 4, antini.


## THE TABIFF

the tariff during the present session of Cengress, bot the present aspect tion of the Demorratic press of the coantry
For several nionths we bave been
convinced that there would be no legialation on the tariff, during the present resaion of Coogress, because
of the improbability that the Senate and the House would agree apon any tariff bill.
artiele of the Constitation of the United States provides that bills for raising revenu
originate in the House of sentatives; but the Senate may propose or concar
Following the le
The Constitation, the sprit Representatives of the Fiffieth Congress took up the subject of passed the Mills bill.
Perating the consideration of the entativee, the Senate proceeded to he consideration of questions of and letter of the Constitution, and riginated a tariff bill which passed be Benate, and was forthwith sen o the Hoase of Representatives. As soon as the bill reached the bat the House proceed to its consideration. Mr. Mills moved hat it be referred to the INays and Means committec. Mr. Keid and his Repablican coleagues uge late no tarif legislation be bill was referred to
nd Means committee.
H. We indel Democrati the Honse reguired that all bill relating to revenue shoold be oferred to the Wass and Mean estargute
Irepabl
Eeppablicans say that th legiblation. Democrats answe that they defended the Constituion and dofeated a robber tariff tha ton and pillaged the country. Is the Democratic position we bosen 9 The Constitution is ex plicit, "all bills for raising reven nust originate
aped in the Ser This bill orig ated in the Senate. But Republi ntended as an amendment of Honse bill." There is not a mem ber of the Senate who does no cnow that a bill cannot be amen. tery of another bili. One bil as the Conatitation will not per it the Senate to substitnte in cases of this kind. The langnag the Congtitation is, "the Senat anants as on other bills."
It makes no difference that Sen
Sors oell their bill "an amendmen to the Mills bill." Parliamentary lavi settles the question, and drawa the fine between substitutea an xiefidements so clearly that the Mof err therein." The Senate bill canno: become

## law. It will not pass the Hoase jat evea if it athould pases both Hoseseof the Fitioth Congress the <br> Bymintore Ite

 Oh, sach we a Beaz Criek.
Jimmy Harrison says he will can at
try him.
Mr. J.
a a new steas Harrison is pattin dition to his saw mill. He will be
ready for grinding in a tew days. stock. of merchardise sold out his
Wynue of Ly. W. S W ynue of Lynwoed. Mr. Wynne
is one of our prominent country Mr. E. B. Hargett is trying to
sell out and move Soath. a citizen as E. B. B. Hargett from on a citizen as
commanity.
name for railroad commissioner and you can't name a better one-
Hon. F. M. Simmons, of Craven conaty, a more suitabie man cal
be found in North Oarolina. is dir. George R. Yarming already, having be made two manure heaps and now wae in the steam mill bosinees to sugar cane to the amont corn and three acres. Schooners Ktta, Packett, Rosa
D. and three other large two mas
ters from The latter for lomber from Terry'
mill. The Loes mill. The Rosa D, Capt. Joe
Moore, from Beantopt, loading with
dry bonea for Coll dry bones for Col. W. D. Harrison
consigned to Batimore, Md. Mr. A. G Grady closed hi Mr. G. W. Ward will close his on
Bear Creek in about four weeks. Mr. J, B. Petteway's school a
Lod's Landing will continue twa or three months longer, so we learn. Mr. Petteway is an excellen
teacher, a young man of natura abilities, selfmgade and good qual.
ties, the brother of Mr. G . ties, the brother of Mr. G. W.
Pettieway who was married las
week. J. B. is he can go thou and do like
wise if he wishes. We noteratan Mr. Grady will take the free schoo excellent teacher, but from anothe tocks is teaching on White Oak a
J. A. Mattocks's. Oar excellen county superintendent, F. Thomp visiting schools. He gave us
good report to our face-hope he
will will do it elsewhetc. He also gave lessrs. Grady and Yetteway the A Needed Law.

## The Honorable Gen of North Carolina:

The present Legislatare ought b means to enact a law for the protection of crops, in the fenc
distriets of the State , from th ravages of breechy stock. Every up a lawfil fabce for not keeping fence is no legal protection to his crops. If stock breaks over hie
inclosures and be should inadvertently inflict any damage to anc and renders himself sabject to the penalty of fine and cost. What is
bis redress for the loss of his crops orchards or potatoes i Nothingwriter was a member of the Legis lature he was led to make diligent among others was told by Judge Clark, one of our prominent su
perior Court Jadges, that there was no statate in North Carolin Which gave farmers protection for the State against the derredation breechy atock; and that ench law was not only greatty needed, bat that
it was essen the agricallural interest. Uelfare on this the writer drew a bill which and no doubt woald have passed the Hoase with equal nananimity if misplaced and lost, there those who have ne land, There ar stock roaming abroad npon the woodiand others, whieh becoming fences and commit (tuinous depre dations upon growing crops-
orchards or potatoes; while the damaged are totally without means may parposely keep breechy btoct may parposely keep breechy stock
as pests and deatroyers of others the damaged partiea having to sabmit to every wrong and loss

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& \text { It is time we had this state of } \\
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& \text { Bo- our lawyers say so and above } \\
& \text { all our farmers and their interest }
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$$ demand it. Let us have the law.






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supplieg the mind. The bailder to
merely the machine, the architect
the power mat pats the machine together and sets it going,"
"Ob, very vell, Mr. Arehiteet, that will do! A very ingenions
distinetion without a difference. Do you happen to know who was the
architect of the Tower of whe architect of the Tower of Babel" "There was no an
An AID TO THE EXECUTIVE. Batos Rovas, La., Jas. 23. 1889 . To Mr A. K. Hawkee-Dear Bir:
deairo to testify to the great superiority of your Crytalized Lenses. They com-
bioe great brilliancy with sotivese and
$\qquad$
$\qquad$
 Politicians and statesmen-The DIr. The mere politician will tell yon
that the defeat of his party is roin oo the country. Not so the large minded staterman. He takes the ple have made a mistake, the peo ple can rectify it. They have
pronounced in pronounced in favor of a change of
policy, and be is willing to see the policy, and he is willing to see the
experiment tried. Such silent revoIations are necessarily incidental to popular government. In the right
to accomplish them oonsists the to accomplish them consists the
essence of natfonal liberty. Where essence of natfonal liberty. Where
public opinion can be peacefally
ventilated throagh the ballot box it rarely explodes in riot and dis. order. Ballots supercede the neces.
sity for barricades.
$\qquad$




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 In the continge wo wish to in form 10
obict that, laving been barned out
 Itmmedinat stepa will be taken to rebuil
brick, At the old natand, on Craven street.

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For Trenton ayery Monday and $\mathbf{~} \mathbf{r l}$ -
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