TERMS.

WATCHMAN may hereafter be had for allars and Fifty Cents per year. Class of roun new subscribers who will Class of Foot and subscribers who will in advance the whole sum at one payment, have the paper for one year at Two Doi cach, and as long as the same class shall age thus to pay in advance the sum of ht Dillars the same terms shall continue, wise they will be charged as other subscri-

abscribers who do not pay during the year be charged three Dollars in all cases. to subscription will be received for less than

paper will be discontinued but at the opof the Editor, unless all arreatges are paid All letters to the Editor must be post

otherwise they will certainly not be at-ERMS OF ADVERTISING - Sixty two & a half uls per square for the first insertion, and 314

is persquare for each insertion afterwards to advertisement will be inserted for less ONE DOLLAR. dvertisements will be continued until orders

received to stop them, where no directions previously given.

MARKETS.

SALISBURY,

Beeswax per lb. 16 a 17 cts.; Brandy, Apper gal. 25 a 30 ets; Cotton per lb. (in 3 cts ; Cotton bagging per yd. 16 [25] Coffee per ib. 16 a ,18 cts ; Castings per a 5 cis; Cotton yarn, from No. 6 to No sl 75 a 2 00 cts; Feathers per lb; ets, Flour pr bl. 89; Wheat pr bush. \$1 121 25; Oats pr bushel 20 cts; Corn pr bush 40 cts; aper ib 6 a cts; Lead per lb 8 a 10 cts; lasses per gal. 75 cts; Nails per ib 9 a 10 Beef per lb 0 a 0 cts; Bacon per lb 15 Batter per ib 121 ets; Lard per ib 15 Salt per bushel \$1 25 50 ets; Steel, Ameriets; Cast do per lb 25 a 30 ets; Sugar b 121 a 15 ets; Rum (Jamaica) per gal; : Yankee do \$1; Wool (clean) per lb \$0 Tailow per lb. 10 124 ets; Tow-linen pr yd. a 20 cts; Wine (Teneriffe) per gal. \$1 50 . nugal do. \$1 50 a \$1 7 cts; Claret do gat. \$1 3 a 1 75 cts; Malaga, (sweet) gal. \$1; Whiskey per gal. 35 a 40 cts.

CHERAW.

Beef in market per to 4 a 7 cts.; Bacon per 00 cts; Hains do. 00 00 cts; Beeswax 18 a 20 cts; Bagging per yard 18 a 25 Bale rope per lb a 121 14 cts ; Coffee pr. 124 a 16 eta; Cotton per 100 lbs 25154 16 a 00; Corn per bushel 70 a 75 cts; Flour vagons per brl \$8 10, from stores per brl. 50 a 00; Iron per 100 lbs \$5 00 a 6 50; isses per gal 45 a 55 cts; Nails cut assort-per lb 8 1 2 a 9 cts; Wrought do. per lb. 20 Pork per brl \$9 10; Rice per 100 lbs \$4 red per lo10 a 15 cts.

FAYETTEVILLE

andy, peach 50 a 60. Do. Apple, 40 a 42 16 a 17; Cotton pr lb 14 a 154 ets or prib 16 a 17; Cotton prib 14 a 151 ets fee prib 121 a 14 ; Flour bb). \$81 - a 91 xseed pr bh \$1 50 a 1 60; Feathers pr lb 00 a Com proust 80 a 85; Iron prib 54 a 6; Moses pr gai 45 a 50; Nails cut 74 a 8; Salt bush 60 a 90; Sugar pr lb 10 a 124; Tobacco; 4 a 5; Wheat pr bush \$1 50; 00 Whiskey ral 37 i 40, Beeswax 25 a 00



POETRY:

[FOR THE WATCHMAN.] WOMAN. e mind of man is prone to err, When Beauteous woman leads astray ; pid an Angel makes of her— She haunts his mind by night and day.

views her as his better part, Proclaims that Nature's hand has form'd is seraph regent of his heart, And her with every grace adoin'd.

here is the man who will deny Affections thus to nature true? e feel, confess,-most men would die Fair woman, to make sure of you.

tafter all, thy beauty may Be to a beartless ninny given; ere ardent love have pass'd away, Man deems thee but a piece of leaven.

AN EXPLOSION.

is stated in the New York Evening that a Jackson office holder in Boston failed for the enormous amount of hundred thousand dollars, and that he overdrawn eighty thousand dollars on of the Pet Banks !

Irish Readiness.—An ostler was asked, a days since, who was the owner of a vefine span of horses, which stood at the or of the stable, and which for convence sake were owned by one man in the me of another. 'Sure, sir,' said he, 'if were wishing to buy, Mr. Smith will sell

SENATE.

Tuesday, Dec 13.

Claims, a Resolution in favour of James do with it. Thompson, of Iredell county, directing the Public Treasurer to pay him twentytwo dollars, which he had previously paid for land of which he has been divested. After considerable discussion, in which Messrs. Davidson, Jones, Kelly, Dobson, Morehead and Carson participated, the resolution was rejected, 13 to 36.

On motion of Mr. Taylor, the Resolution introduced yesterday, by Mr. Mosely, was taken up. Mr. T. moved an amendment thereto, declaring that Post-masters, Solicitors, County Attornies, Entry Takers. previously given.

Areitisements by the year or six months will made at a Dollar per month for each square hather privilege of changing the form every and Constables, are disqualified by the Constitution from holding seats in the Senate. Mr. Edwards moved that the Resolution, together with the amendments lie on the table and be printed. Agreed

> conteste l'elections were taken up; on his motion the 1st Resolution amended so He moved further to amend them, by striking out the second Resolution, (prescribing what notice shall be given when depositions are taken out of the State.) Upon this motion an extended debate took place, between Messrs. Hall, Bryan. Morehead and Edwards. The motion was rejected, and the Resolution as amended. adopted.

Mr. Hall introduced a Resolution affirming that the word "eligible" in the Constitution, has reference to the day of election. Laid on the table.

Mr. McCormick introduced a bill fixing the time for prefecting titles to land for entries already made and paid for .- Passed its first reading.

HOUSE OF COMMONS.

The whole sitting was spent until nearly 2 'clock, in the consideration of the Rivised Code The following bills passed their third readingand were sent to the Senate for concurrance viz-Concerning Elections of President & Vice Pres ident-to reduce into one act, the several ausrelating to Pilots-Providing for the appointmen-0: Sugar per lo. 12 1 2 a 14 ets; Salt pr of Notaries Public-Concerning the surveying \$3 \$000; Salt per bushel 87 cts; Steel A- of Pocosius or low lands - Concerning Corpora an blister pr lb 10 cts ; Tallow per lb 10 a tions-Concerning Treasurer of State-Concerets ; Tea Imperial per lb \$1 25 a 1 374 cts; ning Secretary of State - To prevent the abutein civil cases - To provent the destruction of oytsers-Concerning mad dogs-Prescribing what shall be evidence-Concerning Wardens of the Poor

The bill to incorporate the General Mining and Manufacturing Company, passed its third

reading.
Mr J W Lane moved to take up the resolutoin from the Senate, fixing the 2J day of Janvary on which to adjourn sine die.

Mr M'Neil and Mr Graham opposed the motion to consider, on the ground that no possible good, and much probable evil would result from thereon. the adoption of the resolution. The House re-

fused to consider, 68 to 44. Mr Rayner moved to send a proposition to the Senate, proposing at 12 o'clock to morrow, to go into the election of a Soltertor of the 1st Judielal District, vice J. L. Baily, whose term of office expired.

Mr Stallings moved to lay the motion on the table, which, after some conversational debate, was agreed to.

SENATE.

Wednesday, Dec. 14

Mr Baker presented a memorial from the citizens of Burke and Yancy, pray ng the erection of a new county. Referred.

Reports from Committees :- Mr Montgomery, from the Committee on Propositions & Grie vances, reported the bill to erect a new county out of a part of Montgomery, without amendment. On Ni Keliy's motion the bill was faid on the table.

Mr Carson, from the Committee to whom the petition of sundry citizens of Lincoln county out of said counties, was referred, reported a will for that purpose. Passed its

first reading. The engrossed bill to incorporate the

Received several revised bills from the Commons, viz: A bill concerning Constables; a bill concerning Attornies at law; a bill concerning the election of Senators and Representatives in Congress, (which of Messrs, J W Bryan, Edwards and

eurotled. Mr Mebane introduced two memorials from the county of Orange, against the division of that county | Referred to the com-

mittee of the whole House. On Mr Bij an's motion, the bill establishing a seventh Judicial District, was taken up, amended, on his motion, and passed its pensation to the Jurors of Ashe county, which

third reading. \ Mr Hall moved to take up a Resolution grossed. introduced by him on yesterday, declaring the meaning of the term eligible in the Con-

Mr Bryan deprecated the taking up the to you; but if you are wanting to at - Resolution. The house was harmoniously was sent to the other House; proposing to them, they belong to Mr. Brown. and he trusted that nothing would be done gress,

STATE LEGISLATURE, to disturb this harmony. The discussion of this resolution would produce excite-

Mr Hall did not think it could produce any excitement. It was the mere construc-Mr. Marsteller presented the Memorial tion of a word in our vernacular tougue, of the Stockholders of the Wilmington and ile wished the construction which ought to Rateigh Rail Road, praying the State to be placed on the word eligible, to be deci-Read and ordered to be sent to the Com- that of other members. He had supposed that his Resolution would have produced a

Mr Joyner expressed the same views with

The bill declaring that shares of stock in taken as personal property, and the bill in creasing the habilities of Sheriffs, passed their third reading.

The bill empowering Courts of Record readings.

passed its second and third readings. It is Confederacy. therefore, a law

and passed

HOUSE OF COMMONS

David Kenyan, the member elect from the county of Pasquotank, to supply the vacany occasioned by the resignation of John B Muse, appeared and took his

Mr. Gifham presented the memorial of the Justices of the Peace of Granville county, in relation to a recent indictment against them in the Superior Court, for not keeping in repair the Public Baildings of that county. Referred to the Committee on the

Mr. Gilliam, from the Committee on the Revised Code, reported the following bitis. which were read the first-time, viz : a bull concerning Susys; a bill concerning the Amorney General and Solicitors; and a bill prescribing a modefor the partition of real and personal estate. A message from the Senate, transmitting

Memorial and Report from the Wilmington and Raicigh Rail Road Company, which were read and referred to the Courmatee on Internal Improvement. Mr. Raynen from the Committee on

larms, reported a Resolution in layor of Daniel Bryson; which passed its first read-

Mr Granam, from the Committee on the Revised Statutes, reported the following bills, which passed their first reading, viz : A bill concerning Lunatics and latots; a bill concerning from and Gold Man 4 , a buil concerning Fences; a nili concerning Weights and Measures , will computered izing Attachments to issue for the recovery of debts, and directing the proceedings

The revised bill concerning quatantine and to prevent the introduction of contage ous diseases, and the one concerning hen grous Scienties and Congregations, wellread the third time, passed, and efected to be sent to the Senste.

Mr. Fisher introduced a bill townend the charter of the Cape Fear, Yankin and Prdee Rail Road Company, which was read the first time and passed, and on motion of Mr. Fisher, referred to the Committee on Internal Impovement

Mr. Hoskins presented the following Resolution, which was read and adop-

Resolved. That the Committee on the Judi tary be directed to enquire rate this expediency of so amending the tree of this State, with regard to the election of Larctors for a President and Vice President of the United States, the election of Mecabers of Congress in the House of Representatives, of Members of the General Assem-& Rutherford, praying the erection of new bly, of Governor, of Sheriffs, and of cierks of the Supertor and County Courts, as to cause the election for the aforesaid several officers to be held on the same day throughout the State, for the several years, in which Norfolk and Edenton Rail Road, read the they are respectively required by law to be elected; & also to make such other and further amendments in the aforesud laws as they may deem most desirable; and that they report by bill or otherwise,

A message from the Senate proposing that the two Houses hold Evening Sessions, latter was amended on the several motions from and after the 14th tast. commencing at three o'clock, and to be continued from Monte,) which passed their first, second day to day, at which no proposition shall be and third readings, and were ordered to be considered bin bills reported by the Coinmittee on the Revised Code, and that the Joint Select Committees have leave to hold their Sessions during the sitting of the two Houses, and asking concurrence of this House. The said message was, on motion of Mr. Hoke, laid on the table.

Mr. Nye introduced a bill making comwas read three times, and ordered to be en-

SENATE

Thursday, Dec. 15 On motion of Mr. J. W. Bryan a message

Mr. J. W. Bryan, from the Judiciary Com- Privileges and Elections, to whom was re- President, Directors and Company of the mittee, reported unfavorably on the petition of Joseph Lilly of Martin county. Concurred in.

resolutions, viz: Resolved. That a large portion of the surplus revenue which has accumulated in become interested in said Rail Road. ded by the Senate for his convenience, and the Treasury of the United States, has arisen Harris, in the Report of the majority of the from the sales of the Public Lands that Committee, is that at the time of his elecwere ceded to the General Government, for tion, he was not 21 years of age. The Mr. Kelly, from the Committee on by excitement, he would have nothing to certain purposes specified in the deeds of minority Report, which is admirably drawn tions. cession; and that the object of their ces- up contends that there is no evidence to sion having been accomplished, the said subtantiate this allegation; but, that if there Mr Bryan. The motion was lost-Ayes 22, Lands, or their proceeds, in justice, belong were, that under the Constitution, it is no to the t tes

Resolve I. As the opinion of this Generincorporated companies shall be deemed & al Assembly, that any act by which the Congress of the United States shall give the Public Linds to the States in which they are situated, or any act by which the minimum price at which these Limis are to change names, passed its second and third now sold, shall be reduced, would serie ously affect the prosperity of all the old The engrossed bill restricting the term of States, and do great injustice to those States Cumberland Superior Court to one week. by which they were originally could to the

Resolved further .. As the country of this The bill concerning wrecks and wreck- Gen rat Assembly, that the public dent mayed property, read the third time, amended, ling been extinguished, and the interest for (giving the commissioners of wrecks 5 per which the cession of the respective portions cent. on sales to the amount of \$5,000 and of the Public Domain by the States which under, and 21 per cent, for all sales above originally held them, having thus been acthat sum;) further amended, so as to give complished, that such disposition of the On motion of Mr. Hall, the Resolutions the County Court of Hyde power to appoint Public Lands, or the proceeds thereofong at prescribing the mode of proceeding in one or more commissioners for that district, to be made among the States of the Union. as shall be proportioned to the respective The revised bill ascertaining the mode sacrifices and expenditures incurred by as to give the Chairman of the committee of proving book accounts passed its second them in support of the United States; or on elections, power to administer an oath. and third reading, and ordered to be enroll- at least, in proportion to their federal pop-

Resolved, That the power to tax is a right conferred upon Congress by the Constitution of the United States, and that the said Congress is the Constitutional judge of what amount of revenue ought to be raised; and to call from the people, in the shape of taxes or dates, more money knowingly, than is demanded by the wants of the Govrument, is an abuse of that right or pow-

Resolved, That the Tariff Compromise Act was passed in good faith, and ought to be observed; and any act on the part of ongress to disturb its provisions or trusrate its operation, would be regarded as injust, and a violation of good faith.

Resolved, That the Governor be, and | are : he is hereby requested, to transmit copies of these Resolutions to the Senators and Representatives from this State in the Congress of the United States. Laid on the table and ordered to be prin-

Mr. McCormick presented a bill for the better regulation of the town of Fiv etteville. Passed its first reading and rereferred.

The bill to incorporate the Salem Monefacturing Company, read the third tim and ordered to be engrossed. Mr. Fox presented a resolution pro-

osing that the two Houses adjourn sive die, on the 3d day of January. A lopt-On Mr. Hargrave's motion, a message was sent to the other House, proposing to

postpone the election of Solicitor for the 1-t Dis riet, until Monday. The old to meorporate the Edenton and

Norfork Ran Road, passed its second readig. Referred. The engressed full to emancipate Isaac, since, passed its second reading -- Aves

ii. Noes 5. It passed us tand reading, on was ordered to be coulded. I'me two thouses poor condithis day, acearding or process are a ment, to elect a ladge to supply dodes by ange's vacancy;

the name of Owen Mornes, Esq. having

been added to the nemaritant. Mr. Mosely mole a motion to send a message to the House, to elect on Monday a Judge, in place of Judge Norwood resigned, and nonmated fron Fredrick Nash of Hillshorough. Agreed to.

HOUSE OF COMMONS.

Mr. Smallwool, from the Select Commattee on the memorials from certain citi- that an election be held on Tuesday next zens of Hyde county, reported a bill to at 12 o'clock, for a Senator to Congress, change the site of the Court House and from and after the 4th of March next. A-Jail of that county, and for other purposes. greed to. Read the first time.

A message from the Senate, proposing oy the resignation of Hon. William Norwood. Agreed to.

Mr. Graham, from the Committee on the Judiciary, who were instructed to enquire bills, which passed their first reading, viz: the Senate by Vr Moseley) declaring that the into the expediency, of passing a general A bill to regulate descents, a bill concerning, following Offices are places of trust and profit law upon the subject of legitimating per- the appointment and duties of a Patrol in and therefore incompatible with a seat in the sons and altering names, reported that the each county. subject is fully embodied in one of the Revised Statutes, now before the House, and asked to be discharged from the further also passed their first reading, viz: A will consideration thereof. Concurred in.

Mr. Moore, from the Committee on the first reading.

Received a message from the Senate informing that Messrs. Sprui II and Fox are appointed on their part to superintend the ters. election for a Judge of the Superior Courts, to supply the vacancy caused by the resigproceeded to vote viva coce.

Mr. Hawkins from the Committee on

ferred the subject of the contested election of William S Harris, the member from Lear Capital Stock. Referred to the Com-Cabarrus, reported unfavorably to the sit-Mr. J. W. Bryan, presented the following ting member; and Mr Satterthane, on hemade a counter report.

The disqualification alleged against Mr. disqualification.

SENATE.

Friday, Dec. 16.

The engrossed R solution in favor of Mary Sloan, passed its second and tard reading and was ordered to be en- ing and the fundamental Charter of our

one of holding the Superior Court in the out reference as to whom it may personally N whern District, which passed its first

The engrossed bill to incorate the General Menney and Manufacturing Association; passed its second reading. Mr Kelly moved that the bill he on the table, Rejected. Passed its third reading. It is Resolution to vacate the seat of Dillon Jordan,

The bill to pay the Jurors in Ashe counly passed his first, second, and third rea-

The bill amending the several acts relative to the time of paying in entry money, was read the first and second time, amend ed, on motion of Mr. Carson, and was re-

Mr. Bryan of Carteret introduced a bill o incorporate the Central Rul Road Company which passed us first reading, and vas r ferred to the Committee on Internal, Improvement.

The revised bill concerning the Treas's of the State, was read the first and second readings, was amended, on the several motions of Mr. Carson, so as orgive the Preasarer 21 tays to give his north M. Morehead moved to amend the bill firms, by making the penalty of the bond \$150,000 distent of \$250 000. Upon the motion, Mr. Cooper demanded the year and nays. Those who voted in the administre

Messrs. Cowper of Gates, Delson, Dockery, McCornnek, Moreheau, Pork, Sanders and Samuer-8

Those who voted in the negative, are Mesers, Amergin, Arrington, Baker, Biyan I Craven, Byan of Carieres, Bunting, Carson, Cooper of Martin, Edwards, Exum, Fox, Gudger, Han, dander, Jayner, Jones, Kerr, Kelly, Larisay, Marseiler, Meisane, Metchor, Montgomery, Monty. Mosely, Moye, Moore, Myers, Reta, Reang. Remnardt, Wolfans & Wanaker-dd.

It was therefore occured in the migative. The bitt passed its second and turd raadings, and was ordered to be earolf-

The Revised bill concerning quarantine, and the introduction of contagons diseases, vas read the first, second and third time, & ornered to be enrolled.

The Revised bill concerning religious societies and congregations, was read the heat, second and third times, and ordered to be ve enrolled.

HOUSE OF COMMONS.

Received a message from the Senate proposing that the General Assembly adjourn sine die on the 3d day of January next. Mr. Coment moved that the said message be laid on the table. The question therelation of the town of Fayetteville, and recomon was decided in the negative. The question then recurring on the passage of the Residution, it was negatived.

The Resolution heretofore presented by Mr. Crawford (proposing that this House hold Evening Sessions from and after the 14th instant, commencing at 3 o'clock, and to be continued from day to day, at which no proposition shall be coasidered except Mr. Jordan introduced a bill to incorpo- bills reported by the Committee on the Rerate the Boestish Manufacturing Company vised Code) was taken up, amended so as of Payenevine; which passed its first read- to substitute the 17th for the 14th inst. and adopted.

A message from the Senate, proposing

The Speaker laid before the House communication from the Public Treasurer. to go into an election on Mooday next, at transmitting certain Bank statements re-12 o'clock, to fill the vacancy in the Supe- ceived at that Department since the date of rior Courts of Law and Equity, occasioned his angual Report The statements were referred to the Committee on Finance.

Mr Moore from the Committee on the Revised Statutes, reported the following

Mr J. W. Guinn, from the same .Committee reported the following bills, which to establish a fund for Internal Improvement. and to create a Board for the management Revised Statutes, reported a bill to provide thereof; a bill concerning the repeal of Statfor the collection and management of a utes; a bill concerning incorporated Towns; Revenue for this State, which passed its a bill to enable women, in certain cases, to maintain actions of slander; a bill for regulating Ordinances; a bill concerning the Supreme Court; and a bill concerning Char-

Mr. D. Jordan presented a memorial of the Directors of the Cape Fear Yadkin and nation of Judge Strange. Messrs. Gran- Pedec Rail Road Company, praying and of berry and McNeil were appointed on the the Legislature in the com, tetion of their part on the House; whereupon the House work. Released to the committee on In- referred to the Committee on the Judiciaternal Improvements.

Mr. Hill introduced a memorial of the

Bank of Cape Fear, praying in increase of mutee on Finance.

half of the minority of that Committee, vacate the seat of John A Averitt, the mem-Wr. Griffiam introduced a resolution to ber from Onslow, on the ground of his havmg held the office of Postmaster in that county, before and at the time of his clee-The resolution was read and referred to the Committee on Privileges and Elec-

On introducing this Resolution, Mr. G. made some very appropriate remarks touching the duty of the Legislature, at this its first session under the Amended Constitution. He said that it ought to settle the proper construction to be placed on that instrument as a precedent for future times, so that both the Legislature and the people may, bereafter, be apprized of its true meanrights be kept inviolate. And this ought Mr Bryan introduced a bill to alter the to be done, cooly and dispositionately, while affect, or as to how it may operate on party arrangements.

Mr Rayber presented a Resolution to vacate he seat of James Calloway, one of the members. tone Surry county, on the ground of his baving held the office of Entry-toker of that county at the time of taking his seat in this body; also a member from Cumberlad, on the ground of los having, at the time of his election, and on taking his west to this House, held the offices Conney Solicitor of Altorney, and of Notary Public, Lift that county. The Resolutions were referred to

he Committee on Privileges and Elections. In summitting these Resolutions, Mr. R ininged in a strain of very severe and pointed re-park on the course pursued by the Van Buren party, in relation to these contested seats. He had not proceeded far, before he was calle to order by the Speaker, for a reflection cast upon he Chair. He resumed his seat, and Messes, iloke, Unidwell, Gilliam, Fisher, and D. Jordan successively took the thor, but scarcely began their remarks, before they were also pronounced ut of order by the Chair. The temper of the these was greatly excited and much confusion prevaded for a less assessments. The question of reference was however, at length pat, and the tronded orean became calan-

Mr Hakins presented a petition from the county Lour, of Lhowan, in relation to increasing Registers' fee; which was read and reserved to the Committee on the Judicia-

Mr. Adams introduced a bill giving to the homey, Court, authority to abilish the offices of County Practice and Treasurer of Commissioner of Public Buildings; which was read the first time and passed, on motton of Mr. stone, reterred to the Committee on the Judici-

Mr. Hollingsworth introduced a bill to regulate the manner of receiving lists of saxable

property, which passed to first reading str Fisher, from the Committee on Internal Improvements, reported a bill to incorporate the it extists Manufacturing Company of Fayette sule, with an amendment. Read the second .our , amended, and passed.

they had pissed the engrossed bill to amend an act for the more norform and omeralent administration of Justice in this State, passed in 1806, and asking the concurrence of this House. The nit was read the first time and passed. The Speaker laid before the House . comnumerion fr in his Excellency the Governor,

ets,in several of the Courts of the Nixth Judicial Circuit. The communication was read and referred to a Select Committee, consisting of Messrs, Hoke, Byrd and Courts. The rivised bill concerning Pilois and Com-

transmittring statements in regard to the Dock-

missioners of Navigation was read the third time, passed, and ordered to be sent to the ben-

SENATE. Saturday, December 17. Mr. Bryan, from the Committee on the Judiciary, reported the bill for the better regu-

mended its passage. Laid on the table. Mr. B. from the same Committee, to whom was referred a Resolution to enquire into the expediency of increasing the fees of the County Surveyors made an unfavorable report thereon. Concurred in.

crease the salary of the Treasurer. Passed its first and second reading, and referred to the Committee on Finance. The bill altering the terms of holding the Superior Courts to the Newbern ctreuit, was read he second time. Mr Williams moved the in-

Mr. Bryan, of Cateret, introduced a bill to in-

definante postponement of the bill. Rejected, and the bill passed its second reading.
On Mr. Reinhardt's motion, the bill relative to the time of paying in entry money, was reconsidered. After some remarks from Mesers. Gudger, Carson and Dobson, the bill was re-

forred to the Committee on the Judieury. HOUSE OF COMMONS

Mr Gary introduced a bill to incorporate the Roanoke Valley Rail Road Company, which was read the first time, & on Mr Gory's motion, referred to the Committee on Internal Improve-

Mr Jordan presented a Preamble and Resultstion (almost a literal copy of those introduced in Legislature, viz., Postmaster and deputy, Postmaster, Solicitor, Sheriff, Coroner, Constable,

In introducing these Resolutions, Mr. J. disclaimed all party or personal motives, his only intention being to have the true meaning of the onsurration settled by Legislative enactment; On Mr. Hutcheson's motion, they were ordered

he on the table and be printed Mr. Guthrie introduced a Resolution in favor of Thunas Dickens head the first time and referred to the Committee on Chims'

A message from the Senate informing that they had passed the following engrassed bills, viz: A bill to incor orate the Salem Manufacturing Company; a bill empowering the Courts of Re cord to change names; and a bill fixing the time for pertenting titles of land. The said bills passed their first rea ing, and the last named was

The resignations of Owen B Cox, as Com