Governor of the organization of the cften practiced on them by trespassers

Legislature and this was adopted, and unjust litigation. With what sugsenters Holt and Lovill being named gestions I could offer, and with the their respective rights in dealing with as the committee on the part of the sworn report of the rairoads before each other, and believing that the Senate. The committee at once reyou, after a full and able discussion Minnesota case and the habeas corported that they had called on the of the bill in both houses, no joint pus case from Asheville now pending

latter to report a bill regarding pas-senger and freight rates along the lines recommended by the Governor. Graham spoke in support of his reso-lution, saying he had nothing to say of North Carolina and obtained a temregarding what had been done in the past, but thought the people of the State would be glad to see the rate question settled. He said that he had noted as he thought right. Instead of having bills introduced, he' thought the committee should take the gnessage of the Governor under consideration and then report He referred to the very different condition of affairs which now exist, since the financial troubles have come, for now the stock of one rallroad has gone down from 166 ta 60 and even below the latter figure, while the stock of another railroad has been made to look like 30 cents. Senator Graham declared that personally he did not approve the recommendation in the message with regard to rafiway rates, but had nothing to pay as to the other features of the message. He would give up his own preference regarding rates, as he was willing to yield these preferences and settle the matter definitely, yet he believed the people really preferred the old rates. He suggested to the Senate that this was the very best disposition to be made of the message

REID AMENDS GRAHAM. Senator Reid said he desired the message referred to a committee, but offered an amendment to Graham's resolution, striking out the words "in accordance with the Governor's recommendation." Senator Reid said life committee should draw a bill in its cown discretion. Senator Buxton said that as he understood the matter the offered an amendment to Graham's inderstood the matter the State and the railways had agreed on a compromise and that the Governor had submitted the terms of this to the Legislature. To him the proposition seemed to be whether a compromise should be approved or not, and so he could see no necessity for Senator Reid's amendment, for if the terms should not be agreed upon in full, then the compromise would not be binding upon the railway, as it requires two parties to make a compromise. Senstor Webb disagreed with Senator Buxton, saying a delegation Raleigh which desired to be heard by committee, Senator Graham, chairman of the committee, replied that the committee intended to hear persons who desire to be heard and he announced that the committee would meet this afternoon o'clock. Senator McLean disagreed with Mr. Buxton that the Senate was held down to the proposition of accepting or rejecting the terms of the compromise. He said the Legislature nancial crisis having come upon the

or repeal the act at the last regular would vote on this proposition, but roads. would hate to think the Senate would be held down, as representing the people of the State to an agreement made the Senate would exercise its own to your approval; right, as a representative of the pea-

ple of the State. AMENDMENT ACCEPTED. considered at the session to-day,

The third message came over from other employes, asking that the form- changeable, inter-State and intra-State rates be restored and also for a hearing before the committee. message also went to the public ser- dependent members of family, names corporations committee and the to be entered at time of purchase, inat 12:20, adjourned until 11 tra-State, and not interchangeable, for o'clock te-morrow morning.

GOBERNOR'S MESSAGE. To the Honorable, the General Assem-

the various railroads doing business as if, after a reasonable time, to-wit, 12 months, it should be ascertained that

LEGISLATURE'S FIRST DAY

(Continued from Page One).

tions. As soon as this was disposed of the House at 12:15 adjourned to meet at 11 o'clock to-morrow morning.

er understanding of the present consists of the other, upon application, the corporation commission should have the power, after a full and fair hearing, to raise or lower the rate fixed, subject at 11 o'clock to-morrow morning.

Some seem to object to the requirement that the railroads pay the sum

ture had been convened by proclama-commerce, and have been the means torney general enjoined, but also the tion in extraordinary session. The

Governor and that he would immediately send in his message, which private Secretary Arrington brought in. It was read by Clerk Ballou and the Serate gave it very close attention.

Of the bill in both houses, no joint pus case from Asheville now pending in the Supreme Court of the United to the original in the Supreme Court of the United to the original in the Supreme Court of the United in the Supreme Court of the Supr RATE BILL FIRST THING.

Graham, of Orange, offere a resolution regarding the message, expressing approval of it and referring it to the committee on public service corporations, with instructions to the latter to report a bill regarding mass.

of North Carolina and obtained a temporary injunction against the corporation commission and attorney general, feroidding them from putting the law into effect. At the preliminary hearing, without finding the rate confis atory, and not heeding the plea made to the jurisdiction of the court, the circuit judge continued the injunction to the final hearing, and ordered the standing master to take evidence and make a report as to whether the rate fixed was confiscatory of the property

of the railroads. On July 1st, 1907, certain railroads refusing to recognize the rate fixed, a Superior Court judge Instructe the of right and a selling tickets at a higher rate than RATE FIXED NOT CONFISCATORY. that fixed by the statute. Feeling it

needlessly harass the railroads.

and it was agreed that the railroads should be presecuted to a speedy conclusion. In taking steps to uphold the law enacted by the General Assembly only one motive actuated me, and that was, white not wishing to mulct the railroads with costs or needlessly imprison their agents, simply to compet them, the creatures, to recognize that the State, the creator, was sovereign and supreme and its laws had to be obeyed until some competent court declared that said law was unconstitutional and therefore void

The equity suit and criminal proceedings moved very slowly, and, a fiwas called together to amend, modify country, several efforts were made to settle all disputes and produce harsession. He did not know how he mony between the State and the rail-

TERMS OFFERED.

provisions of the message were not to tra for persons boarding trains with- peace and harmony and putting all at out tickets when tickets could be ob- work once more for the upbuilding of and declared that this resolution had tained in a reasonable time before our beloved State. precipitated the whole discussion. Sen- departure of train, and the repealing ator Graham stated that he would ac- of the penalty and misdemeanor cept Senator Reid's amendment. Then clauses in the act of 1907; this, howunder the present law the traveling heads of firms and employes, not expublic should be greatly inconveni- cooling five persons, names to be en-The message was referred to tered at time of purchase, said books the committee on public service cor- to be interchangeable on all solvent roads and inter-State and intra-State at 2 cents a mile; also, an individual conductors, engineers, and mileage book of 1,000 miles, interfor 2 cents a mile; also, a family This mileage book for heads of families and

the various suits, The railroads agreed to these Gentlemen: -- Under no circumstanc- mands, except the payment of the sie it a pleasant duty to convene the money and the 500-mileage book for eral Assembly in extra session; still 2 cents. They claimed it was Impossithe consumption, Arlicle 111, Section 8, ble for them to operate with such a provides that "The Governor shall mileage book, as it would practically have power on extraordinary occa-sions, by and with the advice of the that they should not be required to Council of State, to convene the General Assembly in extra session by his a rate as books of larger mileage. Not proclamation, stating therein the pur- being able, therefore, to get this reuse or purposes for which they are duction, and seeing some force in their To me it seems that such an ex- ily mileage book should be fixed at sordinary occasion has arisan, and 2.1-4 cents a mile and that the rall- by and with the consent of the roads would pay the State \$17,500, to contention, it was agreed that the famof State, I have feit it my duty be applied as the State thought proper, to call you together to consider the The usual requirements as to time of

2 cents a mile; also, the railroads to

pay an amount not exceeding \$17,500

with which to pay the State's costs in

ed by the railroads, subject, of course, ment that the railroads pay the sum to your approval and ratification. of \$17,500, but I believe this objection SENATE.

At 11 o'clock President Francis D. Winston said in his most impressive style, "Lot the Senate be in order." The Senate was led in prayer by Rev. Dr. Ivey, of Raleigh, and the body stood at attention and with bowed sheads while Dr. Ivey offered the opening prayer of the extra session. Then the clerk called the roll, which showed that 16 Senators were present, the only ones absent being Etheridge, Diekle, O'Dell and Polk. President Winston announced that the Legislature had been convened by proclamative clerk read the proclamation by Governor Glenn. Mitchell, of Bertie, offered a resolution to inform the idouse that the Senate was ready to take up business. The resolution was adopted and a message of this tenor sent to the other branch. The House sent that it had organized and was ready to go ahead.

Senator Hoke offered a joint resolution, providing for the appointment of a joint committee to inform the Governor of the organization of the Governor of the organization of the Governor of the organization of the clerk in the sent that it had organized and was ready to go ahead.

Senator Hoke offered a joint resolution, providing for the appointment of a joint committee to inform the Governor of the organization of the clerk in the settlement they should be protected against injustice, such as is often practiced on them by trespassers

of building up our resources as no attorneys employed by the corporation other factor, and, therefore, should be looked upon, not as hostile, but as one to educate to get the services of these attorheys. I had to employ others, thus entailing more costs, and, therefore, should be looked upon, not as hostile, but as one of the state's most helpful agencies."

I then recommended a flat rate of 2 1-2 cents per mile for passenger fare and a mileage book of 2 cents; fare and a mileage book of 2 cents; fare and a mileage book of 2 cents; for each to be a protected as in the future of the services of these attorheys. I had to employ others, thus entailing more costs, and, therefore, should be refused to obey the law, not being able to get the services of these attorheys. I had to employ others, thus entailing more costs, and, therefore, should be refused to obey the law, not being able to get the services of these attorheys. I had to employ others, thus entailing more costs, and, therefore, the full that the man and to employ others thus the full that the services of these attorheys

probably Virginia, have agreed to the same terms offered by North Carolina, thus giving a uniform rate and mileage books over the entire South.

I have given this matter a most careful investigation, tried to protect in every way the rights of the State, and, la coming to the conclusion that the settlement reached is both just and equitable to the State and the railroads, I have had the advice and assistance of some of the State's truest, ablest, and best men. However, I dis-charge my duty by obeying the constitution and laying the matter before you, as you alone can enact laws. I think it wise to settle the matter. I believe the terms are fair to all, and, therefore, ask you, the lawmakers of the State, if consistent with your sense of right and duty, to approve what

The rate fixed by your body at its my sworn duty to uphold the law last session, in my judgment, though passed by your honorable body, reless than the amount recommended gardless of the amount fixed, I addition to my message, was not confiscatory, dressed a letter to all the State judges, but was just and based on the reaking them "to properly charge the ports of the railroads themselves, and, grand juries and to direct the solicitors to send bills against the agents and, if the railroads had given the and employes of the railroads, or their rate a fair test, without having made higher officials, thus openly acting in the people hostile to them. I firmly bedefiance of law." In that letter I rec- lieve, as shown by the evidence taken ommended that only enough indict- in the pending equity suit, that said ments be made to test the validity of rate would not only have proved both the law in all its phases, and not to equitable and remunerative, but in excess of the previous earnings. But discharged the defendants from the withdrawal of money from circulation, custody of State's officers. For a while thus bringing about unrest and disa conflict between the Federal and trust, together with many other caus-State authorities seemed imminent, but es, which have seriously affected all coolness on both sides was exercised, securities, making stock values decrease, and credit hard to obtain, until should recognize and obey the law, not on account of the little reduction pending the test of its constitutional; ty, and that the equity suit, indict- sons above stated and many others, their operations, have had in many ways to curtail their expenses, cannot borrow money to carry on their busi-

they be enabled to continue their contemplated improvements. No one but a demagogue would de sire to injure the railroads, simply beterms as an equitable adjustment of through its lawmakers, to meet them crimination against North anybody on the outside. He said the entire matter, subject, of course, in the same spirit of equity and do all it can to aid them, provided it in no The changing of the flat intra-State way destroys the rights of the people. only rate at 2 1-4 cents a mile to a flat Again, I trust you will solve this intra-State rate of 2 1-4 cents a complex question by approving the Senator Holt understood that the mile; fifteen cents to be charged ex- terms agreed upon, thus restoring

ness, and, therefore, need all legiti-

mate help that can be given them,

not inconsistent with the rigths of the

people and the State, They claim that,

if all matters of difference between

them and the various States can be

adjusted, confidence will be restored,

their securities more easily placed, and

FREIGHT RATES.

In regard to freight rates, I sugthe resolution as thus amended was ever, only to be done when the rail-adopted. The Governor seek on the rail-adopted. The Governor seek on the rail-roads operating in the Sister-event. adopted. The Governor sent over an roads operating in the State-except at the enlot said section these words: other message, with a letter from the those exempted by law-agreed on provided further, that this act shall not apply to independently owned ing its power to regulate the discontin- ent inter-State rate of 3 and 3 1-4 and operated railroad companies in of the important local trains, cents a mile to a 2 1-2 cent rate, thus North Carolina whose mileage of road the letter from the commission stat- making inter-State and intra-State in said State is one hundred miles ing that the commission should be rates uniform; also, the railroads to or less." The reason for this recomfreight shipped on one of these little roads from one station on its own line to another station on its line is not over five or ten per cent. of its shipments, while from a point on its line to some point on the line of another road its freights would amount to from ninety to ninety-five per cent, of its shipments; while the shipments of the large roads to points on their own lines is from seventy to while their shipments to points in the State on other roads would not exceed twenty or twenty-five per cent, being a discrimination so largely against the small roads as to most seriously affect and injure them, and, thesefore, demands rellef.

DISCRIMINATIONS One of the most serious complaints ow existing against the railroads is be discriminations made by them against the cities and towns of North Carolina in favor of like cities and towns in other States, notably Virgin-ia, by reason of which jobbers and wholesale merchants in Virginia can undersell the same class of merchants in North Carolina. The cause of this is the rate given by the Norfolk & Western and Chesapeake & Ohio rall-roads to Roanoke, Lynchburg, and Richmond, being the same rate given to Norfolk, Va., on account of its wa-The usual requirements as to time of issting of an adjustment of the passign of the pass

only pay the ings before the inter-State commerce commission against the Norfolk & western Railroal for discriminating in favor of Lynchburg and Roanoke, in the Norfolk windsty. Every one in the State knows my views on the liquor question, on its line, over Durham and Winston, N. C., also on its line. There can be no defense made for this unjust difference, and we feel assured that the inter-State commerce commission against the Norfolk & western Railroal for discriminating industry. Every one in the State knows my views on the liquor question, the malness, the vice, the degradation, the death and the damnation produced by strong drink; and right. I bid you Godspeed in possibly be given the State would be the prohibiting of the prohibitin

private life.

Under the Watts, Ward and other

similar bills, by legislative enactment prohibition was given to all rural dis-tricts, until at least four-fifths of the State's territory thus had prohibitory idws. These acts have produced good, and not evil, and have been endorsed by the votes of the people in three general sections. Also, under the same laws, villages, towns and cities throughout the State have declared of temperance, until ninety per cent. of the entire territory of the Saite now has prohibition. Thus we know the will of the people, for they have spoken by their votes in no uncertain sound, until all agree that it is inevitable that Hauer must re. inevitable that liquor must go. So, why then, entail the diess expense and engender bitterness by local fights. when by your act, carrying out the will of a majority of the people, you can settle this matter at this seasion? Puss the law, let ft go into effect July 1st, 1968 and before the general election in N vember an agitation will cease; for, as well said by one of North Carolina's wisest statezmen. "A liquor dealer without his liquor is about as weak as Samson short of his locks." Refuse at this session to about as weak as Samson short of his locks." Refuse at this session to dispose of it, it will enter into the next campaign, be the igsue in many counties, and cause con minor and strife; whereas by action now you de-stroy the factor that would make this

the prohibiting of the manufacture sion of crime, the amelioration of and sale of intoxicating liquors as a want and poverty, the prevention of

beverage anywhere in its borders. So disease, the preservation of life and firmly am I convinced of the sound- the salvation of human souls, in the ness of my views on the subject of name of more than a million true, liquor being a curse to the people brave, pure and noble North Carolina of the State, that, if the power to act men, women and children, I ask you were vested in me, I would not trou- at this session to abolish this demon ble your body to consider the mat- of destruction! If you do this, your

subject to your approval. I would not put my judgment at the last session was based on the against that of the one hundred and trailroads' reports of earnings, and seventy members who compose your was, therefore, just and not wrong seventy members who compose your was, therefore, just and not wrong, as natriotic and property was patriotic and property was property was a property was property was a property as patriotic and many far wiser than nize your law, by a strong hand the I; still, after visiting the people in roads refusing were compelled to I; still, after visiting the people in every section and hearing and knowing their views, as I do, I am thoroughly satisfied that no act ever passed by any legislative body in North Carolina would give the joy or be more generally endorsed than would be the act of this General Assembly in giving prohibition to the entire State. especially when in giving relief to the subject we receive equal benefit to the sovereign, thus showing how a State can be strong and at the same time just and protecting. If this Legislature, naving seen its

laws enforced and obeyed, will at this session ratify an act that will bring peace and harmony among all contending interests, and

It will have performed two acts that will make its name immortal and be forever remembered as a b'essing to the State.

drink beer

that was

All orders sent to

Whitlow and Perrow,

Old Phone, 366,

Middlesboro, Kentucky,

will receive prompt

attention.

not?

Wishing each of you a happy so-

R. B. GLENN, Governor.

Counterfeit Clearing House Certificates Afloat in Columbus.

Columbus, Ga., Jan. 21.—During the last three days, while the banks were closed for holidays and Sunday. counterfeiters put in some effective work passing counterfeit clearing house certificates. So far fifteen bills of \$20 denomination have been discovered among the receipts of merchants who have offered to deposit money to-day.

The Columbus clearing house association met and decided to call in all certificates and the extent of the less not be known until the outstanding certificates have all Icen cashed

\$2.50 BUYS \$2.50 4 BIG QUARTS

Virginia Dare Wine

Sent by express, prepaid. Special-Holiday Offer.

Garrett & Co.

Norfolk, Va.





else

important in beer. And nothing

nearly so expensive. Purity means absolute cleanliness.

It means freedom from germs. Even the air in our cooling rooms is filtered. And every bottle of Schlitz beer is sterilized after it is sealed.

It means an aged beer—aged for months, until it cannot cause biliousness.

Without those precautions, no beer can be healthful.

And who would knowingly

Ask for the Brewery Bottling. Common beer is sometimes substituted for Schlitz. To avoid being imposed upon, see that the cork or crown is branded

The Beer That Made Milwaukee Famous.

a less amount than they haul to the thing to decide is when and and what is right will prove what is how this can best be brought about. both expedient and best, and will re- curse of strong drink and bringing. The curse and degradation of the li- ceive the approval of all good citizens. order and soberness into our borders, cities of North Carolina; and often our shippers can better through rate to the Virginis point, plus the local rate back to the North in the nostrils of decency, and there evil. We talk of the wrongs of a pro-Carolina point, than pay the through rate in the first instance to the North Carolina point. This can and should to drive out these places of vice and but all the evils and iniquities of the ty, and that the equity sult, indictment and habeas corpus proceedings should be prosecuted to a speedy constituted by the solution of the corporation compared in the solution of the corporation compared in the corporation com

mission will correct the discrimination as to these points in North Carolina. When the Norfolk & West-ern is thus forced to adjust the rates for these two cities in North Carolina, competition will compel the other railroad systems to give the same rate to these points, and then they cause it can be done, but should only will be compelled to give them to other wish to require them to deal justly end with the people; and now that the railof the State and come forward, agreeing to terms allke fail- to the State believe that this suit and similar ones and themselves it believe that this suit and similar ones and themselves it believe that this suit and similar ones believe that this suit and similar ones in a cut will be the wisest and between points opinion, is the source of a thousand will be ratified and endorsed by the woes and scarcely a single blessing good people of the State. But, whething to terms allke fail- to the State believe that this suit and similar ones believe that the thing to terms allke fail- to the state believe that this suit and similar ones can be done, but should only will be compelled to give them to other ter, but would at once free our land or destruction. If you do the will be the wisest and between points opinion, is the source of a thousand will be ratified and endorsed by the woes and scarcely a single blessing. Good people of the State believe that this suit and similar ones can be done. If you do the will be the wisest and between points opinion, is the source of a thousand will be ratified and endorsed by the woes and scarcely a single blessing. Good people of the State believe that this suit and similar ones can be a suit to the will be compelled to give them to other ter, but would at once free our land or destruction. If you do the source of a thousand will be ratified and endorsed by the woll and the source of a thousand will be ratified and endorsed by the woll at the source of a thousand will be ratified and endorsed by the will be compelled to give them to other them to the will be compelled to give them to other them to other them to the will be compelled to give them to other them to other that hat the source of a thousand will be ratified and endorsed by the compelled to give them to other them to other them to other them to other them to oth Finally I suggested the following and themselves, it behooves the State will entirely correct any unjust dis- the voice of the people could now be ever did was more for the uplifting crimination against North Carolina heard, or whether it would have to shippers, jobbers and merchants. This wait until the regular session; but so being an inter-State question, it can only be reached through the inter-state commerce commission; and, in State that it would be utterly wrong osition to settle the rate controver. order that these suits may be suc- to deny the people a hearing upon sy upon the terms offered by the cessfully pushed to an early hearing a matter so vital to their public and State and agreed to by the railroads. and termination. I respectfully ask that a sum not exceeding \$5,000 appropriated for carrying on an investigation fraught with so much

benefit to our people. At the last session a bill making this appropriation passed one house and two read-ings in the other, but in some way failed to become a law. OTHER IMPORTANT MATTERS. When I called the extra session, with the advice of the Council of State, only one object was considered, and that was the rate question. Other purposes, however, than those which I convened you to consider will doubtless be brought before you; and, if in your wisdom and after the most mature and wise deliberation, you decide to enact other legislation than

that embraced in my cad, there are

two matters, imperative in their

ture, to which I would most respectfully call your attention. BETTER COURT FACILITIES. There is a defect in the present judicial system of the State. If a judge judicial system of the State. If a judge is sick or detained from his courts by unavoidable accident, there is no provision to remedy this omission, unless some other judge can find time from his own courts to ride the circuit of the sick or absent judge. This could easily be remedied by establishing two small additional districts, consisting of a county each, so that the sisting of a county each, so that the judges riding these small districts could, when not engaged with their courts, hold special terms and take the place of the sick judges. The ninth judicial district lost its entire eircuit this fall by the serious illness of the judge, thereby causing a loss of thousands of dollars and leaving persons in jail who were entitled to a speedy trial. Such instances have happened before and will happen again, and, therefore, should be remedled.