

DAILY REFLECTOR.

Vol. 1. Greenville, N. C., January 19, 1895.

No. 35.

THE LEGISLATURE.

THURSDAY.

In the Senate the principal new bills to day were: To prohibit the printing and distribution of false and fraudulent election ballots; to repeal the act in regard to delay of freights by railways; to protect buyers against adulterated lard and butter; to abolish county boards of education and reduce salaries of county superintendents; to incorporate the Piedmont Stock Insurance Company; to compel all railways to pay taxes; to provide for compulsory education of blind children; to facilitate trials and reduce their expenses; to extend the time for the beginning of work on the Cape Fear and Northern railway. No important bills were passed.

The chief new bills in the House were: To allow county officers to give bonds in security companies; to abolish the State guard and the battalion of naval reserves; to provide for a Supreme Court reporter; to abolish inferior and criminal courts, and to establish courts of oyer and terminer; to equalize tax assessments; to provide for inspection of illuminating oils; to secure to physicians pay for their services.

There were two long political discussions in the House—one of a bill to require the commissioners of Pitt to reduce the Sheriff's bond. During this the Fusionists attacked the county government system, and gave notice they would abolish it. The bill passed.

The other debate was on a bill to allow public printing proposals to be returned to bidders, the law requiring bids and the award to the lowest bidder having been repealed the very day when the opening was required. The charge made by the Democrats was that the Fusionists opposed the bids being opened so that the lowest bid could be seen, because they wanted, under a new act, to

award the printing to a partisan, irrespective of the lowest bid. The bill finally passed.

Superior Court.

The following cases were disposed of after our last report:

Curtis Harrington, Claude Harrington and Henry Harrington, assault with deadly weapon, not guilty.

Isaiah Sprewell, larceny and receiving, not guilty.

Jesse Taft, felonious assault, not guilty of secret assault but guilty of assault with intent to kill, 6 months in jail.

Hymbric Edwards, trespass, not guilty.

Redding Norris and Jesse Baker, assault with deadly weapon, plead guilty, judgment suspended on paying of costs.

Redding Norris and W. H. Norris, assault with deadly weapon, plead guilty, judgment suspended on payment of costs.

W. H. Strum, carrying concealed weapon, not guilty.

Frank Perry, larceny and receiving, judgment suspended on payment of costs.

Jerry McLawhorn and Francis McLawhorn, cruelty to animals, not guilty. Notice to James Harrington to show cause why he should not be marked prosecutor.

Court adjourned for the term on Friday afternoon and the number of cases disposed of shows that it was a busy term.

It was Judge Coble's first term and he conducted the Court in a manner pleasing to the people, winning for himself many deserved compliments. We heard his Honor express himself as highly pleased with the Greenville bar, and he also expressed much gratification at his treatment from the people of the county generally. He says Pitt is a grand county.

Judge Coble will also hold March and April courts in this county.

Tobacco Cloth at Lang's

COMFORT!

DURABILITY!

That is what we can give you in

SHOES.

FOR MEN!

Bion F. Reynold's Hand-Made Shoes and Bay State Shoes. Every pair warranted.

FOR LADIES!

E. P. Reed & Co.'s Hand-Made Shoes and Ziegler Bros.'s Hand Made Shoes. Every pair guaranteed.

FOR CHILDREN!

We have the very best makes. All sizes and styles.

CLOTHING!

Dress Goods

AT COST

to reduce stock for Spring Goods. Come see what we can do.

C.T. MUNFORD

Next door to bank.