

BY TELEGRAPH.

THE STATE CAPITAL.

LEGISLATIVE PROCEEDINGS—THE GOVERNOR TO EMPLOY AN ARMED POLICE—CLAIMS AGAINST THE PROVISIONAL GOVERNMENT POSTPONED TO THE NEXT SESSION—QUO WARRANTO OF MCKINLEY VS. TRESCOT.

(SPECIAL TELEGRAM TO THE DAILY NEWS.) COLUMBIA, JANUARY 25.—IN THE SENATE, the Savannah and Charleston Railroad bill was passed and sent to the House.

A joint resolution authorizing the Governor to employ an armed force for the preservation of the peace passed the second reading.

The resolution postponing the consideration of all claims against the State, originating during the provisional government, to the next regular session, was adopted.

The bill renewing the charter of the old Port Ferry was passed and sent to the House.

The Senate then went into executive session.

IN THE HOUSE, the bill to incorporate the Wilson's Bridge Company, was passed and sent to the Senate.

The bill to amend the act to organize the Educational Department was passed.

A bill was introduced to provide a messenger for the Supreme Court; also, a bill defining the rights of married women.

Tomlinson offered a resolution to adjourn on the fifteenth of February, which was made the special order for the tenth of February.

Purvis reported favorably on the bill to renew the charter of the Charleston Ancient Artillery Society.

The quo warranto case, in which McKinley contends the right of Mr. Trescot to continue in the office of Register of Meane Conveyance, will be argued before the Supreme Court tomorrow.

Edward McCrady, Jr., and W. H. Trescot, Esqs., for respondents, and Attorney-General Chamberlain contra.

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