FAYETTEVILLE AND WARSAW

New Arrangement.

The Warsaw Stage leaves Fayetteville on Sundays, Tuesdays, and Thursdays, at 2 o'clock, P. , and arrives at Warsaw in time to take the train for North or South. Leaves War-aw Mondays, Wednesdays and Fridays, after the arrival of the Train from both ways, and arrives in Fayetteville next morning in time for the stage going north or south.

PASSENGERS enter at Briggs' Hotel. JACKSON JOHNSON, Agent.

FRESH RAISINS. 50 Whole, Latt and Quarter Boxes, just ree'e nd for sale by W. PRIOR,

and for sale by Oct 31, 1846. N. C. Regiment of Volunteers!

ATTENTION! The subscriber will receive a let of SIX BAR.

REL REVOLVING PISTOLS by the next steambout that arrives, which will be sold at a small advance at my store on Hay street. W. PRIOR. D c. 12, 1846.

Dray, and Harness-enquire of A. M. CAMPBELL.

Dec. 12, 1846.

LOOK HERE. Roundshaves & Axes.

cel brated Shaves, so favorab's known to Turpentime makers for the last three years. They can be had at my shop, or at the stores of P. Taylor or T. S. Lutterloh. Turpenti e Axes repaired at the sho test notice. No Shaves are genuine unle s branded L. Wood.

Dec. 19, 1816. 41 9 - 6m. More Good things

AT H. ERAMBERT'S, Four Doors above the Post Office,

Just received, 100 pounds of fresh cocoa nut can dy : 2 barrels northern shell barks; nots ; citron ; raisins; dates; primes; fresh pick'es & sardines Dec mber 12, 1846.

State of N. Carolina -- Montgomery county. In Equity-Fall Term, 1846.

Agrippa St ed and wife Caroline, Emeline Dumas Jos L. Watkins and wife Evelina, Melvena Horton and Obadia's Dumas vs. Will am Harris David Pennington and wife Nancy, and Melvin daughter of Claiborn Harris, dec'd, and others of his next of kin and personal representatives, and John starris and others, the next of kin and personal r present dives of Randal Harris, dec'd.

In this case it appearing to the satisfaction of the Court that the defendants, Melvina, daughter of Chibara Harris, d. c'd., and where of his next of kin and personal representatives, and John Harris sentatives of Randal Harris, dec'd, are not inhabitants of this State; it is therefore ordered by the Court, that the and non-pesident defendants appear at the next Court of Equity to be he'd for the country of Mon'gomery, at the Court House in Trow, on the last Monday in February next, and plead, answer, or demor to the plaintiff's bill, or it will be heard ex parte and taken to confesso as

Witness, James S., Gaines, Clerk and Master of our sand Court of Equity at Office, the last Monday in August, A. D., 1846, and 79th year of American Independence. JAS. L. GAINES, C. M. E.

Jan 1, 1817. 411-61. pt_adv. 53 25.

TURPENTINE & TIMBER LAND FOR SALE.

8000 Acres superior Land for Turpentiple, Far and Timber, on Big Rockfish and Puppy Creek, twelve to till en miles south of this place On the remises age two or three good Mill sites Rafts can go down either stream, the most of the v ar. There has been no timber cut on these lamis. A distillery could be put up to great advantage. Turpen ine is made a short distance off, which the makers would be pleased to have a hone market for. To a purchas r for the whole tract, a great bargain would be given; say about one half its value. A so several small parcels of land near this place. JNO. WADDILL, Jr. THOS S. LUTTERLOH Favetteville, Jan. 1, 1847.

State of North Carelina -- Robeson county. Court of Pleas and Quarter Sessions - Nor.

Term, 1846. Wiley Alford and wife and others, vs. Zach-ariah Fulmore, A H Fulmore and others.

Petition to account. It appearing to the Court that the defendants, Joseph Fulmore, Wvaft Wikinson and wife, and others, children of Elizabeth Brown, deceased, are not inhabitants of this State, it is ordered by the Court that publication be made for six weeks in the North Carolinian, notifying the said detendanis to appear at the next term of the Court of Pleas and Quarter Sessions to be held for the county of Robeson, at the Court House in Lumberton, on the fourth Monday in February next, and then and there plead, answer or demur to said petition, otherwise the same will be taken pro confesso as to them, and set for hearing exparte. (From the Minutes.)

SH'D. HOWELL, Clerk.



I WISH to sell my land lying on Big Rock fish being about 2000 acres of good turpentine land. with a good stream for carrying it to market, navigable at any time while there is water enough for boats to run between Fayetteville and Wilmington. Title indisputable.

July 12, 1845.

Jany 9, 1847.

others, disposed to contract for building or jobbing Attorney & Counsellor at Law. FAYETTEVILLE, N. C.,

WILL practice in the counties of Cumberland Bladen, Sampson and Johnston. When not on hi circuit, he may be found at his new Office, on Old treet, near Dr. Robinson's corner. Jan. 16, 1847.

\$25 REWARD.

On the 31st Dec. last my boy FRED, in compa ny with other negroes, (on his return from Wi mington,) left this place for home, but separated from them near the plantation of Mr Carleton Campbell, saying he was too unwell to go home and would return to town. Since then I have been unable to hear from him. The said boy had on a frock coat and pants, both of Salem cloth, and tarpaulin hat. He is about 5 feet 8 inches high, light complected, speaks quickly and intelligently I will give the above reward to any person who will return him to me, or seenre him so that I can BF ATKINS. Fay tteville, Jan'y 16, 1847.

State of North Carolina -- Robeson county. Court of Pleas and Quarter Sessions-Nov.

Term, 1846. Wiley Alford and wife, and others, vs. Zacha riah Fulmore and Alexander H Fulmore, Administrators of Andrew Fulmore, dec'd.

Petition to Account. IT appearing to the satisfaction of the Court that Joseph Fulmore, Atlas Brown, Wyatt Wilkinson and his wife Frances Wilkinson, and others, beirs FOR SALE, A first rate HORSE, of Elizabeth Brown, defendants in this case, are non-residents of this State; it is therefore ordered by the Court, that publication be made in the North Carolinian, a newspaper printed in Fayette-ville, for six weeks, for said defendants to appear at the next term of this Court, to be held for the county of Robeson, at the Court House in Lumberton, on the fourth Monday in February next,

> xparte as to them. Witness, Shadrach Howell, Clerk of said Court at office, the fourth Monday of November, A D. 1816, and of American Independence the 70th year. S'D'H. HOWELL, C. C.C. Jan. 16, 1847. 413-6t. pr, adv. \$3 25.

and plead, answer, or demur to this petition, or

the same will be taken pro confesso and heard





Would respectfully inform and the public generally, tha cently occupied by E, J Clark, on Gillespie Street 5 doors South of the Marke Square, where he will man - " ulacture and keep constantly

on hand an assertment of TIN AND SHEET IRON WARE. Persons wishing to purchase would do well to all and examine his stock before enreliasing elsewhere, as he is determined to sell as cheap as any other manufactmer in the State.

BAKERS of an entirely new pattern. ROOFING done in the lastest style, and best manner. Also GUTTERING. Jan'y 9, 1847.

REMOVAL.

D. & W. McLAURIN have re noved to the opposite side of Hay street into the early opposite H. & E. J. Lilly.

new Goods. general assortment of seasonable GOODS, and re ceiving a supply of GRUCERIES, Crockery, &c

&c., which we offer low for cosh, or on time to those

who pay their bills promptly. D. & W. McL. Octob r 24, 1846. 401.16. THE effects and delts of E. McNair & Co , have een, by an instrument of writing, conveyed to me for sett ement. I forbid the payment of any debts

son duly authorized by me. JNO. M. ROSE.

January 16, 1847.

October 24, 1846 .-- 401-1f.

CAMDIES. and for sale by

MARRIED COMPARED WITH SINGLE LIFE - Marriage is a school and exercise of virue; and though marriage bath cares, yet the single life hath desites which are more troublesome, and more dangerous, and often end in sin; while the cares are but instances of duty and exercises of piety; and therefore, if single life hath more privacy of devotion, yet marriage hath more necessities and more variety of it, and is an exercise of

Marriage is the proper scene of piety and patience, of the duty of parents and the charity of relation; here kindness is spread abroad, and love is united and made firm as a centre; marriage is the nursery of Heaven. The virgin sends prayers to God, but she carries but one soul to him; but the state of marriage fills up the number of the elect, and hath in it the labor of love, and the dellicacies of friendship, and blessings of society, and the union of hands and hearts.

It hath in it less of beauty, but more of tests concerning vessels, at one dollar. safety than the single life; it hath more care, but less danger; it is more merry and more sad; is fuller of sorrows and fuller of joya; it lies under more burdens, but is supported

those burdens are delightful. preserves kingdoms, and fills cities, and churches, and Heaven itself. Celibacy, like the fly in the heart of an apple, dwells in perpetual sweetness, but sits alone, and is 3d section of an act of 1825, to direct the will be no eclipse visible in the year-un confined and dies in perpetual singulari- manuer in which license shall hereafter be lucky for the stargazers. But as an offset ty; but marriage like the useful bee, builds issued to retailers of spiritous liquors so far a house and gathers sweetness from every as regards the counties of New Hapover and Hower, and labors and unites into republics, Richmond. and sends out colonies, and feeds the world with delicacies, and obeys their king and keeps order, and exercises many virtues, NOTICE. -- ALL persons having busi- keeps order, and exercises many virtues, and promotes the interest of mankind, and is are requested to call on Dr. H H Robinson, of that state of good things of which God hath out of parts of Lincoln and Catawba. Elizabethtown, who is authorized to settle the designed the present constitution of the To lay off and establish a new county by fere lies my wife, poor Molly, let her lie, world. - Bishop Taylor.

FAYETTEVILLE, SATURDAY, JANUARY 23, 1847.

of North Carolina. - Session 1846-47. PUBLIC ACTS.

An act to re-district the State, entitled "air act to repeal an act," &c., "ratified 17th Jan. 1843, and for the purpose of securing a just and proper division of the State into Congressional Districts." Lays off the districts as follows:

1st Dist. Cherokee, Macon, Haywood, Boncombe, Henderson, Rutherford, Burke, McDowell, Yancey, Cleveland and Caldwell, 2nd Dist. Ashe, Wilkes, Surry, Davie Rowan, Iredell and Catawba.

3rd Dist. Lincoln, Gaston, Mecklenburg, Union, Auson, Stanly, Cabarrus, Montgomery, Richmond and Moore.

4th Dist. Stokes, Rockingham, Guilford, Randolph and Davidson. 5th Dist. Granville, Caswell, Person,

Grange and Chatham.

6th Dist. Wake, Franklin, Watten, Haliax, Edgecomb, Nash and Johnston. 7th Dist. Cumberland, Robeson, Colum-

bus, Bladen, Brunswick, New Hanover, Sampson, Duplin and Ouslow. Sin Dist: Wayne, Greene, Lenoir, Jones. Craven, Carteret, Beaufort, Pitt, Hyde,

Washington and Tyrrell. 9th Dist. Martin, Bertie, Hertford, Northampton, Gates, Chowan, Perquinons, Pas-

quotank, Camden and Currituck. To provide for holding a session of the Supreme Court, once a year, in the western part of the State. [Sec. 1st provides that a session of the Supreme Court shall be held yearly at Morganton, on the first Monday of August. Sec. 2d, provides that all appeals taken and causes transmitted from the counties of Stokes, Davidson, Montgomery, Auson, and all counties lying west of the same, shall be heard and tried at Morganton. Sec. 3d, provides for the appointment of a clerk, who shall keep his office at Morganton. Sec. 4h, makes it the duty of the Sheriff of Boke, of Third, Fourth and Back Creek, &c. in J B McMullen, J W Neal, M B Person, J the Preamble prefixed to the resolution approto attend the session of said court. Sec. 5th Rowan and Iredell counties. provides that the Reporter for the Court at Raleigh, shall also act as Reporter to the Morganton Session of it. Sec. 6th alters the summer term of the Supreme Court at the county courts of Ouslow, Jones, Craven Raleigh, from the 2nd Monday of June to the Beaufort and Hyde. [The Superior Court 3d Monday of May. Sec. 7th makes it the duty of the Judges to appoint one of the Soli-

ney for the State. The act does not abolish either of the terms at Raleigh, but provides for holding an additional one at Morganton.

citors within the region of country specified,

to attend said Court at Morganton, as Attor-

To amend the Revised Statutes entitled Deeds and Conveyances. [Provides that the registry, or duly certified copy, of the record of any deed or conveyance, &c. may be given in evidence in any court of record, and that officers mentioned in the 15th section shall be authorized to certify the proof of execution of power of attorney by a subscribing witness, or acknowledgement, provided such witness reside out of the State.

To regulate the issuing of process in certain cases. [Provides that if there should be no proper officer in any county, to whom any process of any court ought to be directed, the clerk shall issue the same to the sheriff of any adjoining county.

To make make real estate assets. Provides that when the goods and chattels of any due them, to any one except myself, or some per- deceased person shall be insufficient to pay his debts, his executors or administrators shall sell his estate, upon obtaining a license therefor, which the court may grant upon petition shewing the amount of lands, other assets, debts, &c.; court may direct sale of all or part; An assortment of FRESH CANDY, received heirs shall be made parties to petition; and for sale by W. PRIOR. shall have notice; sale to be made under direction of court. No proceedings to be had under this act by administrators or executors of wills proven before 1st Feb. 1847; and all lands fraudulently conveyed, and all rights which would descend to heirs shall be sold as

To protect the public bridges within the State. Makes it a misdemeaner to fell timber in any stream above a bridge. Autho izing the Governor to establish a depot of

arms at Newbern. In addition to the revised Statutes entitled mill and millers. No trial proceeding under said statute shall be abated by the death of either party, or marriage of any female party therein. To prevent citizens of other States from driving

their stock rate this State to run at large in the for Protecting houses and enclosures from wilful innry. Makes the burning, delacing, pulling down or d stroying in any way, of any dwelling house,

uninhabit I house, outhouse or enclosure, a mis demeanor, punishable by fine or imprisonment. Amending the laws regulating the inspection of wrentine. Requires every barrel of soft turpentine to weigh 280 pounds, gross; and hard 240.

To amend the act of 1841 & 5, relative to note. ries. Fixes the fees of protest, except pre-

To establish a public burying ground in the county of Cherokee. Appropriates ten

acres for the purpose. Amending the 30th section of the 105c by all the strengths of love and charity, and Rev. Stat. entitled salaries and fees. Conferring on the county court, a majority of jus-Marriage is the mother of the world, and tices being present, the power to regulate the ices of the Register.

> In favor of the Cherokee Chief, Junoluske. Repealing the act entitled an act to repeal

> To extend the time of registering grants, mesne conveyances, powers of attorney, bills of sale, and deeds of gift. To provide for a new county called Gaston,

the name of Alexander to be composed of the found repose at last, and so do I!

CAPTIONS of the Acts of the Legislature parts of the counties of Iredell, Caldwell, and NORTH CAROLINA LEGISLATURE was read second time and passed. Wilkes

SENATE .- Monday, January 11.

The Senate then proceeded to the consid-

HOUSE OF COMMONS.

wing resolution which was adopted :

ourned sine die on Monday next.

Mr Bullock, of Granville, offered the fol-

Resolved, That with the concurrence of

the Senate, this General Assembly will ad-

Mr Courts presented the following resolu-

Resolved, that the Journal of the House

of commons, Saturday, the 9th inst., be a-

mended so as to state that on the question

and resolution providing for equipping and

paying expenses of the Volunteers to Wil

ing, when the names of following members

of the House of commons were called, they

voted in the affirmative, protesting against

Bullock, A H Coffield, D W Courts, H Cox,

W F Dancy, J N Davis J G Edwards, J

den J B Kelley, S M Long, W F McKesson,

J Smith, J M Stone, J H White, N L Wil-

Volunteers to Wilmington and Charlotte,

was read the third time, passed and ordered

Mr Wilder, of Wake, presented a resolu-

tion making an appropriation to purchase a

Mr Steele, of Richmond, introduced a reso-

\$10,000 for Volunteers; which passed first

poned until the 4th day of July next. The

question thereon, was decided in the nega-

charged by the Officers and Members]

A message was received from the Senate,

The bill for the incorporation of the town

The bill concerning contempts of Courts,

of Washington, in Beautiert County; and

proposing that the two Houses of this Gener-

proposition was concurred in.

to be engrossed.

tive-Yeas 28, Nays 77.

following resolution:

lution, which was adopted:

day next, at 6 o'clock, A. M.

to be Engrossed.

Concerning public roads, [providing that any person constructing a ditch canal, &c. across a public road shall keep a bridge over the same, on pain of indictment and fine 21 the discretion of the court.

Concerning orphans and persons non compos mentis. Provides that the court of equity shall secures the estates of such persons, for whom no suitable person will act as guardians. To charter the Wilmington and Manches-

ter Railroad Company. To connect the Wil-mington and Raleigh Railroad with the South second and third readings and was ordered Carolina road at Manchester. Incorporating the North and South Carolina Railroad Company. Provides for a Raleigh and Gaston Railroad company, and ordered to be enrolled.

company to construct a Road from Raleigh, for other purposes, was read the third time in shares of \$100 each; and may be organ. ordered to be printed. ized when two thousand shares shall be sub-

Incorporating a company to construct a Railroand from some point on the South Carolina Railroad, to the town of Charlotte in Mecklenburg county, to be called the Charlotte and South Carolina Railroad Company. [Capital stock to be 1,500,000 dollars, in shares of 100 dollars each, five dollars on each of which to be paid down; company to be organized when two thousand shares shall been subscribed.

To incorporate the Roanoke Railroad company Books to be opened at Raleigh, Henderson, Weldon, and Murfeesboro, to receive subscriptions amounting to not more than 200,000 dollars, to connect Margaretteville and Weldon, and to go into operation when five hundred shares shall have been the Preambe, viz :- C H Brogden, J M subscribed.

Incorporating the Orapeake Canal and Turnpike Company. [Capital stock to be W Ellis, A Ferguson, S Flemming, R Gat-25,000 dollars,

To provide for opening and cleaving

For a road in Yancy county. To alter the time of holding the Superior Courts of the second Judicial District and of of Duplin to be held on the 4th Mondays of March and September: Wayne lat Monday after 4th in March and September; Greene, 2d do; do; Lenior, on the Wednesday next after the third Mondayafter the fourth in March and September, Craven 4th Monday after fourth in March and September, Jones the Wednesday next after the fifth Monday after the fouth in March and September, Onslow on the sixth Monday after the 4th Monday of March and September, Carteret 7th Monday after the 4th Monday of March & Sept., Beaufort Sth Monday after the 4th Monday of March and Sept., Hyde Wednesday next

March and September. To improve the Navigation of the Yadkin river. [Incorporates a company, with a apital of not less than thirty thousand, nor more than three hundred thousand dollars, in shares of fifty dollars each, to be called the Yadkin Navigation company.

Relating to the public roads in Henderson County. [Overseers not required to open the same more than 14 feet wide.

For the improvement of the navigation of New River, in Onslow county,-[incorpo rates a company for the purpose, by the name was not entertained. of the New River Navigation company, with The engrossed resolution providing for Year 65, Nays 48. capital of 25,000 dollars. the Equipping and paying expenses of the

Navs 60.

upon the Journals.

to be enrolled.

Extending the time of perfecting titles to ands heretofore entered.

Supplemental to an act of the present session to charter the Wilmington and Macheser Railroad company.

passed at the last session. ing creek, in the counties of Wilkes & Ire-

Authorising the Petersburg Railroad company to raise, by loan, or by an increase of seading. ts capital stock, a sum not exceeding five handred thousand dollars, for certain pur-

To regulate the appointment of Field Officers of Regiments of volunteeas called into the service of the United States. [Provides that the field officers of any such regiments shall be elected by the privates and oficers of companies under the superintendeuce of the captains, at the places of rendezvius, except the regiment now ordered to Mexico, the appointment of whose officers is

(Continued on second page.)

to be made by the Governor.

The observer of signs may look upon 1847 with a fearful face. The year begins with Friday and ends with Friday-that very unucky day. The 4th of July comes on Sat. erday-very unlucky. For the first time in the "recollection of the oldest inhabitant" there will be no full moon this year in the pany; and nonth of February-unlucky month. Our rational political day begins on Sunday. the 4th of March-unlucky day. There fir the whole, January is to be blessed with two full moons, and March with a like number-this will be lucky, and will perhaps throw light enough over the dark features of tie year to overcome all evil prognosticatons .- Portsmouth Journal.

Epilaph on a scolding wife:

Volume 7-Number 414

The engrossed bill, granting a further extension of credit on the Bonds endorsed by Mr Russell presented the following Resothe State for the Wilmington and Raleigh Railroad company, and also on the debts Resolved, That two Houses concurring, due the State and the Literary Fund, was

the two Houses adjourned sine die on Monread the second time and passed. The bill to incorporate the Cape Fear Manufacturing company of Wilmington was eration of a bill to provide for a re-assess- then taken up, and after the rejection of an ment of the Lands of this State, and a more amendment offered by Mr Thompson, the accurate enlistment of the Taxable Polls | said bill passed its third reading, and was or-The said bill was amended, and passed its dered to be enrolled.

The engrossed bill altering the time of holding the Superior Courts in the Judicial The bill to revive and re-establish the District passed its third reading, and was

The engrossed bill to incorporate the Oravia Fayetteville, to the South Carolina road and after sundry amendments proposed peake Canal and Turnpike company, passed at Camden; capital stock to be \$1,200,000 thereto, the said bill and amendments were its third reading, and was ordered to be enrolled.

Also, a bill for the improvement of New River, in Onslow County.

The resolution in favor of Ralph Hughes, passed its first reading, and was ordered to re enrolled.

The engrossed bill to protect. Houses and enclosures from wilful injury, passed its third reading, and was ordered to be enroll-

The bill concerning the Survey of the Coast of the State of North Carolina, was being taken on the passage of the Preamble | read the third time, passed and ordered to he engrossed forthwith, and sent to the Houses of commons, asking their concurmington and Charlotte, on its second read- rence.

HOUSE OF COMMONS.

On motion of Mr Rayner, Resolved, That hereafter, until otherwise ordered the House shall take a recess at 2 o'clock, and meet again at 3; take another

tecess at 6, and meet again at 7 P. M. Messrs, Austin, of Warren, and Whitaker, ling, T Griggs, W D Harrison, W W Hol- of Halifax, asked and obtained leave to pread upon the Journals, a Protest against W Potts, L Richardson, J Sheek, BD Sims, printing \$10,000 to the Volunteer Regiment,

Also, Messrs J P Davis, Jesse Jackson, liamson, W K Martin, J Martin, II Marshall, G H Wilder, J Webster, and J Col- Wyatt Moye, J H Williams, Richard Jones, Nathaniel Wilson, John McNeili, Neill Re-After some debate on the right of these gan, Duncan Shaw, Arthur Brown, E D Members to enter such a Protest, the ques | Hall, GW Pegram, and David Murphy, an-

tion on the adoption of this resolution, was other Protest, on the same subject. The Engrossed Bill to regulate the Apdecided in the negative-Yeas 53, Nays 59 Mr Moye, of Edgecomb, presented the pointment of Field Officers of Regiments of Volunteers called into the service of the Resolved, By this House, that the Jour. U. S. was taken up as special order of the not be so amended as to state distinctly the day; and the question pending on the passage way and manner in which we voted on the of the said Bill the third rending, Mr Mehane Preamble and resolution in relation to the moved to a mend the said Bill by adding the Mexican War, and appropriation of \$10,000 following:

"Provided, however, that if any Regiment for the aid of the Volunteers from said State We protested against the Preamble as being shall be required by the General Government uptrue, and voted for the resolution, and our to rendezvous at different places, each divivote is recorded in the negative. (Signed,) sion of said Regiment may vote as provided after the ninth Monday after the fourth in Wyatt Moye, Elias Barnes and Richard for in this Bill, at their prospective places of rendezvous, under the superintendence of The question on the adoption of this Reso- the Captains who are present, and transmit lution was decided in the negative-Yeas 51, to the Governor of the State the result of such election, and the persons having the greatest Mr Flemming, of Yancy, offered a paper number of the votes given, shall be comas a Protest, which was ordered to be spread missioned by the Governor according to the rank to which they are respectively entitled. and if any two or more of the persons voted Mr Ellis, of Rowan also offered a paper as a Protest against the said resolution; but for, should have the highest and an equal num having voted in favor of its passage, it was ber of votes, the Governor shall select one decided by the Speaker that be had no right of the persons to fill the Office so voted for."

to protest against it; and the said Protest | The question on the adoption of this amendment was decided in the uffirmative-

Mr Mebane offered the following amendment which was read adopted:

"Be it further enacted, That when any Regiment having Rendezvoused at the same place, and having proceeded to vote, as in this Bill provided, and there should be a tio, To amend an act extending the time for regimental Flag for the volunteers to serve the Captains shall transmit to the Governor. perfecting titles to lands heretofore entered, during the Mexican War; which by general the result of such election, who shall select consent, was read the first second and third from these having the highest and an equal-To prevent the felling of timber in Hunt- times, passed and ordered to be Engrossed. | number of Votes, the person to till such Office." Mr Mebane moved forther to amend said

> lution making an additional appropriation of Bill by adding the following Section: "Be it further enacted, That nothing in this Act contained shall be so construed as to The bill for the apprehension of rusaway relate to the appointment of Field Officers Slaves in the Great Dismal Swamp, and for for the regiment of volunteers now required other purposes, was read second time. Mr by the general government for the existing Ferebee, of Camden, after making some re- war with Mexico: but the appointment of said marks against the passage of the bill, moved officers shall be made by the Governor of the

> that the further consideration thereof be post- | State." And Mr Kelly moved to amend said amendment, by adding at the end thereof the words, From those who are now volunteered." ---

> Which motion was rejected-year 53, navs 57. Mr Rayner, of Hertford, then offered sev-The exestion then recurring on the adoperal amendments to the bill, which were tion of the amendment offered by Mr Mebane. adopted, and the bill passed second reading. it was decided in the affiring ive-Yeas 62. Mr McDowell, of Bladen, presented a bill concerning the mileage of the Officers and

> The Bill as amended, then passed its third Members of the General Assembly; which rending-Yeas 61, Nays 52; and it was passed first reading. [The bill authorizes ordered that the concurrence of the Senate be the Clerks to publish the amount of mileage asked in the amendificuts made thereto. Mr W F Jones, of Rutherford, presented

> The Bill in addition to the 66th section of the 60th ehapter of Revised Statutes, in relaa bill to incorporate the Philadelphia 🛎 tion to the sale of Fire Wood, and the Bill to North Caraolina Mining and Smelting comincorporate the Lumber Bridge Independent Mr Flemming of Yancy, a resolution in Company, in the County of Robeson, were favor of a Uniform company, in Yancy Coun- each read the third time, passed, and ordered ty; which were read the first time and passed. to be engrossed.

> Mr Rayner, from the Committee on Internot improvements, reported unfavorably on al assembly shall adjourn sine die on Mon- the engrossed bill to incorporate Neuse River day, the 18th inst, at 6 o'clock, A M. The Steam Boat Company; when said Bill was, ou motion of Mr Paine, postponed.

SENATE. - Wednesday Jan. 13. The Bill to increase the Public Revenue, was read the third time, passed and ordered

were read the third time, pussed and ordered to be Engrossed. The Senate then proceeded to the consideration of the order of the day viz: A Bill to lay

SENATE-Tuesday, Jan. 121h. The "bill to increase the Public Revenue," off and establish a Turupike Road from Rol-



ALEXANDER WILLIAMS.