attNATE.

If bill to agreed the Revised

Registers; and the co-

he resolution concorning the draining Mattemaskent Lake, was rejected, 80

hill to lay off and establish a county

The Scente reserved itself into a Com-itee of the whole, Mg. Edwards in the nir, on the bill for the establishment and ter regulation of common achools; and ar considerable discussion, in which ther considerable disaussion, in which leave. Dankery, Shepard, Roid, McDisraid, Waddell, Bond and Cooper participad, the committee rose, and obtained leave

HOUSE OF COMMONS. A Message was received from his Excel-icy, Gov. Dud'ey, transmitting a com-mination from the Hon. Edw. Stanly, ndering to the Legislature the present of stain valuable books therein named; sen, on motion of Mr. Russel, it was quered that the Message and communication referred to the Juint Schott Committee the Library. Mr. J. P. Caldwell, from the committee

on Propositions and Grievances, reported unfavorably on the position from the coun-ties of Buncombe and Yancy for the erec-tion of a new county. The report was con-

The engrossed Resolution concerning the lature of Washington, was read the first

Mr. Hill presented the following Resolu tions concerning the Public Domain, and Mr. Boyden an additional Resolution on the same subject, which were ordered to be printed and are as follows:

Be it therefore Resolved, Thus this Coneral Assembly do condense, in the most decided manuar, any act by the Congress of the United States, whatever title it may bear, which contemplates a inpusition of the proceeds of the sales of the Public Lands, otherwise than as set forth in the decide contemplates in the opening States.

Resolved facebox. Thus our Sensions and Recommitations in the Congress of the United States requested to use their best exertions to procure in passage of a bitl, directing the division of the covered of the value of the Public Domain among or States in an equitable ratio, to be used by the takes for Internal Improvement, Education, or by other purpose, as gray be deemed expedient by a several States receiving said distribution.

Resolved, That the Governor of this State be gasted to faverard a copy of those Recolutions each of our Senators and Representatives in agrees, with a request that they lay them before it researchise.

Resolved further, That Congress ought at the promotion of Education.

Public Dounts, as shall correspond in a press with that already coded to the new for the same object. on, such portions of the

The Resolutions respecting the re-opening of Roanoke Iniet, being under conside-

Mr. G. W. Caldwell moved to strike out the word "requested," where it occurs in the Resolutions and to insert the world " in-

qualities. The question then being '88 striking out the word "requested "it was decided in the negative by a vote of 65 to 42. The bill to extend the Jurisdiction of

stices of the Peace was read the second time, and postponed indefinitely, by a vote of 93 to 10. Mr. Wuston, from the committee on the

ndiciney, to whom the subject had been ferred, Reported that it is not expedient to ulter or amend the "Book deht Law" which report was concurred in.

Friday, Jan. 1.

SENATE.

The resolution to resemd the resolution eretofore adopted to adjourn sine die on the

Countions Hall, to winces the ceremony; after which, they returned to their chamber, and egain proceeded to besidess.

The vote by which the recolution concerning the draining of Mattaganakeet Lakewas rejected, was, on mainin of Mr. Morehood, recommidered, and the resolution was laid on the rather.

e evening service was chiefly contains the consideration of the hill for the inhibite and better regulation of Com-We were not present, and sie to learn who participated

in, from the Joint Select (5 sundry citizens of the Town of Header, reported a bill to establish the Tobacco naters. Bank of Headerson. Said latter and the first time, and Mr. G. W. Culdwell moved that it he so

ill pussed its first reading. Guthrio presented a full top of the "Narth Carolina Just

proposing that the Resolution adopted the two Houses, to adjourn air die on M day sext, be rescinded, which was quot red in by a vote of 73 to 30.

The fallowing Resolutions were offer and laid on the table, to wit:

By Mr. W. J. T. Miller, a Resolution of the Control of the Control

The floure then resolved itself into Committee of the whole on the subject of Common Schools, Mr. Mills in the chair, and after some time spent in the consideration thereof, the Committee rose, reported progress, and asked leave to est again; which

> Saturday, Jan. 2. SENATE.

Mr. Shepard, from the committee on In-ternal Improvements, to whom was referred the resolution enquiring into the expediency and practicability of removing the ob-structions to navigation in Neuso River. made a report thereon, recommending it as a work urgently demanding the attention of the Legislature. Laid on the table and or-

dered to be printed.

Mr. Clingman introduced a bill to incorporate the Hembic Turapike Compared Mr. Worth, a bill to incorporate Pruetoes of the Union Institute Academy ;

which passed their first reading.
The Senate resolved itself into a committee of the whole, Mr. Edwards in the Chair, on the bill for the establishment and better regulation of Common Schools; and after sume time spent therein, the committee rose, and reported the bill to the Sepate with sundry amendments; when, Mr. Mitch-ell moved further to amend the bill, by striking out all the first section, except the enacting clause; which motion, together with the bill, were laid on the table. HOUSE OF COMMONS.

The balance of the day was commend in se consideration of the bill for the relief of he Raleigh and Guston Rail Road Compo ny, which, after much discussion, was rereted by a vote of 58 to 52.

After the House had voted, and before the right to vote, declaring time, that he was a Stockholder in said spany. The Speaker decided that he and so right to vote, according to the Rule of Order, and the name of Mr. Speuilt was not called.

Manday, Jan. 4.

quiring the President of the Raleigh and the mover.

Gaston Rail Road Company to formsh site

Mr. Hellen presented a bill to alter and
Logislature with certain statements of the amond the act to incorporate the North Carproceedings of the Company in relation to plan Central Rail Road Company in relation to plan Central Rail Rail Rail Rail Rai

passed their first reading.
HOBSE OF COMMONS.

The engressed bill to incorporate the Little River Manufacturing Company; and The Resolution concerning Lumber Riv-er, received from the Senate, were each

read the first time and passed.

Mr. Burns presented a bill to incorporate the Salisbury Manufacturing Company, which was read the first time and passed. Ath inst. was taken up and adopted.

The engrossed bill to lay off and establish a county by the name of Stanly, was read the first time and passed. The bill for the relief of the Raleigh and Gaston Rail Road Company which had been rejected on Saturday last, was now, on motion of Mr. J. P. Caldwell reconsidered:—And on motion of Mr. Robards, a message was sent to the Senate proposing thit said bill be referred to a Joint Select Committee to take place this day, at 12 o'clock. Mr. Gaither, from said Committee, made a report thereon; and the hour having arrived, the Senate repaired to the Commons Hall, to withcome to ceremony; after a pich, they returned to the commons.

chamthe time of helding the Superior Contta for
the counties of Cabarron and Meckleaburg;
the Lake
More
More
Mr. Boyden presented a bill to addition
to the Revised Statutes, entitled an act for
the prevention of frauds and fraudulent con-

veyances, which was rend the first time, passed and, on motion of Mr. B. referred to the Committee on the Judiciary.

The bill upon the subject of a Presentary was rend the second time and passed by

The bill to prevent frauds in the ex-tion of Deeds of Trust, was postpooled in finitely—02 to 20.

The Prescrible and Resolutions rela-

to the Public Domain were considered at

egulation of Common Schools and added, passed at third reads lored to be engrassed-29 to 17.

Wilkes, passed its third and last reading, and was ordered to be enrolled.

The resolution is favor of the Pressurer and Directors of the Fayetteville and Western Rail Road Company, was rejected.

The bill to authorize the making a Turo pike from Gatesville to the Chaman River, and to incorporate a Company for that pur-

HOUSE OF COMMONS.

The Resolution calling upon the Public Tressurer for certain information relating to the Public Funds, was, after much discussion, passed. [This Resolution orders the publication of all the transactions of the Literary Fund, embracing the loss made by that Board, the names of the debtors, secunities.

mittled an act concerning the appeintment

of Guardians and the management of Orphans and their estates, was read the third time, passed, and ordered to be engrassed.

The bill to establish and regulate Common Schools throughout the State, was made the order of the day, beginning to morrow at 11 o'clock, and every subsequent day at that hour, until disposed of, and hav-ing precedence of all other matter.

The bill to amend the Revised Statute stitled an act to prevent frauds and fraudu-

leat conveyances.

The bill relating to Vagrants.

The bill to compel the Militia Officers of Mecklenburg county to drill three days in each year, and The bill in fayor of poor Debtors; were

each roud the third time, passed, and order od to be engrossed.

The Bell concerning the collection of fire and costs from free negroes and free par seas of colour, was read the third time, pass ed and ordered to be enrolled.

the guarantee of the State for the loan authe guarantee of the State for the loan authe new States
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the State for the loan authorised at the last session, and on his fail
the re-openinterpretation of the state for the loan authorised at the last session, and on his fail
the re-openinterpretation of the state for the loan authorised at the state for the last session, and on his fail
the re-openinterpretation of the state for the loan authorised at the last session, and on his fail
the re-openinterpretation of the state for the loan authorised at the last session, and on his fail
the re-openinterpretation of the state for the loan authorised at the last session, and on his fail
the re-openinterpretation of the state for the last session of the last session

Committee raised for that purpose, report at the bill for the retief of the Raisigh and Gaston Rail Road Company, with sundry amendments. The bill and amendments were, on motion of Mr. B. Initi on the table.

The engrossed bill for the establishment and better regulation of Common Schools, was read the first time and passed. By consent the bill was read the section time. Mr. Boyden moved to amend the bill by striking out from the first section the words "exclusive recent surveys, conducted by scientific skill, have shown that the work in practicable, and if so, it should be curtainly executed.

This amendment was lost by 6 votes, there being 53 yeas, 58 anys. Mr. Cardwell then moved to amend it by striking out of the bill, wherever it occurs, the term "Federal Population." On this question much debate cosmed, in which Messers. C. Jones, Boyden, Cardwell, Winston, McCollum, Breginder, and Messers. Esten, Moore, Hill, Paine, Smith, Spruill, Reid, Robards, J. R. Gilliam and G. W. Caldwell opposed it.

This amendment was lost by 10 votes, there being 52 for, and 62 against it.

After facther, discrements the Rail was lost by 10 votes, there being 52 for, and 62 against it.

After facther, discrements the Rail was lost by 10 votes, there being 52 for, and 62 against it.

there being 52 for, and 62 against it.

After further discussion, the Bill was laid on the table.

The Bill concerning Deputy Sheriffs, was, in motion of Mr. Moore, postponed sideli

entirelest ant of all.-At the Gov

is was find epangli for Judge Bearders to be beauth; had that his own Giende did not know his name, was a little too had. We believe his visited that county and made a

Gov. Dudley, the Judges of the Supreme Court, and the following Committee of nrgements, viz: Mosers. Mondonhall, Biggs J. B. Jones and Russell of the House, and Mesars, Gaither, Wilson, Wad Ward, of the Senate. The Outlin of O having been administered by Chief Just Ruffin, Governor Morehead delivered the following Inaugural Address, which will be read with deep interest and unaffected pride and pleasure by the people of North-Carolina, who will find in it satisfactory ovidence that their confidence has not been misplaced in committing to that distinguished individual the high and important trusts of the Executive Chair. The arfollowing Inaugural Address, which will be

GOVERNOR HOREBEAD.

Gentlemen of the Stants and House of Commune:

In obedience to the requisition of the Constitution, I have appeared before you, and have taken the oaths prescribed, bufore I enter upon the duties of the Executive Office, to which I have been called by my fellow-citizens of North-Carolina.

I assure you it is with unfoigned diffidence that I enter upon the discharge of these high duties; and if I may not hope to bring as much ability into the Executive Chair as now leaves it, I will yet endeavor, in the discharge of noy official duties, to rival the zeal of him whose seat I am now about to occupy: And I shall be more than fortunate, if at the expiration of my term of service, it may be said of the, as it may well be said of him, "well done thou good and faithful."

I desire to discharge my duties as it becomes the Governor of the State, and of the course of the state of the course of the state, and of the course of the state of the cour

In a word, fellow-citizens, whatever measures the Governor of the State, and of the whole state; I desire to be the Excentive of the People, and of the whole people; and it shall be my constant endeavor so as discharge those daties, that the Laws suggested by your wisdom, and by the wisdom of those who have gone before you, shall be so administered, that all the banes ficial results anticipated may be fully realized.

I shall be happy to co-operate with you in bringing into operation, all the elements of greatness and of the usofiliness with which our State is so abundantly bleat.

Is a word, fellow-citizens, whatever measures you may adopt to advance the prosperity of our State, and the happiness of our citizens, will meat with my hearty and conclude my remarks without congratulating you and myself, upon the time and place of our measures. This splendid edifice has nearly approached its completion. You are the first Legislative body that ever had the honer to be installed within its durable walls. It will endure a measure you may adopt to advance the measures you may adopt to advance the supplies.

cute a work of this description, or if it The Bill to smead the Law concerning can and will not, then do we derive in the few of Coroners; and

The Bill to smead the 53d Chapter of the Revised Statutes concerning the Governor, work by the General Government were each read the third time, passed, and ordered to be careful.

Mr. Moore, from the Committee raised

Revised Statutes concerning the Governor, work by the General Government work by the General Government both, but demand it as a right—and I the time is not far distinct, when the Revised Statutes of North-Carolina to the Governor of North-Carolina to the Governo on Banks and Bank Suspensions, made a rel Government for her rights, will disregarded. Therefore, whatever you may choose to assign to me, to that they be printed.

The continue of Mr. Winsten, was, with the documents therein referred you may choose to assign to me, to that they be printed.

Government, will be most cheerfull

trusts of the Executive Chair. The ardent patriotism, the pure republicanism, the lofty moral sentiment, the calarged and liberal spirit, and the sound practical wisdom, which are breathed through every part of this excellent address, are virtues and qualifications which should ever addorn the Chief Magistrate of a free people, and constitute a sure guarantes of a faithful and correct administration of the Government.—Ral. Star.

INAUGURAL ADDRESS

GOVERNOR HOREITEAD.

Gentlemen of the Seante and House of Commune.

Government all the powers to which it is

Logislature with certain sintements of the proceedings of the Company in relation to the purpose of the Company in relation to the guarantee of the Shate for the lean so the guarantee of the Shate for the lean so thorsed at the last session, and on his full late to do so, requiring the Attoreey Genoral to file a bill against the Company, requiring compliance; which were read first time and passed.

Mr. Morehead, from the Committee on the subject, reported a hill to unite the Literary and Internal Improvement Boards; which passed the first reading and was accountly by the cases of the control of the subject, reported a hill to unite the Literary and Internal Improvement Boards; which passed the first reading and was accountly by the case of the control of the subject, reported a hill to unite the Literary and Internal Improvement Boards; which passed the first reading and was accountly by the case of the control of the control of the control of fertile only her extraordinary water-power; mixing to Manufactures all, all costs bine to give her advantages; there great variety of produced by the erection of such an worth Carolina will stand a favorable company, requiring any the masse of Cleveland; and the reatural advantages; her great variety of produced by the creation of defice as the chain of first on the chain of the restore of the care with the chain parison with most of her sister States, in of time, to link the past with the futures, for the restore of the county by the masse of Cleveland; and the restore of the county by the masse of Cleveland; and the restore of the county by the masse of Cleveland; and the restore of the county of the restore of the county of t

May it endure for ages to come—may it endure until time itself shall grow old—may a thousand years find these halls still occupied by freemen, legislating for a free and happy people.

BURNING OF THE CAROLINE.

Message of the President of the United
States, transmitting Correspondence lation to the burning of the Stea Caroline, which was referred to the Comnittee on Foreign Affairs.

To the House of Representatives of the Uni-ted States; I becewith transmit to the House of Ro prescutatives a report from the Secretary at State, with accompanying papers, in accept to their resolution of the II at instant, Wassingers, Dec. 28, 1840.

DEPARTMENT OF STATE.

Washington, Dec. 28, 1840. The Secretary of State, to whom has been referred the resolution of the House of Representatives, dated the Met instant, requesting the President to communicate to that House (if not, in his opinion, incompatible with the public interest) all the correspondence between this Government and that of Great Britain, or the officers or agents of either, or the officers and agents of this Government with the President or any of its demarkagents, which has pos person this Government with the President or any of its departments, which has not hereto fore bests communicated to that House, so the subject of the cutrage of burning the Caroline on the Ningara fenotier; and whether there is any prospect of compensation heretog made to the owner of small best for the less thereof; and, also, whether any communications have been unde to the Government in regard to the arrest and imprisingular of — McLood, by the authorities of the State of New York, for being concreted in suif outrage; and, if so, that is communicate a copy thereof to that flows it has the hours to capart to the President, in messer to that reaching, the

Mr. Fax to Mr. Forsyth.

Washington, Dec. 10, 1826.
Sin: I am informed by his excellency of Licuteonat Governor of the Province of Court County, that Mr. Alexander McL. a British subject, and late deputy that Xingara district in Upper Counts, was reused at Lowiston, in the State of X. York, on the 12th of last month, in a product of the county of the

destruction of the " L's

Mr. Forsyth to Mr. Per.
Durksymen to Staye.
Washington, Drc. 26, 1880.
Stay: I have the hanny to schooling and have said before the President, yours ter of the 13th instant, tooching the are itherstion of Mr. McLood, a others of the subjects of the Caren of Great Britain, free cuted or molested in a stant the future.

This demand, with the