## Anderson Intelligencer.

## Affairs in Washington.

iona, was on the floor of the House.

prge defay

tion to Congress, representing that the the flouse, including the expelled memhiws of Congress; under which Georgia bers of the Senate. in the defeat of the purposes which Con-dress and in view; in passing these Acts, Resolved, T

more Hill's eredentials. Drake objected

and would sever admit representatives supremacy of loyal men was overthrown; and contended that Congress had a right the people of Virginia on the sevent earth to see the reconstruction laws enforced. of January.

a sovereign State, were disregarded. The regarding East Virginia, Mississippi and theorgia. As it involves great labor, the To-day, the Sapreme Court was occu. Committee will probably make no report pied in hearing the arguments in several before the recess. cases involving the constitutionality of The legal tender Act, and its application

WASHINGTON, D. C., Dec. 7. Both Houses organized to day. The passage. contestants from the sixth Georgia Dis. Spect were referred to the Election Com- from a number of members of the Georgia mittee. The evedentials of Miller and Legislature, protesting against the man-Hill Senators from Georgia, were up in ner of organizing a provisional govern-Senate. The Clerk read the memorial ment in Georgia, and subsequent action of the negroes expelled from the Georgia of the Legislature, wherein the follow. Legislature, The colored Representative ing occurs: Your memorialists also re-wholelains to succeed Mann, from Louis spectfully submit to the decision of Congress, whether the constitutional amend-

The Georgia Senatorial question was warmly canvassed toda. Hill's creden-tials puty were presented. Millen will present to require removal of pelitical dis-bilities nod it was thought best not to complicate Hill's credentials. The Re-isyal State. The memorialists present publican party divided on this question-Hessirs Ackerman, Bard, Spear, and the over 650,000 loyal citizens of Georgia. members of Congress, except Clift, urge and trust their appeal will not be in vain." Mill's admission. Gove Bullock and Mr. The memorial is signed by Benjamin Blodget supported by Congressman Clift, Corley, President of the Senate, and

into the admitted to the Union, have into been fully complied with; and hold: ind, that until such compliance by Geor-gia, the government must continue pro-visional. The failure lies in fulling to exits from the officers elected the oath pre have betrayed and misrepresented the saribid by Congress, and administering people of that State; among the acts spe-instead that provided by the proposed cified, voting for impeachment and the Georgia Constitutions which failure to reconstruction Acts. The House then execute the law of Congress has resulted passed the following resolution, by a rote

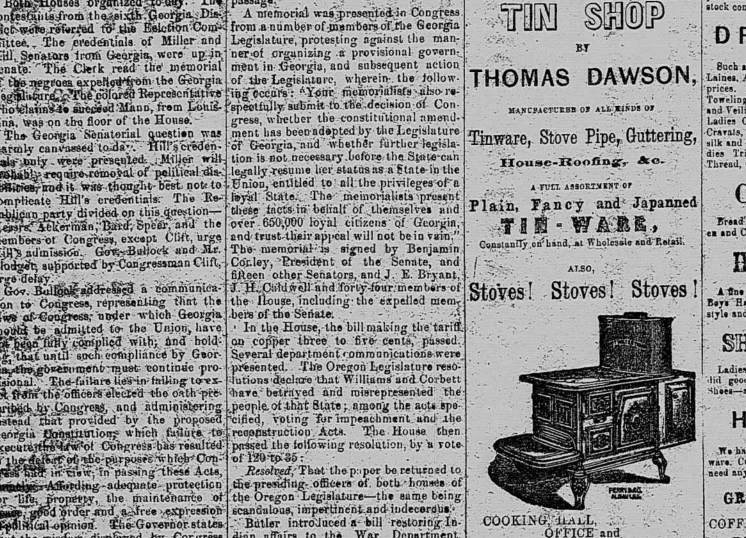
Resolved, That the paper be returned to for life, property, the maintenance of the Oregon Legislature—the same being for life, property, the maintenance of the Oregon Legislature—the same being brane, good order and a firee expression of political opinion. The Governor states Batler introluced a bill restoring Inthat the wisdom displayed by Corgress dian affairs to the War Department, in providing that only loyal men shall which passed. Robinson spoke in favor nd providing that only loyal men shall which passed. Robinson spoke in favor participate in the establishment of a pro-visional government, to be thereafter. State in the rights and immunities of a State in the Union is made apparent. By the consequences arising from the failure to enforce that fegislation. The the people; removing political disbabili-Governor sails the attention of Congress ties ; abolishing the funding privilege ; to to this subject, to the end that steps may continue the freedmen's Burean in certain be taken to obtain full information rela- States etc., by Pomeroy. The President tive thereto, and to the end that loyalty was requested to give information regard-may be protected and promoted by the ing the relations with the South American republics and Brazil. A bill was intro-representatives of the American people, duced, extending the jurisdiction of the Ta the Senate, Sherman presented Sen. isiana.

WASHINGTON, December 9: In the House, a bill was introduced H. T. Basitlett, Gen. Agent,

Suproman insisted that Hill's presence The House passed the bill relieving word cure the wrong. Thay'r said that Judge Moses. Contrary to universal custhe reat ground of the difficulty was that tom, it tubled the message, instead of rethe Georgia Legislature was an illegal ferring it to Committee of the Whole and boly, and requested the reading of a passed the bill directing the Virginia elec-tion on the fourth Thursday in May. substantiate his statements. Various In the Senate, a bill relieving the podocuments were read, opening up the fitical disabilities of Judge Moses, of South whole question, when the matter was Carolina, passed. Summer introduced a postpaned to Wednesday. Biee, of Ark bill relative to Georgia. The title was tusas, introduced s bill requiring the Sec. read.

retury of War to deliver to the Gover nors of North and South Carolina, Geor gia, Florida, Alabama, Lonisina and Artennas, at their respective scats of lows: After premising that the Legisla ture failed to comply with the Reconstructhe Governors may require, not exceeding theo Acts, by omitting to exact the 2.000 titles and two field pieces for each required oath, and did things utterly Congressional District. These arms must unjustifiable and requiring the intervengo into the hands of loyal men but re tion of Congress, the bill declares the ex-men the property of the United States, isting government provisional only, and subject to the order of Congress. Several in all respects subject to the paramount financial, naturalization and suffrage bills authority of Congress, to abolish, modify mere introduced. Adjourned. .... or control the same, until the Logislature In the House, 164 members were pre- complies with all the requirements of the sent. Several new members were sworn Reconstruction Acts, and adopts the fourin. The credentiats of Mr. Hamilton, of teenth amendment, and subject to the Fennessee, at large, were presented, and fundamental condition that no change be referred to a Committee, and the privil made infringing on the rights of suffiage of the floor refused to Hamilton, of any class of citizeus. The bill directs pen log the decision. Some half a dozon that the Governor elect shall call the bills and amendments to the Constitution, Assembly at Atlanta on or before April. previding for the regulation of voting next excluding, unless relieved by Con-and naturalization in all the States, were gress, all who cannot take the prescribed prescrifed and referred to appropriate oath. The Governor is also, empowered to suspend or remove from office State or was directed to inquire what logislation municipal officers, and appoint others in is useessary to secure uniformity of com- their stead. Finally, the President is ordozen fingnend bills were referred. The Governor such portion of the army and correspondence with Johnson, referring navy as may be necessary to preserve to the Alab ma Claims, was called for lite, property, peace and free expression A resolution denouncing Reverdy John-af political opinion. The Reconstruction Committee reported real to the Lonmittee on Foreign Rela-a bill relieving from political disabilities tions i The Committee to wait on the some twenty individuals, mostly. Vir President, reported that the message would be transmitted at 1 o'clock, P. M., on Wednesday. The Committee on Re-construction was directed to examine into Georgia affairs, with power to send for persons and papers. Mullens introduced a bill to suppress Ku Klux by the nation-succeeds Stevens on the Reconstruction al authority, and declaring its members Committee and the Military Committee. ostlaws, which was referred to the Judi- Ehot, of Massachusetts, succeeds Washcharge Committee. Titt presented a me burn as Chairman of the Committee on morial of the Georgia Legislature, asking Commerce. A bill relating to bridging the removal of the political disabilities of navigable streams, was argued, at great all citizensportateh was referred to the length, and was finally referred to the Reconstruction Committee. Kellogg, of Committee on Roads and Canals. A reso-Mobile harber; referred to the Committee to the 4th of January was adopted. The on Commerces A bill was introduced, Honse adjourned to Monday. providing for an election in Virginia in In the Senate, the committee to investi-January; which was referred to the Re-gate corrupt influence and procure imconstruction Committee, A preamble peachment votes, was rene wed. Summer's and resolution repealing the tenure of of Georgia bill was referred to the Judiciary Committee are directed to inquire as to rean of Indian Affairs was, after a sharp the condition of Virginia, Texas and straggle, referred to the Committee on Mississippi, and report what legislation is Indian Affairs. Several Senators intimanecessary to support life, liberty and ted that if the bill went to the Indian Committee, it would never be heard of .--The Commissioner of Internal Revenue Wilson moved to repeal the law compellill, during the week, transmit, to the ing all military orders to pass through the President his resignation, to take effect hands of the General of the army, which was referred to the Military Committee. It appears that Monard is here without | Hill's credentials were referred to the Jucredentials from the Governor. It is sta- diciary Committee, with the papers and today that the colored library associ- memorials in the case. Rice made an efation addressed a note to Menard; arging fort to put on its passage his bill arming. Itim to make no effert for his scat, as it the militia, but failed, and it was referred would certainly work to the general dis- to the Military Committee. The concluadvantage. WASHINGTON, December 8. sion of the message was then read, and the Senate adjourned to Monday. The Senate adjourned, and did nothing. The House was engaged on a fight over . The House Election Committee meets the tax and tariff on copper. In the on Monday, to consider a Missouri con-Dry. July 10, 1868 House, a resolution is ponding, to return test, which will occupy the session; next in the Legislature of Gregon, a resolution order is the Georgia contest between tion of conside regarding the resignation. Christy and Wilpy. of their Senators, as impertinent. Cries from the Democratic side, that Oregon is to morrow, to airange for investigations

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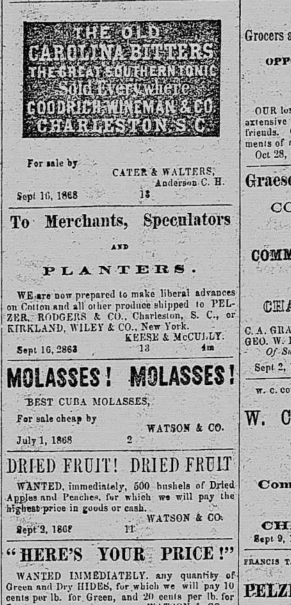
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