# SELECTION OF THE ENCE & LEMAY.

#### LIC MEETINGS.

Newdern, Dec. 10, blic notice previously give ourse of the citizens of the Chair, and Jumes W. Fryan, Secretary. Mr. Gaston, in exthe object of the meeting, made and heart-stirring appeal to the every person presert, and sat he loud and continued plaudits f assembly. On notion of the l. Bryan, it was "Thus a committee be appointed to draft re-olutions expressive to of this meeting, whereupon the contemps were appointed—

entlemen were appointed— H. Byan, Moses Jarvis, Wright mer C. Cole, James C. Steven n P. Daves. The committee retired for a short time, reporttheir Chairman, the Hon. John ne following Resolutions, which pously adopted, viz:-

That we regard the Constitu-Inited States as the great Char-dependence, and the safeguard ics, as the instrument modelled pure in heart and wise in council, existence, and happiness and lation have been secured and

That we cherish and revere our on as the noblest effort yet made he establishment of Republican over an extensive territory; and effort fail, the cause of freeout the world must suffer injury and her advocates be humbled

That we sincerely deplore and be Ordinance lately promulgated ention of South Carolina—as we its principles are inconsistent iew of the rights and obligations as a member of the Confederalve neither more nor less than a of the Federal Constitution, and of the Union

urther, That however strongly the course which has been south Carolina, and however devoted to our Federal Union, essed Constitution on which it is lesire not to be understood as directly approving of the Tariff position to which, the senti th Carolina have been so often wocally expressed as to leave

oubt or misconstruction. f Asa Jones, Esq. it was That the Hon. Mr. Gaston be furnish for publication, a copy ing address on this occasion. of John Burgywn, Esq. it was That copies of these proceed o the Members of the General m this town and county.

-020rous and respectable meeting o if Lenoir, convened at the Court iston, on Tuesday the 18th inst. se of expressing their views with e course pursued by the South pvention; on motion, the meet unized by calling John Gatlin, Chair, and appointing Doc. Wil d. Secretary. The Chairman explained the object of the meet-hick a committee, composed of ig geutlemen, was appointed to ions expressive of the sentiments ting, viz. Col. Blount Coleman. Vashington, Esq. Doct. Reuben arles Westbrook, John P. Dunn

Vatson Wilcox, Esq. mittee retired, and, after a shor uring which the President's Proc read.) returned, and, through man, Col. Blount Coleman, re-following resolutions: ed. That we cherish and revere

Union as the sheet anchor of the great source of our political and prosperity, the foundation of and consideration abroad, and the s, under the blessing of Heaven. we can rest our hopes of future

and glory.

ved. That we consider the right

r a State to nullify, and render its limits the laws of the United ngerous political heresy, and, if in by the States or the people, to the subversion of our admirable

ved. That the ordinance recen by the convention of South Carover may be claimed for its charactions, evidently contemplates an resistance to the laws of the Union, leed. That, although we consider at Eariff laws a violation of that inpremise and deference to the terests of the different members

on of sol. Bloant Coleman, it was that the thanks of this meeting be to the chairman for the impartial which he discharged the dates of 30HN GATLIN, Chr'm.

manner in which he discharged the dates of the chrir.

30HN GATLIN, Chrim.

W fortage, Sec'y.

Remark by At. Cross in the above wreing.

Mr. C. mid that the three first resolutions contained an explicit arowal of our high require for the edgest Union, and a no few mequivocal condemnation of the sloctrine and ordinance of Kullification. Them he understood to be the prest objects of the meeting, and so far he hearthy consurred in them. He felt bound, however, to object to the concluding clause of the 4th-resolution. He had resisted a before the committee, and was still approved to the first part of this two distinct, because the language used in denouncing the tariff laws was too mid to suit his views; but, for the sake of numinaity, he was a lifting to reserve it.

The last member of this resolution, if it had any meaning, seemed to him to hold out the idea that we were prepared to form the vanguard of any expedition which might become necessary to suppress Nullification. Although, as good citizens, we should feel bound to do our duty in preserving the Union, when called upon by the constituted authorities, yet it did not become us as southern men, having drunk long of the same bitter cun which had produced this gaugrene in constituted authorities, yet it did not become us as southern men, having drunk long of the same bitter cup which had produced this gangrene in our body politie, to manifent any untural alacrity in being the first to apply the remedies. It would hold out an encouragement to the friends of the Tariff. It would foster the erroneous impression, which had already got abroad, that North Carolina, if not indifferent, was moderate in her hostility to the Tariff.

While we wish to undescive South Carolina.

While we wish to undeceive South Carolina, let us not deceive others. An immense majority of our State are decidedly and warmly opposed to the tariff laws, and new them as unconstitutional, unequal and oppressive on Southern as the control of the two last clauses of the 4th resolution and in lieu thereof insert the following view. tion, and in lieu thereof insert the following, viz: we will still confide in the magnanimity patriotism of the tariff States to repeal these obnoxious laws, to restore our national revenue to the standard of an economical expenditure, and thus restore harmony to our distracted coun-

If the amendment should not be adopted, he must be understood as voting for the resolutions, subject to these exceptions.

-000-Distressing Mortality -By reference to our marine head, it will be seen that the Br. Brig Tweed, Capt. King, in 25 days passage from Kingston, (Jam.) for Halifax, has put into Hamp-

planck, Ingersoll, Gilmore, Alexander, Wilde, Gaither and Polk. On Claims .- Whittlesey, Barber, McIntire, Ihrie, Rencher, Dayan and Grennell. On Commerce. - Cambreleng, to the Chairman for his elo friotic address on this occasion. of Ass Jones, Esq. it was

Howard, Sutherland, Newton, Davis, of Massachusetts, Jarvis and Harper. On Public Lands.—Wickliffe, Duncan, Clay, Irvin, Boon, Plummer and Mason. On the Post Office and Post Roads .- Conner, Russell, Pearce, Hammons, Kavanaugh, Doubleday and Roane. On the district of Columbia .-Washington, Semmes, Armstrong, Chinn, Jenifer, Wm. B. Shepard and McKennon. On the Judiciary .- Bell, postponed unfit Friday next. Ellsworth, Daniel, Foster, Gordon, Beardsley and Coulter. On Revolutionary Claims .- Muhlenburg, Nuckolls, Crane. Bates, of Massachusetts, Standifer, Marshall and Newnan. On Public Expenditures .- Hall of North or forming in the town of Washington, Carolina, Bayenport, Lyon, Thomson, of Ohio, Pierson, Henry, King and Briggs. On Private Land Claims.— Johnson, of Tenn. Coke, Stanbery, Mardis, Carr, Bullard and Ashley. On Manufactures. - Adams, Hoffman, Lewis, Condict, Findlay, Horn, War-

distribution, by prince to the different members alon, which forms the basis of our constitution, by prince to southern and therefore unjust and oppreshe Southern States; yet, faithful to ciple to submit to the majority, we into our reliance on he magnanimi orbearance of our fellow citizens of if States for a redress of our grievange will use all lawful means in our pout down any attempt to resist the most the laws, or to disturb the publicity.

Sase Cross then stated his dissent in see to a part of the last resolution, red to strike out from the word "mages will continue, &c. &c. to the end esolution, and insert the followings ill confide in the magnanimity and reseme of justice on the part of the lasts to repeal the obsessions laws, as the national revenue to an economic rediture, and resture harmony to our docuntry."

The will be deferent members and and Canals.—Mercer, Blan of Tenn. Letcher, Vinton, &c. &c.

Tenn. Letcher, Vinton, &c. &c.

Unfinished Business.—Reed, of Mass.

Bouck, and Silas Condit. On the Expenditures in the Department of S.ate.—Lent, Evans of P. Into McKay. On Expenditures of the Department of the Part of the Section, and insert the followings and continue, and insert the followings are the national revenue to an economic rediture, and resture harmony to our docuntry."

The will can be some the basis of our fellow citizens of the Expenditures of the Department of the Navy.—Maxwell, Hall, Tennessee, and Harper. On Expenditures in the Post Office Desartment,—Hawes, Bates, of Maine, and Britage.

The will can be some the basis of our fellow in the magnanimin of Tenne. Letcher, Vinton, Calls.

The courts and Jewett. On Revisal Condit.

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The courts and Jewett. On Revisal Condition, of S.ate.—Lent, Evans of P. Into McKay. On Expenditures of the Department of the Navy.—Maxwell, and Fitzgeraid.

The courts and Jewett. On Revisal Condit.

The courts and Jewett. On Revisal Condition, of the Expenditures of the Dep Unfinished Business.—Reed, of Mass. House

on Public Puildings .- Young

Horrid startes to our last, briefly naticed a most during out committed in the North part of county. We now proceed to give a naticellar particulars as have come to our kn edge. It seems that on the night of 3 day the 26th ult. Mr. Chas. Daniel as alone in the Store of Means. Herman atone in the Store of Measts. Hermin burg County Court, praying to be reand Daniel, at Browsnville; on at leased from a judgment sobtained anight a Negro man (now in jud) be gainst him by the State at the late term property of Mr. Hichards, with a 7. of Wake Superier Court. Referred. night a Negro man (now in jail) he property of Mr. Richards, with a ly. B or 9 years old, went to the Store, ad was old, went to the Store, and possessed a resolution to instruct the Committee on Education to instruct the Committee on the subject of prosecuting the write against the sureties of the Public Treasurer and the Public Research to the Public Research the State with the State upon principle of the Public Research the Public Research to instruct the Committee on the State with the sureties of the Public Research and the State upon principle of the Public Research in the State upon Description the State upon principle of the Public Research the Public Research the Public Research the Public Research in the State upon Description of the Public Research and the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon Description of the Public Research upon the State upon

A letter from Mr. Henry M Daniel. above stated, in the counting room, and the first time and passed.

place, that Mr. Daniel was thought to

cold blood, is now accurate lodged in our jail, and will doubtless receive the reward of his crim . Examiner ...

## GENERAL ASSEMBLY

Vednesday, Dec. 19.

mendments, which was read and agreed definitely postponed.
top and, on motion of Mr. Cotlins, the fuether consideration of the bill was

Mr. Wellbin presented resolutions in favor of Charley Webb and Benjamin Kelly, of Wilkes county; Mr. Hinton. a resolution sutherising the Governor to loan to a time Cerps pow formed the rikes and accountrements belonging to the State, the number which may be needed to a m said company, on the same terms that the arms of the State

en in the amendatest proposed Senate to the engressed bill, aig the patrol laws so far as remtask. Whereupon the said bill dered to be entatted.

Senate then proceeded to take metion of Mr. Allen, the bill to ad amend the judiciary system of the of North Carolina; when, on of Me. Morris, the bill was inely postpried-Ayes SI, Noes

m, Mall, Harrison, Histor, Holes, Houston, with the exception of Mr. Caracte, who may, Karr, Mallowell, Marsini, Marine on the last reading of the bill voted in my of O. Moore, Moye of G. Maye of P. the negative.

**DECEMBER 28, 1832** 

Store—there is but one any to account for this, that, are brother lish the Merchants' Bank in the town the table.

Charles was knocked down for dead, as of Newbern. These bills were read. The engressed bill to alter and a-

this State: The resolution and bills motion, referred. were read the first time and passed and the last named bill referred.

The bill to amend the militia laws time and rejected

mittee to whom has referred the bill last Session, for the better regulation third time, passed and ordered to be to establish the Bank of North Caroli- of the conduct of Negroes, &c. was engrossed—Yeas 79, Nays 53. na, reported the same with sundry a read, and, on motion of Mr. Gee, in-

> Thursday, Dec. 20. SENATE.

Mr. Martin presented the memorial Surry, praying the location of a large 60. banking capital at the town of Leakes-ville, in the county of Rockingham;

Mr. Montgomery, of Hertford, from Grievances, to whom was referred the Eccles, Edmonston, Enloe, Gary, Gee, bill to divorce Rebecca Ann Smith, of Gillespie, Glass, Grady, Hardison, Columbus county, from her husband Hart, Hill, Irvine, Jordan, Lancaster, have hereto are been loaded to volun-teer companies; Mr. Boddie, a resulu tion to authorise the Public Treasurer in refund to Sam'l W; W. Vick, Sher' Whereupon the bill was read the se-

withird reading were as on the second, true estent of said

HOUSE OF COMMONS.

Mr. Arrington presented a bill for the Mr. Sumner, from the select com-A letter from Mr. Henry M. Daniel. better organization of the militia of this mittee, to whom the subject had been been of the owners of the sare, says, the doors and windows were ill secure the Denaldson Academy and Manual relating to a proposed Convention of the morning when I got to the Labor School, in the town of Fayette. The States of the Union for a revision ville; and Mr. Shepard, a bill to estab of the Constitution; which were laid on

mend an act, passed in the year 1829, remained in that situation some time, when he revived, schiffed hour in the room until he finally not to be door and fastened every thing—the blood in the floor, &c. goes to prove this."

The bill to repeal in part the act of 1787, chapter 278, for making process in Equity effectual against persons who abscord, &c. was read the second time, and, of Mr. Dockery's motion, indefinately posponed. Yeas 90, Nays 57.

The following gentlemen were aptimed an act, passed in the year 1829, for the improvement of the road from the Old Fort, in Burke, to Asheville, in Burke, to Asheville, in Burke, to Asheville, in Burke, to Asheville, in Burke to Old Fort, in Burke, to Asheville, in abscord, &c. was read the second time, and, of Mr. Dockery's motion, indefinately posponed. Yeas 90, Nays 57.

The following gentlemen were aptimed an act, passed in the year 1829.

The bill to repeal in part the act of the improvement of the road from the Old Fort, in Burke, to Asheville, in Burke, to Ashev The following gentlemen were ap the sister of the late James No Forsyth; pointed on the joint select committee, the engrossed resolution in favor of

rying any and removal of Slaves from first time, passed, and, on Mr. Shepard's

The bill to amend an act passed in the year 1824, entitled an act passed in the year 1829, to appoint a board of respecting cavalry was read the second Branch Pilots to examine all persons; Mr. Williams from the select com- cond section of an act, passed at the Bar and the Swashes, was read the

The engrossed bill to repeal an act. passed in the year 1830, to repeal the second section of an act, passed in the year 1805, chapter 708, to revise the militia laws of the State, was read the second time, amended on the motion of of Sundry citizens of the county of Mr. Courts, and passed-Yeas 64, Nays

Year .- Messrs. Baker, Barringer. Blowe, Borden, Bargin, Burns, Canwhich was read and laid on the table. sler, Carter, Clarke, Clayton, Courts, Cunningham, Cuthbertson, Daniel, the committee on Propositions and Davidson, Dews, Dockery, Doherty, Laspeyre, Lee, Loudermilk, Mask, Mullen, M'Laurin, M'Leod, M'Millan,

bewis, Condict, Findlay, Horn, Mary Levis, Condict, Condict, Standay, Hornwar, Lewis, Condict, Findlay, Horn, Mary Condition, Findlay, Horn, Mary Condition, Findlay, Horn, Mary Condition, Findlay, Horn, Mary Condition, Mary Condition, Mary Condition, Horn, Mary Condition, M

of Mc. Morris, the bill was in the postpred—Ayes SI, Noes Mc. Allen then moved that the bill ciary to enquire into the expediency of the instruct the committee on the judiciary to enquire into the expediency of the ciary to enquire into the expediency of the instruct the committee on the judiciary to enquire into the expediency of the ciary to enquire into t

HOUSE OF COMMONS.

Mr. Doberty presented the petition of same Alexander, Clerk of Mecklen-burg County Court, praying to be relieved from a judgment sobtained a gainst him by the State at the late term of Wake Superier Court. Refered.

Mr. Park presented a resolution to instruct the Committee on Education to instruct the Committe

Mr. Matthews presented a hill for the better regulation of the country courts of Malifax; Mr. Moye, of Pitt, a bill to fix a outcom time of holding elections in the third Congressional District; Mr. Alien, a bill to exempt hands from working on certain roads in the country of Buncombe; Mr. Dobson, a bill concerning the town of Ruckford, in Burry country; and Mr. Dishough, a bill to reduce the valury of the Supreme Court Judges. The last of Which was read the first time and passed, and the nithers the first, second and third times, passed, and ordered to be engelised.

The following gentlemen were appointed on the joint select committee, on the part of the Senate, upon the subject of the suits against the sureties of the late Public Prinsfirett Messrs, Wilson, Weitburn, Seawell, Tromec and Springers.

and Spaigat.
Received from the House of Commons a message stating their concurthe Senate to the engrossed bill amend-ing the several acts of Assembly inrecorporating the Romoke and Cape. For pavigation companies, and prescribing the mode of enforcing the collection of tolks. Ordered that the said bill be enrolled.

The bill to establish the Bank of North Carolina was read the third

time, smended, passed and ordered to be engrossed—Ayes 53, Noes 27, 1971 pes—Messes, Aften, Bell, Brittain, Carter, Dishongh, Dobson, Gavin, Hall, Harrison, Hinton, Hogan, Hoke, Hussey, Kerr, Lamb, Leak, Lilly, Lindsay, Martin, Massey, Mofilt, Mor-ris, Montgomery of O. Parliam, Par-ker, Rhodes, Skinner, Spencer, Sted-man, Tyson, Vanhook, Wellborn, Wilder.

Nors-Messrs, Allison, Askew, Bailey, Boldie, Bultock, Carson, Collins, Faison, Hawkins, Houston, Howell, Latham, McDowell, Marshall, Matthews, Melvin, Montgomery of H. Moore, Maye of G. Moye of P. Ray, Scawell, Simmons, Spaight, Toomer, Williams, Wilson. Williams, Wilson.

## HOUSE OF COMMONS.

Mr. Blowe presented the petition of Candry inhabitants of Pitt county, peaywho now have, or may hereafter wish to obtain a Branch to Pilot on Ocracuck ing that a law be passed regulating the fishing on Tar or Pamilico river. Re ferred.

Mr. Poindextor presented a bill in relation to the independent or volunteer companies, allached to the second regi-

ment Stokes county militia; which was read the first time and passed.

The bill to erect out of a portion of the country of Burke and Bunchmbe, a separate and distinct county by the name of Yancey, was read the third time, passed and ordered to be engros-sed-Yeas 63 Nays 69.

seil—Yeas 63 Nays 63.

Yeas—Mossis Abemathy, Allison, Bareinger, Borden, Brower, Burgin, Caaslee, Clayroa, Courts, Craige, Cinningham, Cuthbertson, Davidson, Dews, Dockery, Doberty, Eccles, Edmonston, Empilt, Enine, Paddin, Gillespie, Edmonston, Empilt, Enine, Paddin, Gillespie, Glass, Grady, Guthrie, Gwynn, Hart, Hill, Horton, Irion, Irvine, R. Junes, Laspeyre, Ledford, Loudermilk, Mangum, Marsteller, Mask, Monk, Montgomery, Melauria, Mr. Millan, McNeil, McQuenn, Parke, Peeples, Pearson, Poindexter, Polk, Saintelair, Settle, Stoan, Smith, Sumuee, Thomas, Wadaworth, Watson, Weaver, Whitaker, Wiseman, Witcher, Word, Ziglar.

Weaver, Whitaker, Wiseman, Witcher, Word, Ziglar.

Nays—Messrs, Adsms. Avrington, Phares Blowe, Boddie, Bonner, Bragg, Beemsn, Carnes Glark, Cloman, Cromwell, Daniel, Freese, Carr. Gee, Hammond, Hardison, Harper, Harrison, Hardey, Harst, Jarvis, John J. Jones, Jordan Judkins, Lancaster, Lee, Little, Long, Manite by, Mullen, Murray, McCleese, McLeol, Natson, Norman, Outlaw, O'Brien, Pinne, Ports Rand, Relfe, Roberts, S. T. Sawyer, F. A. Sawyer, Shepard, Simmons, Skinner, Swell, Statings, Stephens, Tillett, Townson, Tunnal Waddle, Welsh, Willey, A. W. Vooten, O. Wooten.

Mr. McQueen presented a bill cerning the Board of Internal Impe-ment; Mr. McNeil, a bill to eath the Courts of Pleas and Quarter sions of this State to authorize the ex tion of Gates across public reads with their respective counties; and Mr. ner, a hill to nutharize the trial of fieles to real estate, when the same shall come in question on petitions for partition. These bills were real in time and passed, and the tast bill was, on motion of Me. N referred.

The engrassed bill to repeal an nassed in the year 1830; to repeal of the second section of an set sine die; which was read and laid on in the year 1808; chapter 708, to revite table. the third time and passed- You

city of Raleigh; and
the second time, was passed—Ayes

Noes 27.

I cas.—Messrs. Askew, Bailey, Bateman,
Bett, Bodie, Bullock, Carson, Calling, Cowper,
Distong, Enson, Harrison, Hawking, Hinton,
Hussey, Laham, Lindsey, MeDowell, Marshall,
Matthews, Melvin Mootgonery (of H., MontMatthews, Melvin Mootgonery (of H., MontMatthews, Melvin Mootgonery (of H., MontSpaight, Spencer, Vachook, Wilder, Williams,
Spaight, Spencer, Vachook, Wilder, Williams,
ake Wison.

Aug.—Messrs. Allen, Allian, Britting
Carter, Dobson, Garin, Hall, Hogan, Hoke,
and Houston, Howell, Kerr, Lamb, Leak, Lifley,
Houston, Howell, Kerr, Lamb, Leak, Lifley,
Mr. Hinton presented a resolution,
Mr. Hinton