ist tothe Siste of Georgia. Read 2nd

Friday, Jan 17th.

AND RESOLUTIONS.

AND introduced a bill to amend a bill to appoint Commission as the speculation in land claims in Separation obtains a bylographical survey of the waters for the speculation in land claims of Buncombe and Yangy. Read GOMERY, a resolution that component the Tennesse kail Road differ the taken up in its regardent.

GOMERY, a resolution that component the Tennesse kail Road differ the taken up in its regardent to the papers. Shepard, Nerrod, Shepard, Nerrod, Shepard, Sherrod, Special to the special to the people, would they everlave been adopted to the people, would that they are adopted that the fast was not people to that the fast was not a several and to the people, would that the fast was not people to the people would abuse power. The Monta of the fast was not a several as the everlave been adopted to the people, would that the fast was not people to the people would abuse power. The Monta of the fast was not people to the people would abuse power of the ever would as the people would abuse power. The several the fast was not people to the people would abuse power to the covernment of the fast was not people would abuse power.

David Poun Cane Creek to Willissing and the part of Qairberford Cosmy. Rejected the part of Qairberford Cosmy. Rejected the part of Pales, which passed for the people of Pales, and the people of the

etual, moral and physical resona, the land of our sires and home of our af

MORNING, ANUARY 24, 1851

in favor of Jacob S.Fr; a bill nemanucpate the taken and it was best, 22 ayes, 20 mes.—
taken together, this great feature in civil commended by Mr. To puts is preserved. If separated, this results dis-

The part of season states.

Th we, as persons, were not represented, not that one property was not. He asked if taxes slow ways represented property? No; hany bases are laid for restraining the views of the people. To be just and consistent, we must fix representation upon the basis of property, not taxes. He insisted that the East was not parranted in saving the West would abuse power. The

The question resurring on the passage of the bill.

Mr Bond said he rose to say he should vote against the bill. His friend from Lincoln asked if he had as much confidence, in the people as they had in him? He answered, he had. He had the utmost confidence, especially, in the people he represented, and would not do anything contrary to their will. He had expressed before them confidence in the Constitution as it is. He revered it next to the Holy Bible. He had taken ouths in various expecities to support it; and he would do it. He had expressed his opposition to any change, and would firmly and consistently maintain his position, by using a gainst the bill under consideration. He was opposed to clap-traps and humbugs of every description.

said would exp ain itself. In answer to the gentleman from Rutherford, he thought he was acting so as to carry out the possible will arreadly elegaty expressed. For argument had been offered against the suffrage. If any thing had been axid against it, he had not heard it. It was a cannot no covered to the contemple.

Mr. Clarke said he had proviously

To be just and consistent, we must fix representation upon the basis of property, not taxes. He
insisted that the East was not parranted in
saving the West would abuse power. The
West would be just and liberal, as it had ever
been. He again called upon the gentlamen from
Mecklenburg, Edgesome and Pasquotank as
pecially to stand by their principles, and show
pecially to stand the views of the Senator
from Guilford were correct and would not be a brief but convinciples.

The pecial principles are principles as the pecial principles are principles.

The pecial pecial principles are principles as the pecial pe

Mr. Ctarke's amendment, providing that the oters shall have paid taxes, was finally carried Ayes.—Mesere, Arendell, Bond, Hym Caldwell, Canady, Clarke, Davidson, River Grist, Hargrave, Haughton, Herring, Hest Essie, Lillington, McMillan, Mulloy, Pend ardum, Rovers, W.

grant him compensation for expening and ferreting out the conspiracy in New Hanover in 1881. Re-

Mr. WAUGH, memorials asking a change in the robibited by direction of the Western Plank Road. Laid on the said about table.

Mr. FLEMMING, a memorial from sundry citi-Mr. TRIPP, a memorial in relation to free ne-

BILLS AND RESOLUTIONS Mr. WINSTON introduced a bill to amend the assumer porating the town of Windsor. Read first

mecklening and some hard Pasquarant as a pecially to atom by their principles, and above their willingness to treast the justness and fair-moss of their countrymou to amound" the Constitution.

The hour having arrived, the Senate now took a recess.

So Clock, r. M.

Mr. Byrum's amendment, to take the sense of the people on the call of a Convention, was rejected, I raye, 26 nose. The ayes and uses were demanded by Mr. Gilmin.

Agram, T. R. Callwell, Davidson, Gilmin, Giris, Hunghino, Malloy, Hothardson, Sessons and Wooffin—V.

My. Messer, Barrow, Horring, Hester, Hoke, and an analytic of the people on the call of a Convention, was a constitution of the people of the people on the call of a Convention, was a rejected, J. Tayes, 26 now. Reary, Service of the Mountain of the people of the convention, was a rejected, I raye, 26 now. Reary Borrow, Berry, George Indiano, Malloy, Robert of the people in the Constitution of the people of the Mountain of the Mountain of the Mountain of the Constitution, and the service of the people in the Constitution, and the constitution of the people in the Constitution of the Mountain of

Mr. EATON, a hill conourning orders of public

REPORTS FROM CONSISTS Mr. SCOTT, from the Committee on Interespectation, reported the hill to alsee and ansact purely at the excise of 784% 40, anti-act to histophysical the Fayetteville and W. Punit Read Company and recommended in

ally were this bus knowled

GOMERY, a resolution that a bill to incorporate the Tennessee kail Road safer be taken up in its regulated by taken up in its regulated and the House. Adopted at the Albermard's and Corritek Captain of the House. Adopted and Company; a resolution requiring he Adopted.

NER. You the Committee on Information of the Revolution & a set of the Revolution & and a call was made to the Mense River Navigation Contains, reported the bill to information and recommended as the name of proveness, reported the bill to institute and accordance of the Revolution & a set of

SEATE.

Saturage.

Setting of Georgia. Read 2nd setting of Georgia setting of

skeembly enabled and passed second results a new county by the name of Yadin; a bill to improve Haw sthinmendments. Amendments adopted the bill passed second reading. Also alythe bill to improve Haw sthinmendments. Amendments adopted the bill passed second reading. Also alythe bill is incorporate the Anson Roal Company. Amended and passed the second from the town of Taylor. And the bill passed second reading. Also alythe bill is incorporate the Anson Roal Company. Amended and passed to the memoral from certain citizens of in County in the bill passed by Ayes 172Nors at the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to appear the read to the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to appear the read to the bill to provide for clear tand impacting the maxigation of Trent Local on the bill to appear the read to the bill to appear the read to the bill to appear t

what he could do—he could settle down quietly upon a Judgestip.

Mr. Speight prefered submitting these propo
Mr. Caldwell of Macklenburg was decidedly