chief (Mashulatubee,) who read the first time, passed and ordered le to the treaty, by a few of to be printed.

The Resolution to authorise a loan of public arms to United II. Bingham, was read, adopted and ordered to be engroused.

The resolution in favor of Dr. James that the people are displeased the signed the treaty. The anterned to their application was, hile the Government meant not fere with their mode or manuer government, it could not rewhat had been done by a few; en a chief should be phosen by orify of the division, and the fact rified by their General Obuncil, suid be regarded as properly the and be considered as such. An and be considered as such. An institution of this treaty will clearly a I think, that justice and liberal are been regarded. The great may of the nation were satisfied when of the sation information since ived yet continue to be satisfied, for anxious desire is, to get to A y under the protection of the States, where they can be free any liability to State laws, and to dwell in peace under their

c Commissioners appointed to to des Morre have discharged the confided to them, and have made report. The misunderstanding on the New York and Green Bay adians has been examined and adjust is the Report to be confirmed, only quires your approval, ogreeab

Very respectfully. JOHN H. BATON. egislature of N. Carolina

Wednesday, Dec. 23 The Speaker land in fore the Somite memorial of sandry citizens of the of Wilmington, complaining of provisions of the charler granted to

he Cape Fear Navigation Company in he year 1815. Referred Mr. Hinton of Beaufart, presented he memorial of James Grant, Comp-roller of the State, graying the Legis o enable him to discharge the prious and increased duties which have devolved upon him by the act regulating the Treasury Department, pamed in the year 1827. Referred.

Mr. Blackwood presented the petition of David Ray, of Mecklesburg.

ces rendered during the revolutionary warf which was referred to a select ammittee, consisting of Messrs. Black-oud, Metcher, Hoke, Barnes and Ga-

Mr. M'Parland, from the committee e Education, to whom was referred a solution, instructing them to inquire to the present state of the Literary and, made a report thereon, accompand with the following resolution, hich was laid upon the table, and the port ordered to be printed:

Replaced That the Public Treasurer betherised to transfer to the Literary Punc enter the same in the books kept for purpose, the sam of twenty eight thou, one hundred and eighty four dollars, two and a half cents, and all interest has or may accrue on said sum—it be a mount due from the late Treasure; Haywood.

fr. Williams, of Martin, from the mitten on Propositions and Griev-as, to whom was referred the petrof Charles Lewis, made an unfaable report thereon; and the peti-

on was rejected.

Mr. Newland presented a resolution favor of Wm. T. Preswood. Re-

e bill to establish a Bank on the of the State, was indefinitely the effirmative.

lowper, Crump, Dick, Dob in, Hall, Harris, Hill, Min-

ourts of Pleas and

Mr. Jones presented the memorial of odry citizens of Wilk's county, proy-the passage of an act to restore lashus Bennel, of said county, to the

time, active efforts have deferred. Mr. Messes, from the joint select committee to whom the subject had been on amongst the Indians, and after them that they had been for the removal of free persons of color from this State to Libertat which was read the first time, passed and ordered

Manney was amended on motion of Mr. Borden, by striking out the whole there of, and inserting a substitute, authorising the Clubfoot and Harlows Crock Canal Company to purchase a dredging machine, to be the property of the State; and, on motion of Mr. Dick, it was forther amended, by providing that said machine should not cost more than 756 theffare. The resolution, thus amended, was read and adopted, and ordered to

Me. Sneed, from the committee o Finance, to whom was referred the resalution directing them to inquire into the expediency of providing by law for the collection and accounting for the public taxes at an earlier period than that now prescribed by law, made an unfavorable report thereon, and asked to be discharged from the further con-sideration of the subject. Concurred

The engrossed resolution in favor of Thomas Bell, was read the third time, passed and ordered to be enrolled.

Mr. Brower presented a bill to prevent the falling of timber in, or ab structing the run of Sandy creek, in the county of Randelph, which was read the first time and passed.

EVENING SESSION. Received from the House of Com mons a measage, stating their concur rence in the several amendments made by the Senate in the engrossed bil for the better government of the town of Elizabeth city. Whereupon the said bill was ordered to be enrolled.

The bill to prevent the gaming of slaves and to prevent free persons from gaming with them, or suffering them to game in their houses; and the bill fix ing the fees of the clerks of the County and Superior Courts and Sheriffs fees, were read the third time, the latter a nended, and passed and ordered to be engrossed.

Friday, Dec. 24. Mr. Williams, of Martin, from the commit tes of Propositions and Orievances, to whom was referred the petition of Elijah Shoems ker, made an unfavorable report thereon.

oncurred in. Mr. M'Earland, from the committee on Ed-

scation, to whom was referred a bill to pro-ride for the education of the poor children of this State, reported that, in the opinion of he committee, it is inexpedient at this time o pass the bill into a law. On motion of

to pass the bill into a law. On motion of Mr. M'Farland the bill and report were ordered to be laid on the table.

The engressed resolution concerning the re-opening of the old Roanoke Inlet, being taken up, on motion of Mr. Skinner, and read, mr. M'Kay moved that it be laid upon the table, which was not agreed to. Mr. Williams, of Pranklin, moved that the resolution be indefinitely postponed, which was not agreed to. Mr. Williams, of Martin, moved to amend the resolution, by adding the following words at the end thereof, to wit: "Provided the work is deemed practicable." Mr. Wilson moved to amend it, by inserting after the word "Senators," the words "be instructed;" which amendments were be instructed;" which amendments were not agreed to. The resolution was thereup-on read, adopted and ordered to be enrolled

Fees-Musers, Askow, Barnes, Benely, Blackwood, Borden, Caldwell of Iredell, Cowper, Davezport, Dick, Dickinson, Hare, Cowper, Davezport, Dick, Dickinson, Hare, Hall, Hawkins, Hinton of Beaufort, Hinton of Wake, Moke, Howell, Jenninga, Jones, Lindsay, M'Entire, M'Neill, Marshall, Martin, Mathews, Meares, Melchor, Murchison, Newland, Perkins, Ramsay, Selby, Skinner, Ward, Welch, Williams of Martin, Auge—Mesars, Browet, Crump, Dobson, Gavin, Gudger, Guinn, Harris, Hill, Kerr, M'Daniel, M'Kay, M'Farland, Montgomery, Mosely, Moye, Ray, Speed, Vanhook, Williams of Franklin, Wilder, Wilson.

Bills presented. By mr. Bobson, a bill to sepeni part of an act, passed in 1827, prescribing the manner in which lands floud thereafter be advertised for sale for saxes in the counties of Anson and Surry, by mr. Sneed.

after be advertised for sale for exes in the counties of Anson and Surry; by mr. Sneed, a bill to procession the leads of this State, by mr. Cowper, a bill to amend an act of just session, to incorporate the Lake Drummond and Orapeake Canal Company, by mr. fluorell, a bill imposing additional taxes on suits at law and in equity in the courts of Robenta for the payment of jurous of the original venues in said county, which were severally read the first time and passed.

Mr. Spaight, from the joint select commit-

in said county; which were severally ne first time and passed. Spaight, from the joint select commit-tale University, to whom was referred murial of the Trustees of that instituthe semarat of the Trustees of that institu-tion, made a report thereoe, accompanied by a bill for the relief of the University of North Carolina; which was read the first time, pass-ed and ordered to be printed; and the report was sent to the House of Commons, propo-sing to print five copies thereof for each member of the Legislature.

EVENING BESSION.

The following hills were read the third time, passed and ordered to be engroused. The hill to amend the first and fourth sections of an act, passed at the last session of the General Assembly, to authorise the County Court of Franklin to appoint wardens of the pear, build a poor house, &c., the bill to make it lawful for jurous to prove their services before any justice of the peace for the

serous Curawbs river in Burke. Concurred in.
Mr. Hoke, from the committee ou road laws, made a report, accompanied by a bill amendatory of the road laws; which was read the first time and passed.

The bill to prevent the circulation of seditions publications, and for other purposes,

ious publications, and for other purposes, he bill to amend the several laws in this State amend the act of 1826, to prohibit the to amend the act of 1826, to prohibit the tracing with elaves, except in the manner therein prescribed; the bill to re-cuact a part of the first section of an act, passed in 1787, for biring out persons or indicatment or presentment, not being able or willing to pay the fees of office and jailors' ices, the bill to smend an act passed in 1818, giving to the Gounty Courts power to regulate agent the County Courts power to regulate sepa rate elections; and the bill to amend an act ed in 1836, to prevent free persons of co. or from migrating into this State, for their good government, &c. were severally read the third time, passed and ordered to be on

The engressed resolution in favor of John Cammell, was read, adopted, and ordered to enrolled.

Balls presented. By mr. Dobson, a bill ma king it the duty of the sheriff of Surre county to notify persons of the day on which their lands will be sold for taxes, and by mr Harris, a bill concerding the salaries of the Supreme Court Judges Proposes to reduce them to 2,000 dollars per snaum. These bills were each read the first time and passed. Monday, Dec 27

Mr. Williams, of Martin, from the committee on Prepositions and Grievances, to whom was referred the petition of sandry citizens of the county of Wilkes, in behalf of Justian Pennel, made a favorable report thereon, accompanied b a bill to restore Joshun Pennel, of Wilkes coun ty, to the rights and privileges of a citizen; which

passed its three several readings, and was ordered to be enginesed.

Mr. Smed, from the committee on Finance made a report, stating that the committee, in the discharge of their duty, had counted and burn the further sum of 1,515 dollars and 70 cents, of Treasury notes, unfit for circuistion, and recommended the adoption of a resolution allowng the Public Treasurer that amount in the setlement of his accounts, which was adopted and ordered to be engrossed.

Mr. Meares, from the joint select committee

whom were referred the bills to compel owners of slaves to employ white overseers in cer-tain cases, and to encourage and promote the ap-prehension of runaway agroes in Ouslow coun-ty, reported the same with amendments, which were agreed to; and the bills, as amended, were read the second time and passed. Mr. Ward, from the joint select committee

on military affairs, to whom was referred the Ad-jutant Generals' report, are made a detailed repart thereon, accompanied by a bill to authorise the Governor to strike from the list, field officer for the neglect of duty, and to complet the Adju taut General to enturee the law against general officers who resign their communications before chinplying with the law now in force compelling resign; which was re

Mr Guinn, from the select committee, whom the subject had been referred, reported a bill directing the Governor to convey certain land to the county of Macon; which was read the first time and passed.

Mr. Hinton, of Wake, from the committee or Public Buildings, made a report thereon, accom-panied by resolutions, directing certain repairs to be made to the Government house and roof of the Capital; which were read the first time and

Bills presented. Be Mr. Dick, a bill to alter the lies created by the levy of a justice's execution on lands; a bill to prevent the falling of timber in the Reedy fork of Haw river, in Gailford county; by Mr. Howell, a bill to amend an set to-authorize the County Courts of this State to dito-authorize the County Courts of this State to di-rect the sheriffs to sell any slave that may be ta-ken up and confined in any jail as a runaway, af-ter certain length of imprisonment and public no-tice; and by Mr. Sneed, a bill concerning the town of Oxford; a bill to incorporate the first tresbyterian Church in Oxford; and a bill to exempt from taxation property held by wardens of the poor; which bills were severally read the first fines and passed. rat time and passed. The House of Commons having concurred in

the amendments made by the Senate to the en-grossed tall to incorporate the Fayetteville Rail Road Company, the said bill was ordered to be

EVENING SESSION. The Speaker Init before the House the resig-nation of David Newland, a member of the Se-nate, from the county of Burke; which was read

blowing engrossed bills were read the The following engrossed bills were read the third time, passed and ordered to be encolled: The bill to explais and amend an act to provide a revenue for the payment of the civil list and contingent charges of government, passed in 1323, so far as respects the exhibitions of srtificial curiosities; the bill to amend an act of 1762, prescribing the mode in which apprentice bonds shall be taken; the bill to authorise the justices of the passes of Sampson county to purchase land and erect thereon buildings for the poor; the bill to authorise the justices of the County Court of Northampton to employ a suitable pursuon to transcribe a part of the records of said count; the bill anpplemental to an act of 1826, Court of Northampton to employ a suitable person to transcribe a part of the records of said court; the bill amplemental to an sat of 1826, for the better regulation of the town of Concord; the bill to incorporate Clemmonsville Academy; the bill to repeal as set, passed in 1820, repealing so much of an an of 1810, as prevents say person from warking science, Sec. in Tar river, above the mouth of Fishing areck; the bill to expeal a part of the 5d section of an act, passed in 1824, to amend the set of 1813, to alter any regulate the annual elections in the county of Hyde; the bill to amend an act to appoint a committee of Finance for Sampson county; and the aill to authorise Daniel Geyham, of Cumbertend, to creek a gate surpose the road leading from Fayettertile to Tarborough.

The bill to exempt Bibles from execution, and

the bill to make husbands, after the determina-tion of coverture, liable to the payment of the debts of their wives, contracted before marriage, chis of their wives, contracted before marriage, ere read the third time, passed and ordered to

Mr. Montgomery presented a resolution, au-thorising the Secretary of State to issue a grant to James Reiney, of Orange county, for 156, acres of land; which was adopted and ordered

HOUSE OF COMMONS.

Wednesday, Dec. 22, Illison presented the petition of Benja-ol, and Mr. Cooper the petition of John both praying that a pension be allowed telegred. The bill to establish a Superior Court in

Speaker voted in the amended, passed its second res which was read the first time

Thursday, Dec. 231 Mr. W.J. Alexander, from the committee on the Judiciary, to whom was referred a resolution instructing them to inquire into the expediency of altering or amending the law requiring sons of color, so as more effectually to prevent a future abuse of the same, reported that it is inexpedient to pass any law upon the subject, and prayed to be discharged from the further con sideration thereof. Concurred in.

Mr. W. J. Alexander, from the same committee, who were instructed to in quire into the expediency of amending the 3rd and 4th sections of an act, pessed in 1811, entitled "an act to pro vide for the punishment of persons guilty of certain offences therein named so as to embrace cases for counterfeit-ing the gold and silver obin of the Uni ted States," reported that the Congress of the United States had made provision for the case embraced in the reso ution, and prayed to be discharged from the further consideration of the subject. Concurred in.

Mr. O'Brien, from the committee Claims, to whom was referred the reso otion in favor of John Cammell, of Onslow county, reported favorably hereto and the resolution was read, adopted and ordered to be engressed.

Mr. Polk. from the committee of Propositions and Grievances to whom was referred the memorial of sundry rezens of the county of Caswell, in fa or of Thomas Day and his wife Aquil a, reported a bill to authorise Aquilla Dry, otherwise called Aquilla Wilson. a free person of color, to reside in this State; which was read the first time and passed.

Mr Worth, from the select commit te to whom was referred the petition of F 11. Collier, reported a bill to di sorce said Collier from his wife Lucre tia; which was read, and, on Mr. Byum's motion, postponed indefinitely.

Mr Hill, from the committee on the Judiciary, to whom was referred the bill to authorise the appointment of com missioners to take the acknowledgment and proof of deeds and instruments un der seal and depositions, reported the same with sund y amendments; which were concurred in and the bill passed its second reading.

Mr. W Horton presented the peti tion of sundry citizens of Wilkes county, praying a repeal of the law imposing tax on the retailers of spiritous liquors. Referred. leferred.

The bill to incorporate the Mecklen-

burg Gold Mining Company, was read the third time, amended, passed and or dered to be engrossed.

Bills presented. By Mr. Stockard, bill to extend the provisions of an act. passed in the year 1811, to establish poor house in the county of Orange; by Mr. Phillips, a bill to authorise the commissioners of the town of Hillsborough to sell all or, so much of the town commons as they may think proper; by Mr. J. Whitaker, a bill directing the sheriff of Macon county to pay over certain money therein mentioned; by Mr. Thos. Hill, a bill to collect information relative to schools in the several counties in this State; and by Mr. Sawyer, a bill to establish a Bank on the funds of the State, the provisions of which are the same as shose contained in the bill for that purpose which was indefinitely postponed in the Senate on Wednesday the 22nd instant. These bills were veexcept the last mentioned, which was postponed indefinitely-year 64, pays

47.

Yous—Messrs. William J. Alexander, Barnard, Barchardt, Bragg, Bryan, Burgin, Chesson, Clark, Clemons, Dodson, Dozier, Frederick, Gauze, Grandy, Gwinn, Haley, Harper, Henry, Joseph A. Hill, Thomas Hill, Hilliard, Houlder, Hooper, James Horton, Jarvis, Kendall, Larkins, Long, Loretz, Mendenball, Marshall, Mebane, Mullen, M'Affee, M'Gebse, M'Millan, M'Neill, Nicholson, O'Brien, Orz, Polk, Powell, Rand, Sasser, Shipp, Sikes, Simmons, Singleton, Skinner, Spaught, Stephens, Uzzle, Walker, Watta, Wheeler, White, Whitley, Williams, Willey, Wilson, White, Whidey, Williams, Willey, Wilson Council Wooten, Allen W. Wooten, Worth

Nays-Messrs. Even Alexander, Bateman, Bell, Blair, Bogle, Brooks, Brown, Brower, Bush, Calloway, Carter, Cooper, Cox, Don nell, Dowd, Dumas, Edmonston, Ellison, Fle ming, Flowers, William Horion, Irion, Leon ard, Lilly, Little, Love, Monk, Murphy, Pear sou, Peoples, Phillips, Purcell, Rhodes, Rowe, Sawyer, Sloan, Spurgin, Stockard, Swanner, Tathem, Wadsworth, Webb, S. Whitaker, Winston, Waeman, Wright, Ziglar.

The bill to exempt from execution a cer-tain portion of the lands of the citizens of North Carolina, was read the third time, and on motion of mr. Henry, was further amend

Gause, Grandy, Gwyan, Haloy, Harpet, J.
Hill, Houlder, Jarvis, Kendall, Lawson, Lei
nard. Little, Long, Mendenhall, Meban
Mullen, Murphy, M'Affoe, M'Gelsee, M'Mi
lan, O'Brien, Peoples, Polk, Ponell, Purce
Sasser, Sawyer, Shipp, Sikes, Singleto
Skinner, Spaught, Stedman, Stophens, Sto-Skinner, Spaight, Stedman, Stephens, Stock ard, Tathem, Walker, Watts, Wheeler, White, James Whitaker, Whitley, Willey, Wilson, Allen W. Wooten, Worth, Wyche, Friday, Dec. 24. Mr. O'Brien, from the select com-

mittee to whom was referred the memorial in relation to the Oxford Military Academy, reported "a resolution in favor of Daniel H. Bingham," authorising a loan, out of the Literary Funds of \$3000 to the institution; which was read the first time and passed.

The resignation of Henry Blount, as Brigadier General of the 17th brigade of the militia was presented, read and accented

Mr. Polk, from the committee on Military Affairs, reported a bill for the distribution of a System of Instruction tor the Militia Infantry and a System of Exercise and Instruction of Field Artillery, &c. among the several militia officers of this State; and Mr. Wyche, from the committee on Finance, reported a bill to insure a fair valuation of lands in this State, when the same are given in for taxation. These bills were read the first time, the former passed, and the latter laid on the table.

Mr. W. J. Alexander, from the committee on the Judiciary, who were in-structed to inquire into the expediency of providing for the payment of witness es on behalf of the State where the prosecutor is ordered to pay the costs, and such prosecutor is insolvent, re ported a bill amendatory of the law resting to State prosecutions. Mr. A. lexander, from the same committee, who were instructed to inquire into the expediency of amending the law in regard to bail, reported a bill to amend the 20th section of an act, passed in the year 1777, entitled "an act for establishing courts of law and regulating the proceedings therein." These bilis were read the first time and passed.

Mr. J. A. Hill, from the committee of Internal Improvements, who were instructed to inquire whether an examination has been made of Carrituck In let, reported the following resolution, which was laid on the table.

Resolved, That the Superintendent Public Works be, and he is hereby author ised and directed to cause an examination to be made of Curricuck fulet, with a view to ascertain the practicability of re opening said inlet; and that be report to the next General Assembly the result of such examination, together with an estimate of the probable expense of rendering said inlet

Mr. Bragg, from the committee on the Judiciary, who were by resolution instructed to inquire whether those who have purchased lands from the State, and hold the same by certificate, are freeholders, reported that no person can be a freeholder without title; and that purchasers with certificates, without a deed or grant from the State have not a perfect title, and are not freeholders within the meaning of the

Constitution. Concurred in.
Mr. J. Whitaker presented the pe tition of John Bryson, David Rogers, Wm. & Jesse Cochrahan, and Hugh Gibbs, praying to be indemnified in certain losses by them sustained in the purchase from the State of Indian reservations. Referred to a select committee.

Mr. Stedman submitted the follow ing resulation, which was read and a

dopted:

Reserved, That the select committee appointed on the part of this House to inquire have the expediency of passing a law prohibiting disqualified persons from practicing medicine in this State, be instructed to inquire into the expedience of passing a law preventing shares and free persons of color from practicing medicine in this State, and that they report by bill or otherwise.

in this State; and that they report by our or ourerwise.

Mr. Gauze presented a resolution in favor
of Samuel A. Laspeyre; which was read the
first time, passed and referred.

The bill for the relief of such persons as may
suffer from the destruction of the records of
ilertions county, its was read the third time,
passed and ordered to be engressed
Air. Sasser presented a bill for the better regulation of the town of Waynesborough; which
was read the first time and passed. EVENING SESSION.

EVENING SESSION.

The following bills were read the third time, paraed and ordered to be engressed: The bill to exempt lessors of gold mines in certain cases from liabilities as copartners of lessees; the bill to authorize the appointment of commissioners to take the acknowledgment and proof of deeds is instruments under seal & depositions; the bill to incorporate the White Oak Turnpike Company, the bill to amend the act of 1800, connecraing wreaks; the bill to incorporate the Williamston and Windsor Turnpike Company; and the bill for improving the navigation of New Hope river, in the counties of Chatbam and Orange.

The engrossed bill to repeal the second seation of an act, to limit the term of office of certain officers therein named, passed in 1852, and to amend said sat; and the engrossed hill for the better regulation of the fair held near Laurul Hill, were read the third time, passed and ordered to be enrolled.

The resolutions happetology submitted by Mr.

Sayer, Bhipp, Singleton Stephens, Tsthem, Bush Weaver, White, S. Wh

Wilson, Winston, Wiseman, G. W.
Wyche, Ziglar.
Naus-Measre Blair, Bracka,
Bynum, Chesson, Clemnons,
Frederick, Grandy, Gwan, Har
Leonard, Lilley, Long, Monk, Nic man, Stockerd, Swanner, W. Williams, Willey, A. W. Wo. Mr. Stedame then moved that tion and the proceedings there

number of the princers of the counties. Cumberland, Chatham and Moore, pa new county be erested out of a cert of said counties. Referred.

Mr. Brower presented the patition Jackson, wife of Isane Jackson, of county, praying that she be permitty spiritous liquors from 5 tax; and Mr. petition from sundry citizous of Rutte ty praying that the Legislature werd an additional place of sale in said on constables may sell property and constables.

Mr. Wyche, from the committee on ciary, who were by resolution instructions, who were by resolution instructions whether any further provisions is necessary for the punishment of homes sees where the mortal wand is given it and death takes place beyond the limits reported that it is not expedient to legal the subject, and prayed to be discharge the further consideration thereof. Cone The House, according to the arder of resolve 'itself into a committee of the Mr. J. A. Hill in the chair, and took as colutions heretofore submitted by Mr. relating to the usurpations of the Follow veroment; and after some time apond (during which Mr. Bynum, in at clubous frost, reported progress and obtained rose, reported progress and

EVENING SESSION. Bills presented. By Mr. Zighar, a bill the County Court of Stokes to regul penation of court officers; by Ms. a hill giving to the County Court of N Superior and County Courts, register, and entry taker in said county; by Mr bill to exempt from taxation the poor the county of Chawan, by Mr. Cox, all therice the County Court of Joses to commissioners for the lowe of Treates bills were severally read the first to

passed.

Mr. Sloss presented a resolution in Thomas H. Morriscy, sheriff of San

referred.

The Senate engenered in the annumate by this House in the following eight bills, and the said bills were ordered realled: The bill to prevent all persuasting slaves to read and write, the gures excepted; and the bill concerning tribution of the public arms to the police ties, and to provide in cases of invasionsurrection.

ties, and to provide in cases of invaling surrection.

Mr. Blair, from the select committee is was referred, the message of Governor commissioning to this House the correspondence of the commission of the House the correspondence of the claim of this State against the ted States, made a detailed report therese closing with sundry resolutions; whis read the first time and passed.

Mr. Smith submitted a regulation to a the committee on the Judiciary to another expediency of authorising the countries the expediency of authorising the countries in the State, to owner two thirds of the value of any almost was read and negatived.

Mr. Wheeler submitted the following clou, which was read, adopted and acut to nate for concurrence:

Mr. Wheeler submitted the following a circu, which was read, adopted and sent to have for concurrence:

Reserved, That he Governor of this surhorised, and he is hereby directed in the tree by the sent to the Freside for the Senate, the in of the House of Representatives from this Senators and Representatives from the Senator of the General has been considered to the General has the present countries the commission of Hillsbotough to sell the turned the bill to suthorise James H. Martin blough to build a gate across the road from Wastesborough to Dumas's Peress for the better regulation of Waspesborough in Dumas's Peress for the better regulation of the town of E were severally read the second and this passed and ordered to be engrossed.

CONGRESS.

SENATE. Friday, Dec 17-A petition presented by Mr. Sanford from Chamber of Commerce of the Ci New York, praying for a reducti duties on silks imported from be dricks, from the committee on Affairs, reported a bill providing to rying into effect certain Indian ties. After a short time spent a consideration of Exercitive built the Senate adjourned until Monday, Dec. 20—Several bile

private nature passed their second third readings. After spending time in the consideration of east business, at twelve o'clock the