to New York poration. Passed its third reading. Bill to increase revenue of State

simply an amendment to an exist-

ing law.
Mr. Simmons discussed the bill. bill Senator VANCE made a He said what railroads are to the Lewis, State Engineer.

Mr. Bower moved to amend by striking out provise in last section. Mr. Alexander said we eight to

Mr. Hill stated that he had been informed by Prof. Holmes and Gen.

re-referred to the committee on education with instruction to report a specific sum for the necessary

working. "Suppose, if you can so imagine, a community of a somewhat Arcadar sands and thousands of acres of dian simplicity where the crime of land in the east belonging to the robbing hen roosts had come to be State, which could be made exsomething of a nuisance; and suppose the Legislature, listening to which would relieve taxation. He

HOUSE.

PETITIONS.

To repeal merchants' tax; relative to a new county, to be formed from Beaufort; to repeal the stock law in Mosely Hall township, Lenoir

BILLS INTRODUCED.

To incorporate the Davis School, in Lenoir county.

For the protection of sheep and the suppression of the ravages of

To amend section 1, chapter 301, acts of 1883, relative to the obstruction of the passage of fish in Neuse river.

Concerning the sale of agricultural implements. [Allows parties vending such implements having taken out a license in one county to sell in all other counties of the State.]

To aid in the navigation of New river, Stump sound, &c. [Requires the directors of the penitentiary to furnish the W. & N. Steam Navigation Company as many convicts as may be necessary, not exceeding Mr. Twitty, of propositions and grievances, favorably on bill to make it unlawful to deface notices make it unlawful to deface notices county, and the Cape Fear river; the cost of said convicts to be paid for in mortgage bonds of the company.]

CALENDAR.

The substitute offered by the committee for the bill to amend subsection 4, section 501, of the Code, in relation to the homestead, passed third reading.

The bill to amend section 2765, of the Code, passed third reading. Bill to amend section 2829, of the Code, and to strike out section 2830,, relative to trespassing on land in localities where the stock law prevails. [The above sections require the land owner to prove that posters were up at the time of the alleged trespass, which was alleged by the advocates of the bill to be a great hardship, rendering a conviction almost impossible.] It s. H. Gray Manufacturing Company.

passed third reading. Bill to regulate the time of trial of cases before justices of the peace. Prohibits magistrates from begin-

Prohibits magistrates from beginning the trial of cases after sunset and before sunrise. Passed second and third readings.

Bill to amend section 2820, of the Code, by adding the word "geese" after "swine." [Relative to geese running at large.] Passed second and third reading.

and third reading.
Bill to amend section 3405, of the

Mr. Jones, of Buncombe, in explanation of the bill, said that the existing law prohibiting the use of dynamite to kill fish, made the offense cognizable before a magistrate. This does not prove efficacious. The bill makes the offense cognizable in the Superior Court. The bill passed second and third

Bill to amend section 3672 of the Code. [Permits imprisonment as well as fine as a punishment in certain cases.] Passed second and HARNESS, All for \$200 cash. A first-class

third readings.

To make a battery of a wife by her husband a misdemeanor.

was sufficiently definite now, and go out upon our nightly forays, and see how many fowls we take and the House to order. The minutes moved to adjourn. This the House from whom we take them, but do were read and approved. put to a vote and failed to passayes 38, nays 42.

If you are in need of bill, letter or note heads, call at the JOURNAL office and have them printed neat and cheap.



This powder never varies. A marvel of purity strength, and wholesomeness. More economical than the ordinary kinds, and cannot be sold in competition with the multitude of low test, short weight, alum or phosphate powders. Soldonly in cans. Royal Haring Powders. Co., 106 Wall-st., N. Y. novl3-lydw

Notice of Application for Charter.

Application by the understand and his associates will be made to the General Assembly of North Carolina, at its present session for an act to incorporate an Insurance Company to do a general Life Insurance business in New Berne, N. C., and elsewhere W. B. BOYD.

Jan. 17, 1885.

Notice of Application for Charter.

Public notice is hereby given that ap plication will be made to the General Assembly of North Carolius for an act

Notice.

Application by the undersigned and his associates will be made to the General Assembly of North Carolina at its approaching session for a charter for a Bank to do a general banking business in the City of New Berne, charter to continue for thirty years, WASHINGTON BRYAN, Jan. 5th 1885.

For Rent, TWO FARMS, one of forty acres and one of twenty acres, one and one-half miles from New Berne on Trent road, with good houses on each. Good chance for trucking.

Apply to SIMMONS & MANLY. dens4 dtf Notice Is hereby given, that application will be made to the General Assembly to amend the Char-ter of the City of New Berne, N. C.

By order of the Board of City Council, JOHN H. BELL. Clerk.

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the party who is to control the Powis The Time to Buy.

We will now sell the balance of our Winter Stock of CLOTHING and OVERCOATS at COST. THIS IS A

We do not expect to fit all, our stock is broken, but if we can fit you we will

Also, at COST, our Stock of BOYS and CHILDRRN'S SHOES.

Men's Rubbers, 50c; Salf-acting, 75c.; Alaskas, \$1.96.

A few more of our 60c. White Shiris; linen become and bands, Reinforced.

All wool Flannel Undershirts at \$1.25; worth \$1.75.

Men's Shoes in great variety. Our \$3.00 Shoes are the best in the Market.

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From all nature of the case it will or course be understood that we cannot publish certificates concerning this Ramady without wounding the delicacy.

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of the writers. Yet we have hundreds of such testimoniais on file, and no mother who has once used it will over again be without it in her time of trouble.

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LAW NOTICE. CHAS. C. CLABE has removed his office to that formerly occupied by Clark & Roberts, on Craven street, just above the Clark's

W. W. CLARK remains on South Front

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