C contraction of the second

TO A RULES

Hopers Par the the sopy of the corres tion of the State THE REAL OF ME BORNO. mointion was received iding for the ca. the Grants, providing for the ction of an United States Senator siz ream, on the expiration of term of Senater Wade Hampton, Tuenday, the did of December, and aggregating the votes and declaring election on the following day. Ir. Simentary and there a constitu-

meetion was involved in the and moved a reference to the

The concervent resolution was also returned from the Senate, appointing a joint committee on the Columbia canal, which was agreed to, and the Speaker appointed on the committee Mesers. Thompas

following were read the first time and

Mr. Blake-to require persons sentenced to penalties for larceny to perform labor on the public roads of the county in which they are sentenced.

Mr. Dantzier-to provide for payment of per diem to jarors serving on

coroners inquests. Mr. S. Wilson-for the relief of all counties in the State which have outstanding against them bonds of railread contractors.

The following resolutions were presented and dispessed of . Mr. W. A. Brown-requiring the committee of ways and means to take into consideration the necessity of providing in some way for the year that adjourned. has been lost in the collection of taxes. Adopted.

Mr. Simonton-instructing the comnittee on the Judiciary to inquire into the constitutionality of including in one Act charters of several societies, associations, etc. Adopted. Mr. Ansel-that the House be opened

daily with prayer, and that the clergy of the city be requested to perform that service.

The following committees submitted unfavorable reports on the following

bills, which were killed: Ways and Means-on bill to amend the General Sectors relating to also of lands by the Stating Fund Commis-

Agriculture-on bills to provide for licensing persons engaged in the sale of seed cotton, and to regulate the traffic in seed cotton in this State.

Judiciary-on bill to prevent the setting of traps and deadfalls on the lands of others; to prevent the conveyance of property by debtors in fraud of creditors.

The same committee reported favor-ably on the following bills, which were ordered for consideration tomorrow: To limit the costs of attornevs, masters and referees in cases before masters and referees; to amend Sub-division 1. Section Statutes, relating to judgments by default; to amond the law in relation to the sale of ardest spirits in incorpo rated towns; to provide for cases of absence of jury commissioners; to extend the powers of masters in relation to sale of real estate; to amend the General Statutes relating to hunting deer; to ratify the amendment to the Constitution. The last bill was made the special order for consideration on

Agriculture in grant - And Bright blie road nto the city of Chilles The calendar was then taken up

veral bills were disposed of. A bill to charter the Midland Reilroad Com-pany provoked a prolonged discussion. It was faally passed to itsethird read-

of the Adjutant and Inspector General,

which proposes to increase the salary frem \$1,600 to \$2,100, Mr. Aneel moved to strike out the enseting chase of the bill. After some debate the motion was adopted, and the bill was killed. The House then adjourned.

S TAL OA

The Senate met at 12 o'clock. President Sheppard in the chair.

Mr. Patterson-Bill to provide remedy against the estates of deceased persons for torts during their life time. Mr. Patterson-Bill to amoud Section 478 of the General Statutes, relating to Among the bars, etc. of general of the bill to abolish Jury Com-

missioners. Mr. Islar, for the same committee, presented an unfavorable report on a bill to prohibit Probate Judges from

practicing in chancery causes. The following hills were passed to their third reading: To incorporate the Mason Harvester Company; to amend Section 563 of the General Statutes of South Carolina. Mr. Howell, in behalf of the Joint

Committee appointed to coufer with the Governor and Lieutenant Governor

about the inauguration ceremonies, reported that 1 o'clock to-morrow (Thursday) had been agreed upon. At 12.48 o'clock, the Senate having disposed of all the business in sight

HOUSE OF REPRESENTATIVES.

At 11 A. M. the House was called to order by the Speaker, and prayer was offered by the Rev. Wm. Martin of Columbia.

Upon the call for new bills, &c., the following were introduced:

Mr. Mikell-To impose a license tax on dealers in groceries and merchandize beyond the limits of towns and villages.

Mr. Henderson-To exempt certain portions of Berkeley and Charleston counties from the operation of the Stock Law.

Mr. Davis-To authorize Trial Juslices to issue warrants for the enforcement of agricultural liens in certain Cases.

Mr. Farrow-To prohibit actions for damages for breach of promise to marry

Mr. Ready-To amend the General Statutes in relation to exemption from inry duty. Mr. Simpson-To regulate proceed

ngs in criminal cases; to amend the Code of Procedure in relation to appeals to the Supreme Court. Mr. Simpson-To devolve the duties

of Superintendent of the Columbia Canal on the Superintendent of the Penitentiary without additional com-

Contanta La re ed by the Chief Justice, he may er any one of the Ch the tame: Prost CIFCUIT CHILDREN TO AN AN AN cause shall be tried at any e of the Court of Demonstration find for any Circleit, unless the said cause shall have been previously docketed upon some District

At 1 o'clock the members of the Senate repaired to the chamber of the House of Representatives to participate in the ceremonies of the Gavernor's and Lientenant Governor's Inaugura tion. . When these exercises were con-cluded the Senate returned to fits hall and was called to order by the Presi-den pro ism., Mr. Islar. Lieut-Governor Sheppart then the livered his inaugural address; after

House of Being attender. Several new bills were introduced

and properly referred. OHA THE INAUGURATION.

At 1 P. M., the hour fixed for the ceremonies of inauguration of the Gov-ernor and Lieutement-Deversor-liect having strived, the Bergean at-arms proclaimed the Senate in attendance, and the Speaker announced the firs to the House. The House arose and re-mained standing, while the Senate, led by Hon. J. F. Izlar, President, and T. The resolution (by Senator Smythe) Stobe Farrow, Esq., Clerk, filed into ployiding that the General Assembly the hall, preceded by the Sergeant-at-Arms of the Senate, bearing the traditienel sword of State, and the Sergeant-at Arms of the House, hearing the sou-derous and magnificent Colonial

Speaker's Mace. Shortly after, the Governor and Lientenant Governor were announced. and, with their escort, entered in the

following order: The Governor and Lientenant-Governor, arm in arm; the joint Committee of Arrangements of the House and Senate; the Judges of the Supreme

Mayors Conrtenay, of Charleston, and

Rhett, of Columbia. The Speaker announced that the Hon. Hagh 8. Thompson, Gavernorelect of South Carolina, was present

Thompson then advanced to the Speaker's chair and the oath of office was administered by Chief Justice Simpson. Governor Thompson the

delivered his inaugural address. At the close of the Gormorized, dress Lieutenant-Governer J. C. Sich-pard advanced to the desk, to whom thief Justice Simpson administered

the oath of office. The Speaker thereupon announced the joint assembly their chamber.

Triday, Diservation &

SENATE.

----Lr. John R. Nierness for the comp

ampleties of the building occord g occording bie work which will prethe completion of the bulgingvin a kind of abbreviated form, Participant and a participant of the beyond the building, of originally in-tended, and leaving of also the great dights of angle as the sorthern perfico. The cost of completing the building in pression will be \$575.021 The same pression pression merchant come that the State House should certainly be completed but as yet no bill has ben strode of provide for the

BERATE

Several bills and resolutions were seeved from the House, and properly be hill to Sate the Californi steno-

graphers for all the Circuits of the State occasioned a long debate. It was finally made the special order for Tuesday, the 9th Inst. The resolution (by Senator Smythe)

adjourn sine die on the 20th inst., was postponed.

The bill to repeal an Act estitled An Act b prohibit the sale of spirit-uous or intoxicating lignors in the county of Ocones," passed to its third reading.

The following bills were passed: To regulate the number and the pay of Trial Instiges in Pickens county : to amend the General Statutes, relative to the payment of rewards by the Governor; to amend an Aot entitled "An Act requiring the County Commission-Senate; the Judges of the Supreme Court; Judges Bond and Bryan of the United States Circuit Court; the Judges of the Circuit Courts of the State; the Presidential Electors and Mayors Courtenay, of Charleston, and fourth Sections of an Aot entitled "An Act to provide for the establishment of a new school district in Spartanener constr, sud to authorize the lawy and and ready to qualify. Governor collection of a local tax therein;" to smend an Act entitled "An Act to amend Section 2237 of the General

Statutes, relating to the drawing of farors," so far as the sume may aprly to Chester county.

At 215 o'clock the Sente adjourned

HOUSE OF REPRESENTATIVES. A number of new bills were introduced-among them the following: To dissolved, and the Senate retired to provide seals of office for county school commissioners; to pay the past At the close of the inaugural cere-mony, the Home resumed the contid-eration of business. The bill to prohibit actions for dam-ages for breach of promise of mar-riage was reported unterorship by the judiciary committee. On motion of judiciary committee. On motion of to drawing and empanneling juries; does not leave the terminus utill of Ladi Mr. Farrow, its anthor, it was placed to extend the time for filling past due o'clock, so that all the cars were in the shoes, on the cars were in the aboot claims; to regulate the sittings barn, and the company is entirely Also, next session of the Legislature. The following bills were read a third circuit; to amond the General Statutes, time and ordered to be sent to the Sen- Section 1748, relating to the sale of destroyed. There were sixty-eight ST time and ordered to be sent to the Sen- Section 1748, relating to the sale of ate: To ratify the amendment to Ar- liquor by druggists; to utilize the labor ticle IX. of the Constitution, by add- of jail convicts; to limit the attendance ing thereto a section to be known as upon the public schools to children Section 17; to incorpose the Mason under the age of sixteen years. been rescued, and some of these are Cotton Gin Company; to amend Sec-tion 1749 of the General Statutes, in relation to the sale of ardent spirits in which was referred to the committee badly scorched. One was so severely barned that it had to be killed. The fire started over the front entrance, and towns and villages; to amend Section on printing. ed to be led from the burning building. Ten cars were burned. The building 365. Code of Procedure, in relation to The bill to amend the General Statutes in relation to costs in equity causes, utes in relation to costs in equity causes, and the bill to give livery stable keep-ers a lien on stock as security for their freed, section is security for their freed, section is security for their reading: To since d. Section 1687 of the General States, relating to hunting deer; to prohibit the deadoning of tim-ber sitting size for a security for prohibit the deadoning of tim-ber sitting size for a security for prohibit the deadoning of tim-ber sitting size for a security for prohibit the deadoning of tim-ber sitting size for a security for prohibit the deadoning of timwas 125 by 50 feet, of wood, and in A number of bills were introduced, read by title, and properly referred ber within sixty feet of any public highway; to amend the law in relation to judgments by default; to amend By Senator Williams: Bill to exempt certain portions of Georgetown Cleveland's Presence Causes the House and Williamsburg counties from the Section 1985, General Statutes, in rela-tion to sales of real estate. By Seuator Pattersou: Bill to emend

MEMPHIS. Dec Tanphis Dia rop report for the Arkansas, North Mississippi and North Alabatha; to be the difference by Messra, Hill, Fontaine & Con will say, "A review of the season will enable in-terested persons to better comprehend terested persons to better comprehend the true situation. Anie well known planting, owing to na averable weather, was, delayed fully three weeks, and this fact, coupled with the weeks, and this fact, coupled with the drouth which prevailed during the latter part of the and extending through a date of down the prospective bill when so promising, and the result is now evident that the decrease in this disthe setions of the South, including the method both and b the necessities of planters, to the in-creased facilities afforded for ginning by the crecting of improved gins, and to the greater accommodations of the railroads which have extended their lines throughout the South. All these

causes have had the effect of swelling the receipts beyond all former years, the excess at ports being over 90,000 bales as compared with 1883 and 1884. the receipts in which years were the largest on record. From the correspondence above mentioned A fair jes-timate of the crop of 1884 and 1885 can be given. The dec rease of yield in the States of Texas, Mississippi and Lou-siana aggregates 285,000 bales; Tennes-see, Alabama, Georgia, North Carolika and Sonth Caroling show an increase in ield of 255,000 bales. This leaves a net decrease of 30,000 bales, which deducted from the yield last year (5,713, 000 bales), would make the crop of 1884 and 1885 5.683.000 bales.

A RAILWAY STABLE IN FLAMES.

Fifty Horses, a Number of Cars and Other **Property Destroyed.**

BALTIMORE, December 4.-At 4.10 this morning a fire broke out in the stables of the Hall Springs Passenger Railway, at Darley Park, in the ex-trema northeasters part of this erey, which completely destroyed the large building, together with many of the company's cars and fifty herses. The flames started in the hay loft, and

after balters were cut the horses refus-

THE ACTORS' FUND BENEFIT.

he Pasked from Pit to Dome.

NEW YORK, December 4.-The

The-programme was of a thoronghly

interesting nature, and the vast audi-torium of the Academy was literally

packed from the orchestra rail to the

spread so rapidly that only fifteen horses could be taken out and only

BOUBLED With any dibetise pe-March and A 2 4duduct what a wrait mine they like the and i If so, to you we brings tidings of com We house. He left several letters file dadgener, his counsel, the Chief Pulled and out long counsenfection the Tresident and people of the field States. The letter to file BECURED Pullee and one to red to perfect health by using nter bas not been made public, Bradfield's but the others have, and in all of them d by his diaghter He accerts

possession of the remainder of his property.

Abusing the Rev. Mr. Ball.

BUTTALO, December 2.- The Rev. George H. Ball, of this city, is having a hard time of it, and doubtiess wishes the election was really over for him. A gang of roughs surrounded his par-



SAVED HER LIFE! RIDGE, MCINTOSH CO., GA. BE. J. BRADFIELD-Dear Sir: I have sonage and pelted out the windows with chunks of coal. One harge chunk was harled into the sleeping diseases combined, of sixteen standing, apartment of the two daughters, fright-ening them badly. No arrests have the which please accept my heartfelt thanks and most profound gratitude. I thow your medicine saved my life, so you see I cannot speak too highly in its favor. I have recommended it to several of my friends who are suffering as I-was. Yours very respectfully, MRS. W. E. STEBBINS. Our Treatise on the "Health and Happi-

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a comparent to the life when a

BRADFIELD REGULATOR CO., Atlanta, Ga. Sep13txL1y

NEW ADVERTISEMENTS.



A Pure Family Medicine That Never Intoxicates.

If you have Dyspepsia, Rheumatism, Kidney or Urinary Complaints, or if you are troubled with any disorder of the lungs, stomach, bow-els, blood or nerves you can be cured by PARKER'S TONIC.

If you are a lawyer, minister or business man exhausted by mental strain or unsides man not take intoxicating stimulants, but use PARKER'S TONIC.

If you are a mechanic or farmer, worn out with overwork, or a mother run down by family or household duties try PABKER'S TONIC.

CAUTION!-Refuse all substitutes. Parker's Tonic is composed of the best remedial agents

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have a positive remedy for the above discase; by 11 a thousands of cases of the worst kind and of long ading have been cured. Indeed, -ostrong is my fail [is efficacy, that I will word TWO BOTTLES, FREE.

together with a VALUABLE TREATISE on this disease to any sufferer. Give express and P O. addr. ss. DR. T. A. SLOCUM, 1st Pearl St., New York.

Geo. S. Hacker & Son,

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Doors, Sash, Blinds and Building

Material.

CHARLESTON, S. C.

The sector was well the

Prices ow and Material First-Class.

OPIUM & WHISKY HABITS cured thorse with outputs. Book of particulars and Free.

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Also, Gents' Underwear, Carpets and 168 William Street, New York. 50c. and \$1 sizes, at all dealers in ma

Dec3 JAW

Weduesday part, at 1 p. m. The general orders were then taken up, and a bill to amend an Act to

divide the city of Charleston into twelve wards, etc., was ordered to a third reading. Objection being made, that the rest of the bills on the calendar had not

been on the desks of members for one day, as required by the 52d rule, they went over until to-morrow. The House then adjourned.

Tuesday, Detember 3.

SENATE.

The following new measures were

Mr. Field-Bill to regulate the number and pay of Trial Justices in Pickens constr.

Mr. Munro-Bill to appoint an offi-cial stonographer of the Eighth Circuit. Mr. Shirh-Bill to create the office of County Surveyor and prescribe his duties and regulate his pay. Mr. Earle, on behalf of the commit-tee on incorrections submitted a fay. al Judges.

tee on incorporations, submitted a fav-orable report on the Hartsville Raildicate Thursday, December 4, at 1 P.

road Company; also, on bill to incor-porate the Maron Harvester Company. The following alls were passed to tou Gin Company was taken up for their think reading: To incorporate the Maron Cot-tou Gin Company was taken up for Changa Lime, Mining and Manufac- mend that Section 7 of this bill be turing Company; to incorporate the stricken out, which provides for the Mason Cotton Gin Company; to pro- benefits of "an Act to aid and encourvide a mode of procedure by which age monufactures," exempting the pro-lauds may be taken by cities and party of this company from taxation towns for strices, houds and highways forten years. The section was stricken for public nee; to amend Section 1749 out and the bill as amended was orderof the General Statutes; to require as-signments of mortgages of real estate A bill to amend Section 169 of the

to be recorded; to incorporate the General Statutes, relating to property Hartsville Telephine Company; to exempt from taxation, introduced by confirm the cluster of the Charleston Mr. J. Amerum Simons, caused another Land Company, incorporated under ripple of debate. The bill seeks to an Act to anthorize and regulate the exempt the property actually used by creation of private corporations within this State, ratified the 20th day of De-cember, 1966, and to rear the same; to ratify the generations to Article Nine of the Constitution by adding thereto a Section to be known as Section 17; to amend an Act entitled "An Act to renew and amend the charter of the town of Marion," approved Decem-ber 24, 1883; to permit a creditor to attack a finedpicet deed of his debtor without first obtaining judgment Scalast bin 20(tal

A number of bills and resolutions were introduced, and referred to prop-er committees-among them the fol-

Mr. Bendday-Memorial of Mrs. 8 R. Chapter, Mrs. 9. Walker and Mrs. Meritrie Gibbes, officers of the W.C. T.U., miting legislation to introduced factors of the Courts of Common Pleas or text books on the subject of the physi-ological effects of marcotics into the Distice of the State. On motion of Mr. Soudday, the me-morial was read and referred to the Several new bills were introdu A HOUS WAR T · • • • • • • • • • • • • • . Alle South a second and a 2.060 Ratio

Mr. Douglass-To grant divorces for adultery and to regulate the grauting of the same; to require persons serving out sentence in jails to work on the public roads; to empower Probate Judges to administer oaths as fully as other officers.

Mr. Brice-Joint Resolution to amend Section 5, Article X., of the Constitution of the State, in relation to costs on entry of judgments. the distribution of the school fund. The House then adjourned.

Mr. Brown-Resolution that the Committee on State House and Grounds be required to ascertain what repairs are necessary on the State House' and the probable cost thereof, and report by bill or otherwise.

Reports were made by the following among them the following: standing committees:

Penitentiary-unfavorably on bill reoniring all convicts hired out to be under supervision of a sworn officer and operations of the Stock law. guard, appointed by the Superlutendent. The bill was rejected.

the charter of the Catawba Oil Com-Agriculture-unfavorably on bill to DANY. further regulate the traffic in seed cotton.

By Senator Woodward: Bill to prevent and punish the conveyance or Ways and Means-favorably on bill concealment of their property by to regulate the rate of interest on condebtors in fraud of their creditors. tracts.

The joint committee on the examina-Jadiciary-report on resolution on tion of the books of the State treasurer the subject of the increase of Judicial for the fiscal year 1883-84, made Circuits, recommending two additionthrough Senator Earle a report, show-ing that the accounts of the treasurer

Mr. Ausel, from the Joint Committee to wait on the Governor and Lieutenant Governor, reported that they incommend the State treasurer and his efficient assistants for the conspicuous M., as the time at which they will be ability, accuracy and fidelity with

incorporated military organizations.

Mr. Lee moved that the enacting

clause of the bill be stricken out, which

was promptly done by the House.

by their titles and referred.

reading.

which the affairs of their office have been conducted during the past fiscal vear." The bill to require assignments of mortgages of real estate to be recorded was killed without debate. The bill to prohibit probate jadges from practicing as attorney in chance-

ry causes had been unfavorably reported and was killed. The bill to abolish jury commissioners, and devolve their duties on county

treasurers, was killed. A large number of bills were passed to their third reading-among them the following: Bill to amend the law relating to proclamations and payments of rewards by the Governor;

A number of Senate bills were read There was quite a debate over the A bill to amend Section 1687 of the bill favorably roported to vest in the devisees of George W. Brown the strike out the enacting clause of the put St. bill. Semator Field, of Pickens, sup-

taut matters, the Senate adjourned.

The House then adjourned. -The Columbia Register of the 6th

inst., says: "The close of the second week of the Legislature leaves a large accumulation of work on the calendar. to be disposed of, and unless much greater progress is made for the next two weeks than in the two weeks which have already been coupumed, there is little prospect of disposing of the necessary legislation before Christmas, and an adjournment at that time will leave were correct. The report concludes: |a large mass of important work unfin-"The committee cannot too highly ished.

An Editor's Experience.

After trying numerous remedies for Rheumstisn, but without permanent relief. I was advised to use S. S. S., which had given permanent relief to others suffering from Rheumatism. After taking half a dozen bottles I found that the disease was entirely driven out of my system, and a permanent oure secured. This was over a year ago, and since then, even during our most severe weather, with sudden changes, I have nover suffered a return of the old attacks which disabled me from editorial work.

commend anything to the public in this manner, but I feel it due to your valuable preparation, that has given me such long desired and much needed bill to amend the law relating to the relief, to state these facts thus publicbarbed wire fence between Horry and ly. I am sure that but for your Spe-Georgetown counties; bill relating to cific, I should have been laid aside the drawing of juries in Chester coun- from jonrnalistic work, as the severest attack was in my right arm and band.

THE SWIFT SPECIFIC Co., Drawer 3, right, title and interest of the State in certain lands in Pickens and Geonee counties. Senator Earle moved to uses. Philadelphia Office, 1206 Chest-

The Senate then adjourned. HOULD OF REPRESENTATIVES. ported the view of Senator Larle and blown away. Five caddts, who were Boston, Decase bet 4.-Jadge Blod-gett to-day rendered his decision in the Thursday, December 4, 1984. the bill was rejected-Yeas 19, navs dismissed from the Institute Tuesday secured-vers 21, nays 11-and an amendment offered by Senator Munro ders, of the Bostou Daily Globe, who SENATE. Several new bills were introduced and referred-among them the followwere arrested charged with contempt Mr. For-to exempt the County of was adopted, providing that nothing contained in the bill should be cona nior band Mr. Howell-Bill to provide for the of court in refusing to disclose to the strued to interfere with the rights of grand jury the source of certain recent Colleton from the operations of the General Stock Law. Scrofula, strued to interfere with the rights of other parties now in possession with color or claim of title. The bill then passed its second reading without a division. After disposing of some unimpor-tion was a narrow one and resolved licensing of persons buying cotton seed. The calendar was taken up and the Mr. Bowes to prohibit the the dis-listion and manufacture of spiritmous quorn in the County of Pickens. following bills weae dassed : To incorporate the Mason Cotton Harvester Company ; to amend Section 28 of the division. c. Human -to provide for the dis-ion of the amount of money re-id by the Governor under the fillowing is the embetance of the latter of Tax Act. Bendday-Memorial of Mrs. 5 Freeday Memorial of Mrs. 5 Mr. H tion was a narrow one, and resolved itself down to a question whether or not the gentlemen should divulge the names of persons who had given them HOUSE OF REPRESENTATIVES.

Millinery ST. JOHN'S SEWING MACHINES. horses in the stable when the fire was Orders by mail invited. discovered by the watchman, and so DESPORTES & EDMUNDS, far only seventeen are known to have

COLUMBIA, S. C. July 23-L6m

RHEUMATISM Although a practitioner of near twenty years.

my mother induenced me to procure B. B. B. for her. She had been couldned to her bed several months with Rhoussetism which had stabbornin resisted all the usual remodies. Within twenty-lour hours after commencing B. B. B. I observed marked relief. She has just commenced her third bottle and is nearly as active as ever and has been in the front yard with "rake in hand," cleaning up. Her improvement is truly wonderful and immensely

gratifying. C. H. MONTGOMERY, M. D.

Jecksogville, Ale., June 4, 1894. **KIDNEY TROUBLE**

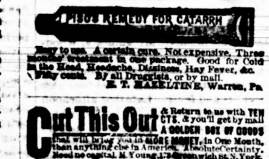
Actors' fund benefit, which took place For over six years I have been a terrible at the Academy this atternoon, was sufferer from a troublesome kidney complaint, for the relief of which I have spent over side without benefit; the most noted so-cafled remodies proving failures. The are of one sinone of the most successful affairs that ever occurred in New York. Much of the éclat belongingto it was, of course, gie bottle of B. B. B. has been marvelous, due to the presence of Governor Clevegiving more relief than all other treatme land, who on this occasion attended a combined. It is a quick ours, watte sthers, if public entering nuces for the find time since his election to the Presidency. they cure at all, are in the distant future. C. H. ROBERTS, Atlanta Water Works.



Dr. L. A. Gulld, of Atlante, who ewas a large mirrory and vineyard, has a lad on his place ear wall of the amphitheatre. Hunwho was oured of a stubborn once of Scrutula, with one single bettle of B. B. B. Write to him about the case.

Frank Joseph, 56 Jones Cupiel, Alliante, ht a son why had a stonghing, strok ne state of the neck, and bad lost his hair and eye-sight, Inding no rollet. One bottle of B. B. B. besied the sloer, eradicated the points from his blood, restored his eye-sight, and placed

him on the read to health. A book filled with wonderful proof from the very best class of officets, and recommenda-Some from the leading Drug Trade of Atlanda, mailed free to any address. B. B. B. enty a year old and is working wonders. Large belbie \$1.40 or mixter \$5.00. Sold ber Branstein ad on receipt of price. BLOOD RALIE CO., Atlanta, Ga. Expressed on reco





dreds of persons entered the lobby. only to be able to get within six feel

the enthusiastic demonstration. Joe Jefferson and Mr. Herbart were play-

It is very seldom, Indeed, that I re-

SIDNEY HERBERT, Atlanta, Ga.

A Decision of Interest to Journalists.

up last night. The magazine contain-ed 500 pounds of cannon powder and the explosion was terrific. The windows of the Institute were shattered and lights put out and houses in Lexington, a mile away, were shaken to their foundation. The magazine, which was built of brick, was totally

ing in "Leud me Five Shillings," and when quiet was restored they began where they had left off. The box receipts amounted to \$4,146, and outside subscriptions increase the amount to an aggregate of \$10,000. Incendiary Cadets. LYNCHBURG, VA., December 4.- The

powder magazine of the Virginia Mili-

tary Institute at Lexington was blown

of the inner doors and catch an occasional glimpse of what was going on on the stage. The Governor reached the Academy of Music after the play had begun, but when his presence was discovered the entire audience rose to their feet and the play stopped for several minutes, the actors on the stage participating in