

# VOL. XXIV.

# **TREENSBOROUGH, N. C., DECEMBER 25, 1862.**

### PUBLISHED WEEKLY, BY S. SHERWOOD. EDITOR AND PROPRIETOR.

# Alphonse W. Ingold, Assistant Bditer.

#### TERMS, \$2.00 A YEAR IN ADVANCE.

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#### LEGISLATIVE PROCEEDINGS. SENATE.

THURSDAY, Dec. 11, 1862. Senate called to order at 11 o'clock. Journal of yesterday was read and ap-

proved. Mr. Lassiter explained the reason of the

absence of the reading Clerk, as being serious indisposition.

The Speaker presented the resignation of Mr Russ, the Senator from Wake, which Is as foilows :

#### SENATE CHAMBER, Dec. 10 1862.

# To the Hon. Giles Mebine,

Speaker of the Senate : Sin :- 1 beg i-ave to tender my resigna tien as a member of too Senate, to take off er on the 25th day of D comber, 1862 In taking leave of the Senste, abow me regard for those with whom I have been and Smelting Company. the performance of duties of which has printed rendered my resignation.

Sundry reports were made b tees, which will be noticed when to up for action.

Mr. Headen, a resolution instructin, statute, as they had for one passed by a pleted. judiciany committee to inquire into the Virginia Legislature. As for the pay, as a pediency of passing an act to prevelatter of course the Confederate Governslaves and free persons of color from owninght would pay our reserves as she does of our sister States. degs.

Mr. Foy introduced a resolution reques Gauestion has been frequently asked ting the Governor to correspond with the been going to take position against Prosident of the Confederato States rela- law Wance, and his Inaugural has President of the Confederato States rela-tive to taking liable as conscripts into "the corps proposed to be raised for State de-fence; and also providing for a draft, provided the corps shall not be raised by volunteers. Mr. Foy moved a suspension of the rules to put the resolution on its asveral readings. several readings.

to suspend the rules.

After some discussion, the House refused osuspend the rules. A message was received from the Senate, ransmitting the following bills and reso-utions passed by that body: transmitting the following bills and resolutions passed by that body :

A resolution declaring the offices of Adjatant General, Attorney General, and So- said that he thought it ought to where plied with over thirty five. He aomlicitor of the 4th judicial circuit, vacant.

Mr. Shepherd moved to make this resolu-tion the special order for 12 o'clock to the law he had hoped he was providing morrow. Lust

and goes on in the message to argue they. Mr. McAden moved a suspension of the rules, to put the resolution the special State force, if the con-cript law is to be order for 12 o'clock to morrow Lost. entorced in this State up to forty-five; Mr. McAden in yed a suspension of the rules, to put the resolution on its several clear y indicating that the Governor expecreadings. Lost. within that ago for State defence. He

#### BILLS AND RESOLUTIONS.

wanted all on their return home to be able Mr. McCormick, a bill to incorporate the lio say that we had acted in accordance to express my deep sense of respect and Western North Car fir & Copper Mining with the recommendations of our patriotic t overnor, and prov ded for the raising the associated in chasbody ; and also to say, Mr Grissom, a bill authorizing the 10, 00 reserves recommended by him in that I shall ever preatfully chor sh a recoil ; County courts to call out such patrol as his message. It would be a nucleus lection of the confidence reposed in me by in their judgement may be expedient and around which we could rally. the Log slature in electing me to the office necessary. Referred and ordered to be Mr. Waddell withdrew his amendment. Mr Ingram proposed to amend by pro-

committee on E-lucation.

were put in nomination.

morrow for Solicitor of the 7th circuit.

Concurred in.

Mr Mann, a bill for the benefit of per- viding for eight regiments of infantry and To the people of Wake, my profound sons who have entered vacant lands. Refer- two regiments of cavalry.

it- have as much regard for a North Carolina | o'clock, and for every day after until com

transmitting a dispatch from Fredericks-President Davis at Knoxville, Tenn.

#### ORDER OF THE DAY.

Bill to organize the State reserve, the amondment pending, to raise 10,000 volunteers for State defence, on its second reading.

Mr. Matthews withdrew his amendment and presented another, excepting those in service, and authorizing the Governor to accept any number of volunteers for the defonce of the State over 18 years of age, and tender them to the President for State service.

Mr. Copelend renewed his amendment to except persons subject to conscription.

but no Mr. Copeland said this was no time to stitutional The Governor has it conenter into a debate on the constationality of the conscription law, that Senators were bound by their oaths to support and it had proved the salvation of it. country; that as a matter of polour State defences, but he was mistak, the it was the daty of the people to impracticability of rasing a sufficient quie-ce in it, and bad faith on the part of

Legislature not to do so. hour having arrived for the joint juddie Seuate proceeded to vote for a resultabe 7th Judicial Circuit, which ed the force to be raised out of those 22, Mr follows: For Mr. Mitchell Mr. Coper 13, Mr. Lenoir 6.

in defence of then resumed his remarks the passage on a meedment. He thought bring on a conf. Matthews' bill would Confederate Govertween the State and stirring up strife, aunt, was opposed to of contention betworecated the raising Contederate Governme the State and drawing party lines and was opposed to tinctions at this time, and ing party dis-

action. nd unity of Mr. Warren moved to p. one the question until Monday. The hour having arrived for the of a Solicitor of the 7th Circuit, the tion proceded to vote as foll, ws: Mr. Hate 5. W. P. Bynum 31, T. R. Caldwell 8. 9 Mr. Blount, from the committee to so was concerned. It was expected that it perintend the election of Judge of the 7th yould be organized and put in active ser-

Mr. Peebles favored the amendment. and said he was consistant in so doing .--A message was received from the House, He had uniformly heretolors voted to allow these elections to be made by the rank and burg, announcing the repulse of the enemy file, and when he could not succeed in that at that place, and also the presence of be was for the nearest approach to that principle.

Mr. Grissom said that the minority had well considered this matter before this bill was drawn. and they too were in favor of the principle of giving these elections to the troops. But the necessity of the case,

and the short time in which it was expected this corps to be raised, rendered in his judgment, the plan proposed by the bill. more expedient in view of the emergency That it was expected that the field officers into effect from and atter its ratification. would be selected from those that were in service, and of experience.

Mr. Peebles said that it did not matter how patriotic the Governor, might be, there were always undue influences brought to bear in making appointments of this character, and while he did not cuit, reported 142 votes cast, of which Mr. doubt that the Governor would be as free from them as most men, yet he preferred Leuoir, 8, and Mr. Gaither 8. Mr. Shipp the elective principle.

Mr. Ingram said inst he thought that officers and the Governor appoint the field officers. The staff officers he thought they were members of his staff and ought to be such men as the Colonel were qualified and would heartily coopeduties.

Mr. McKay spoke at length in defence observed that the troops were always better satisfied when they had the choosing of their own officers, and cited the dissatisfaction that existed in the organization of the State troops as compared with the volunteer regiments now in service.

Mr. Fowle said that he was more oppos-

experie. intees from among those that were

Ho was do tedly opposed to giving the election of field from to the contrativ

Mr. Peebles replied to Mr. Towle

rise and r port progress. Agreet h

Mr. Bumpass moved that the committee

The Speaker resumed the chair and Mr.

him

not pass.

appointments being made by

#### REPORT OF COMMITTEE

NO. 1,230.

The report of the committee on the Sinking Fund was presented and read. Mr. Wright presented the reproof of the select committee on the subject of the arrest of eitizens, recommending that it lie on the table for the present, as the House had the matter of the arrest of one of its members under consideration, and that means would, no donbt, be used at a future time to prevent these unlawful arrests.

#### BILLS, &C.

Mr. Run-ay, a bul to amend the act of Assembly in regard to the families of deceased soldiers, so as to have it go The resolution from the committee, recommending adjournment on the 22d inst., was, on motion of Mr. Outlaw, laid on the table.

Mr. Faisen, from committee to superintend the election of Judge of the 7th cir-Shipp received SS, Mr. Mitchell, 43, Mr. duly elected.

The following private bills and resolathe rank and file should elect the company tions passed their 31 reading: to incorporate the Macon Leather Company; reslution in favor of Benj. Fitsgerald; bill to ought to be appointed by the Colonels, incorporate the Swift Island Manufacturing Company; resolution in favor of J. Weirb ; resolution for reliet of J. Blaylor ; resolution in favor of J. Fisher; resolution rate with him in the discharge of their in favor of Capt. Banks' Company; resolution in favor of J. McNeill ; bill to amend the charter of the Richmond Manufacturof bis amendment, and said that he had ing Company; bill in favor of L. L. Clement ; bill introduced by Mr. Harris of F. concerning Justices of the Peace in Franklin county, (gives authority to fifteen Justices to gransact county business.)

> BILLS ON THIRD READING Bills for the relief of landlords. Passed. A bill for the relief of persons who suf-

and heartfelt gratitude is also due. They red have sustained and honored me far beyond my merits; and whether serving them or the State, of which they form a component part, I shall always recur with pleasing Redd, an ex Sheriff to collect arrears of emotions to the signal manifestation of IRICS. their confidence in mo which they gave at the last August election.

#### I have the honor to be, &c.,

J. P. H. RUSS.

25th of December fixed as the day for an election to fill the vacancy

A measage was received from the House transmitting the report of the committee sent to the Senate proposing to go into an Led.

referred to a select committee. Adopted. Esq.

A communication was received from Surgeon Gen. Johnson, of the Confederate in North Carolina, for the use of the Medical Purveyor's Department. Lies over.

Resolution authorizing the Governor to procure transportion for salt from the coast. Laid on the table.

#### BILLS ON THIRD READING.

A bill to incorporate the Bank of Wes- defence. tern North Carolina, at Franklin, N. C. Passed.

Mr. Ramsay moved to set apart Friday, by any mode he might deem expedient. the 20th inst., as the time for appointing Justices of the Peace. Carried.

A bill for the relief of refugee Justices of the Governor to call out this force from could better defend ourselves. the Peace; continues them in office. Passed.

the polls of the 44th senatorial district. allow it. Passed.

Linvoluton Passed.

A bill to amend the militia bill passed in tleman from Chatham (Mr. Waddell) to 1861. Passed.

Mr. Ramsay presented a bill to incor. measure, and at the same time impose it county. Referred.

#### ORDER OF THE DAY

authorizes the raising of five thousand men-I'r he State defence, between the ages of 18 and 40. The fall was read by sections, mit those to be called out who are not in- Mr. Waddell again addressed the House.

M. Matthe vs moved to strike out all ciuded in its provisions, would take away are, the enacting clause, and insert in the the small number of producers we now Fleming. in all in right the acceptance of 10 -50 have left, and would entail upon North The discussion was continued of an Thursday's journal was read.

was a was made do under of the day for

Message from House proposing to go into an election for judge of the 7th circuit with the conscript act, and the gentleman On motion the House adjourned. and so ic.tor of the 4th circuit to morrow at irom Harnett (Mr. McKap) that both the

This amendment was discussed at some Mr Russell, a bill authorizing J. H. Allen length by Mr. Lugrain for, and Messrs. late Sheriff, to collect arrears of Lizes. Rives, Grissom, and Walser against. Mr. F y, a bill to authorize M. L. F.

Mr. Waddell introduced a resolution as an amondment directing the Governor to call out the force provided for in the act of Mr McNeill, a bill for the better regula- Sept. 1862

tion of Common Schools. Referred to The Chair ruled the resolution out of order.

A message was received from the Senate Mr. Stancil proposed to amend so as to The resignation was accepted, and the proposing to set apart Friday next, for the require the consent of the President before appointment of Justices of the Peace .taking conscripts, but withdrew the propoition in favor of an amendment of similar On motion of Mr. Bargin, a message was import offered by Mr. Amis.

Mr. Grissom contended that there could of conference on the House bill to prevent election for Judge for the 7th circuit to- be no conflict with the Confederate authorthe distillation of ardent spirits. Adop- morrow at 10 o'clock. Mr. Burgin nomina- ities. His bill was perfectly in accordance ted Hon. B. S. Gaither; Mr. Keener nomi- with a law pas ed by the Confederate Con-Mr. Shipp moved a reconsideration of nated Win. M. Shipp, Esq.; Mr. Hort in gress and ratified by the President, provi-the bill lost yesterday in regard to the pro-nominated Mr. W. W. Lenoir, and Mr. ding for the raising of troops for special perty of married women, and that it be Allison nominated Anderson Mitchell, local defence. His bill was clearly within the purview of this act.

On motion of Mr. Shepherd, a message Mr. Foy hoped that the bill would be so was sent to the Senate proposing to go amended as not to come in conflict with the army, requesting the distillation of spirits into an election at half past 1 o'clock to- consript law. He desired to vote for it but would be forced to vote against if not Messre. Bynam, Caldwell and Hyman amended.

Mr. Amis stated the motives by which The flouse proceeded with the consider he was actuated in proposing his amendation of the unfinished business of vester- ment. He wanted to avoid, if possible, day, being the bill to raise a force for State | coming in conflict with the Confederate Government; he preferred to have the bill Mr. Waddell proposed to amend, by in such shape as to first get the consent of authorizing the Governor to raise the force | the President before interfering with the exocution of the conscript law; after doing Mr. Cowles opposed the amondment, this, and we were denied proper protection, and said that he was opposed to requiring would be time enough to consider if we

those alone that were not liable by age to Mr. Worth said he had no fears of a conscript duty, up to forty-five; he dial difficulty with the government on this A bill to change the place of comparing not think the necessities of the State would score. He was for raising a force for State defence; he interpreted the order to Mr. Fowle said he concurred with the burn the cotton in the Eastern portion of A bill to establish a Bank in the town of gentleman from Yadkin (Mr. Cowles.)- the State, to be an abandonment of its He was unwilling as proposed by the gen- defence on the part of the Government.

Mr. Person called for the ayes and shrink from the responsibilities of this noes.

Mr. Fleming addressed the House at porate the town of Chesnut Hill, in Rowan upon the Governor He asked if the gen- considerable length and argued to show tleman was afraid to assume the respinsi- that a conflict with the Government would bility to defend the State; for himself he necessarily follow the carrying out of the was net, and was prepared to assume his bill in the form proposed by the minority. Bil to organize the State reserves, share of it. He said he would not vote to Mr. Fleming replied to some of the authorize calling out a single man that was positions assumed by Mr. Fowle in the not included under the conscriptact. Toper- course of his speech.

Mr. Fowle replied at length to Mr.

vous and an interest of the name of staff officers to the Colonels. In was an interested in an interest of the Colonels. In was an interested in an interest of the Colonels. to et it. It use million ary committee, for giving the power cocket out volumeers by Messrs, Peeples, Aulis, Person, Fowle, yesterday under a misapprehension on an stores, Err. Or an and Chernel or for this corps, from all the able bodied men Grissom, Foy and Harris of Chatham. anendate and Messes Smith in the State. He want d to say to the peos. Mr. A. is' amendment having been force, and asked the privilege of correcting sent, Mr. Walser moved a reconsideration of March Later et and the teatrocared it. ple, that you may volunteer your services voted down, Mc. P. son proposed an his vote. Granted. to defend the State in the her time of need. amendment, providing for pretty much the Mr. Shepherd and Mr. Brown both were ment was agreed to. to in rrow 12 o'cicck, on motion of Mr. He said that the gentleman from Cumbers same toing but more comprehensive - allowed to record their votes on the same land (Mr. Shepherd) had argued on yester. This was also lost by a vote of yeas and amendmnt, they having been absent when ayes and noes. day, that the minority bill would conflict mays, 60 to 36.

# SENATE.

Circuit, reported 144 votes cast of which alu a short time to meet an emergency, he is he was satisfied, he might say that neither candidate received a majority No the ay, that the Governor would select election. Mr. Warren replied to the remarks of

favored id, and now in the service. He Mr. Copeland, stating that those party lines had been drawn by precipitators mere than one year ago, that Senators were not bound to support a law which might herealter be decided unconstitutional. It was a matter entirely left for Sena-

officers-he kne of a number of it stan tors to decide. He would not, however, discuss that question n w. Mr. Brown said, he would, at the proper time, present an amendment, protesting against establishing the conscription law as

therefore hoped that the an idment would a precedent for the future believing it unc institutional, but acquiesced in it as a military necessity-was in favor of upholding State Sovereignty, remarking that the General Government was the creature of the States, and that the observances of the written Constitution was the safeguard

of the whole House. of the Confederate Government itself. On motion of Mr. Russ, the further discussion of the subject was postponed until Monday next at 1 o'clock.

The Senate then proceeded to vote again for Judge of the 7th Circuit as follows; Those who voted for Mr. Shipp' ware Messra. Speaker, Adams of D. Adams of G. Arendell, Bagley, Brown, Copeland, Dickerson, Eure, Harris, Lane, Lassiter, Lindsay, Leitch, Matthows, Murrill, Neal, Patrick, Powell, Russ, Sanders, Simpson, Smith, of A., Smith, of M., Taylor, of N., Warren, Whitford, White, Wiggius, Wooley and Wright-32.

For Mr. Gaither, Mr Smith of Stanly. For Mr. Mitchell, Messre. Blont, Drake, Holeman, Jaratt, Ramsay, and Sharpe-6. Mr. Wooley presented the report of the committee on the election of Solicitor of elected, 146 votes being cast, of which he recoived 104.

adjourned to 11 o'clock to-morrow.

The House met pursuant to adjournment. Prayer by Roy. Mr. Lansdale .- viding for the election of the field officers amendment to the bill for raising a State and Mr. Fowle defended it-when, by con-

the voto was taken.

Mr. Fowle presented a memorial from for Judge for the 7th Circuit and a Solici-John Rosemond, asking remuneration for torfor the same Circuit. Mr. Hyman's

fered by the burning of the Court House ed to the amendment than to any plan that had been suggested. He was in favor of of Heriford county. Passed.

the general principle of giving the selec-Mr. Outlaw presented a resolution to tion of the officers to the rank and file .-increase the pay of legislators to \$5 per But he deemed that inexpedient, so far as diem, and 15 cents mileage from the first of the force proposed to be raised by this bill the senviou.

Messrs. Brown and Copeland opposed it. Rejected.

Bill to increase the salaries of the officers of the State, including the members of the Legislatus, was taken up on its second reading. [The bill is creas s the salary of the Governor to \$5,000; the Speaker, \$6 per diem; Secretary of State \$1,000 with fees; Treasurer \$2.500; Comptroller, \$1,500.

Mr Ellis moved to strike out all of the fill except that in relation to the Governor. R j-cted.

Mr. Murrell moved to include in the provisions of the full. Judges of the Superior Cours. Not agreed to.

After some debate, the smendment to the bill reducing the salaries was rejected and the bill passed its several readings. On motion the Senate then adjourned until Monday at Il o'clock.

HOUSE OF COMMONS.

The House met pursuant to adjoirn Love reported progress of the communication Prayer by the Roy. Henry Har die. Journal of Friday was read.

The Speaker presented a telogram that D. M. Carter, Esq., from Beaufort counhe had received stating that our forces had 'av appeared, was qualified, and took his repulsed two attempts of the enemy to sent Mr. Henry of Hundersen, prosected

cross the Rappahannock. Mr. M. Kay's amcodment being the near out from certain citizens of de d qeustion before the House.

Mr. Ingram add. used the House in ap County Courts restored as to the collection position to it, and again expressed his pref- of debts. cience for the plan suggested by him. He Mr. Burgin from the committee on said that the election by the rank and fine claims, reported back a resolution in favor of the field officers was liable to produce a of T. H. Hill, and a resolution to refund a

ings upon the part of the triends of the de- Harnett for the benefit of troops, recomfeated candidates. Mr. Peebles called for the aves and noes, their severa readings.

and the vote was taken, and Mr. McKay's amendment was concurred in. Mr. Ingram proposed to amend by giving the election to rank and file of comthe 7th District, reporting Mr. Bynum pany officers-the appointment of the field officers to the Governor-the Surgeous to the Surgeon General, and the other staff E. Mann, late Sheriff of Pasquotank officers to the Colonels.

Mr. Peebles again called for the ayes and noes, and the amendment was not agreed

Mr. Fowle offered an amendment proby the rank and file, and giving the ap-Mr. McKay opposed this amendment, of the vote by which Mr McKay's amend-

The vote was reconsidered by a vote of

At the appointed time the House voted

son ouncy, to have the jurisdiction of the

split in a regiment, and produce bad feel- certain sum advanced by the county of mending their passage. They both passed

RESOLUTIONS AND BILLS INTRODUCED.

Mr. Shepherd, a resolution to appropriate a sufficient sum to pay expenses of the commission to Richmond

Mr. Peebles, a bill for the relief of Wm, county

Mr. Walsor, a bill incorporating the Silver and Lead Mining Company of Davidson county.

Mr. McRae, a resolution authorizing free persons of color from 16 to 50 in Robeson county, to be pressed into service to work on public defences instead of slavce.

On Mr. Ingram's motion, Richmond county was included

Mr Waddell then moved to make the resolution a general law. Agreed to, and it passed its several readings.

Mr. Robbine a bill incorporating the Randolph Manufacturing Company.

Mr. Stanford, a resolution to authorize the Governor to commission a Judge of the Superior Court to try such alayes as are

On motion of Mr. Slaughter, the Senate HOUSE OF COMMONS.

Mr. Graham offered a resolution in re- majority and minority	FRIDAY, December	r 12 1862 wine, whiskey, and frui	it taken from him name was withdrawn b	efore the ballot for now in prison in the county of Duplin.
gard to the seizure of R J (irayes of Or thing; ne uld not asset	Supute mat at 11 g'aluals	Prover by by troops. Referred	to committee on Solicitor.	Mr. Horton a resolution to suborise
ange county, by a person purporting to be a provost marshal of the Confederate Gov	a had been dure by Rev. Mr. Hardie. Journal r	claims.	Mr. Long from the c	millice appointed the Dar late Sharif of Water
a provost marshal of the Confederate Gov. show why that which	A message was received to	Sundry reports, reso	olutions and, bills to superintend the el-	ction of Judge for in to called arrours of the area
aroment declaring the method sitis and other States of the Col	bliederacy without a	were presented, which y	vill be noticed on the 7th Circuit, rep-	and that thurs was by to control and the second
have a hearing before as and d	done by North Caro, Garden 10, in the Senate's	their second reading.	no election, no candida	te having received Mr. Young, of Yancey, a resolution to
ding his delivery to the circle authority of link. Were gentienes	en prepared to say fix the 19th inst. as the time f	of the appoint-	the hours of meet- a majority of the who	authorize the survices of W. W. Front, late
and a string to the string authority of that Noath Constitution		; also inquir-	mended so as to Ir. Gaither, receive	d 41 Mr. Mitchell, Mitchell,
		ine soldiers of monthall a madiour	m at 2 p. m., meet 64; and Mr. Lenoir	19 Mr. Shino was of taxes.
Diff to construct a failfoat from Dallas Grata in this Confeder	racy ? The States of the State had been paid the b	ounty author- meet at 11 a. m., aujour	at the pleasure of withdrawn before the h	allot of could menced
	aroling had their re. ized by the Convention.	at i p. m., and aujourn	ter Saturday, was A message was rece	rud teum tue Sun.
a change in its title.	ad beeu no conflict REPORTS FROM COMMI	the House, from and aft	ate proposing to go i	ravelievine. Favelievine. Fas-ed its inite reading.
bit to authorize the payment of State shout that He and			ate proposing to go i	a the 7 h (figure) 1 att. of epheru, a resolution of inquiry of
bounty to volunteers discharged after the lad that the		the judiciary. The House proceeded	d to the considera- election for a Judge to	The full offering the formation for the big morest
passage of the conscription law, in accor- has a salled out before	in those States had Mr. Simpson, a report fr	om the joint tion of the unfinished b	usiness, being the stating that W. M. Si	111, 1.5.1., was in the light frequency for any Assemble
dance with the exemption law. Referred. conscription law the	the passage of the committee on adjournment, w	which, on mo- bills for raising a State	reserve. nomination. Concurr	ENGROSSED BILLS AND RESOLUTIONS FR M
Sundry hills ware ordered to be up ground   conscription. If ha	ad been informed that tion of Ramsay, was re-com	mitted. Mr. Joyner said that	the Senate Lad now voted.	
on their first reading when the Separa ad	Carolina, had stated Mr. Wright, a report from	special com- under consideration th	is subject, in fact Mr. Grissom enquire	4 For the quest of
tourned uptil to manne mill sideals	of the force in that mittee, on the seizure of iron	of the W.C. the same bill, and he had	ad no doubt that a before the House.	$J$ by $\alpha a = \frac{1}{2}$
HOUSE OF CONTROL State, bad not been ca	alled out until after & Rutherford Railroad by the	povernment, bill would be perfected	in that body and The Speaker replies	that the han see is a great section of
I the passage of that act	i Dul lo salisiv gen- deaving the regulation of ante	mine a protect out in a form that all	could ennort he ment ferred by Mr M	cKay was now it eligible in Pasico tangent from
Lie Lieuen iner pulsuant to adjournment. I tiemen, that North C	AFUIDA DAU AULDOF- Is rather such satzura and	accessing the therefore mared that the	ha further considers question	Resolutions in thus in goor Sort
Journal of ized the raising a lore	to for seperate State (jugernor so to inform the	Secretary of stion of the subject be	postpoped for the Mr. McKay accepter	Mr. Fowle's amends requesting our representations and
delence, be called the	CIF ALLEDLIOD LO AD ACLI War ()rdared to be wrinte	d. present by the House.	Not agreed to, ment.	to endeavor to have reparable of a
The openator presented a communication i passed in Sept. 1861.	Dy our Legislature   Bill in maged to income	rsons. Passed. On motion of Mr. W	Addell the House The House then	adjourned with 10 ses of the exemption are
from the medical Furveyor, C. S. A., ask- providing for raising of	eight regiments (Mr.   Mr. Wurgens by lange in	trained a bill grant into a committee		A the threather of an activity
ing for the privilege of having alcohol, if, read the act) and so	and here was authori- actulad Roman in house	he needed to The Spinker called t		A but to continue to office so a
and belore the bassage	of the conscript bill, laented by Mr. Worth to t	he House we Mr Makey offered a	an amendment pro- SATURDAN	ecember 13, 1-62 of the Parenas may have
for medical use alone in the army. Sent and he wanted gentle	emen to say if they chairman of the momit	a on france, as mining tor the election	of fold officers by Senate called to or	ter at 11 o'cl es - cou to con account of the pre-
to the Senate. taought that the Gove	ernmant ought not to Made special order for 1	Londay at 12 the company commissi	oned officers. Journal read and app	
	erangen onPar nos to larado pheciar older lot. 1	tonday at 12 the company commissi	and and app	