ADVERTISEMENTS not exceeding sixtee iner will be inverted one time for one dollar, and twenty-five cents for and subsequent insertion. Those of greater length will be charged propose tionally. Court Orders and Judicial advertisement. will be charged 25 per cent. higher than the abo rates. A reasonable deduction will be made those who advertise by the year.

Rook and Job Printing done with nonines despatch, and on accommodating terms.

COMMUNICATIONS.

FOR THE N. C. STAR. Ms. Ensure: One of the principles of the American Party is, that "the laws of naturalization should be uniform throughout the United States, and that no State should admit foreigners to the rights of suffrage, who have not first been made citizens of the United States under

heen made citizens of the United States under the laws of Congress."

This is an important inquiry. The constitution of the United States, (see, 2nd.) declares that "the Hause of Representatives shall be compos-ed of members chosen every second year by the People of the several States, and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the Legislature."

By our State Constitution, all white men who have been ushabilicats of any county in the State, twelve months immediately preceeding the day of election, and paid public taxes, can vote for Omembers of the House of Commons, Can a foreigner who has never been naturaliz-

ed, under the law of Congress, vote for a mem-ber of the House of Commons? If he can, then he can vote for members of Congress and Gover-

Can the State, by its laws alone, naturalize a foreigner, so as to make him a qualified voter for the House of Commons, under a shorter wall beautiful Commons. the House of Commons, under a shorter residence in the United States than that required by the laws of Congress? If it can, then i may say to one who has just arrived from Eur pe " take an oath to support the constitution of the State, and the United States, and abjure your foreign allegiance, and you may note for members of the House of Commons." Does this give him the right to vote for members of Con-

ould not such a doctrine be an abrogationa nullification of the powers given to Congress by the Federal Constitution, to establish an exform rule of naturalization throughout the Uni-

I call attention to what that learned jurist, Chanceller Kent says on this subject. (See Kent's Come vol. 1, page 423.)— No Nate can jour not relization lane. By the Constitution of the United States, Congress has power to establish lish a uniform rule of naturalization. It was held in the Circuit Court of the United States, at Philadelphia, in 1792, in Collet vs. Collet, (2 Da las' Reports, 294.) that the State Governs still enjoyed a concurrent authority with the Un ted States upon the subject of naturalization, and though they could not contravene the rule established by Congress, or "exclude those citizens who had been made such, by that rule, yet they might adopt closers upon easier terms than those which Congress may deem it expedient to impose." But though this decision was made by ren of the Judges of the Supreme Court, with the concurrence of the District Judge of Pennthe concurrence of the District Judge of Pennal Ivania, it is obvious, that this opinion was hastily and Inconsidera ely declared. If the construction given to the constitution in this case was the true one, the provision would be useless and the policy of it defeated. The recy purpose of the power near exclusive. It was to deprive the States individually of the power of naturalizing a ions accepting to their own will and pleasure and thereby giving them the rights and privileges of citizens in every other State. If each State can unturalize upon one years' residence, when the act of Congress requires five, of what use is the act of Congress, and how does it be

come a uniform rule? This decision of the Circuit Court may be con closed in effect as overruled. In the same Court 1797, Judge fredell, intimated that if the question had not previously occurred, he should be disposed to think that the power of naturalization operated exclusively as soon as it was exercised by Congress. And in the Gircuit Court of Pennsylvania in 1814, it was the opinion of Judge Washington, that the power to naturalize was exclusively rested in Congress. Afterwards in Cairac vs. Chirac. (2 Wheaten's Rep. 269.) the Chief Justice of the United States observed that it certainly ought not to be controverted that the power of maturalization was rested exclusively in Cagress. In Houston vs. Moore, 46 Wheaton's Rep. 49.) Judge Story mentioned the power 1: Congress to establish a uniform rule of natureligation, as one which was exclusive, on the ground of there being a direct repugnancy or is compatibility in the exercise of it by the State. The weight of authority, as well as of reason may therefore be considered as clearly, in favor of this

Such is the view taken by Judge Kent. And who can controvert his reasoning? Has a person then, who has been naturalized under the laws of New York, upon six months' residence, and the exercise of the elective franchise there, a right to vote in this State after being a resident for one year only, and payment of taxes? I reply that he has not. It would be virtually angiven to foreigners, who has not been naturalized under the "uniform rule," or general law, a right to vote in Kansas and Nebraska!

Who then is opposed to this plank in the plat-Who then is opposed to this plank in the plat-form of the American Party, viz: that the matu-ralization laws should be uniform throughout the Union, and that no man should be allowed to ex-ercise the elective franchise, who has not been naturalized according to the law of Congress?— Whatsay the advocates of modern "fore suffrage". Have they not already answered by the vote ta-ken in the State Sena.e? Will they recent? This question is one, dear to every native born Amer-ican, and cannot be mothered by partizan lead-ers for party ends!

AN AMERICAN.

FOR THE M. C. STAR. TRIBUTE OF RESPECT.

RADEIGH, January 3d, 1865.

At a special meeting of the Beard of Commissioners, held this morning, the following Press ble and Resolutions were adopted, to wit:

WHEREAS, We have heard with unaffected serrow of the denies of Seymone W. Whiting, Fig., an efficient and valuable member of this Board—and desiring to bear a merited tribute to his memory: Therefore,

Resolved, That while we low in humble sub-

Resident, That while we low in huntile sal-minsion to the wise decrees of an uncerting Prov-idence; we can but sincerely deplore the loss of one whose character and services when living we so highly appreciated, as a public functionary, and energetic public-apistral a them, and an up-right, homorable man—and whose loss to the community is a public calamity not enally re-vaired.

for publication in our city papers.
WM. DALLAS HAYWOOD,

sear-City payers will please copy.

North Carolina Star.

VOLUME XLVI.

RALEIGH, NORTH CAROLINA, WEDNESDAY MORNING, JANUARY 10. 1855.

Legislature of North Carolina.

January 3rd, 1855. Mr. Biggs, from the committee on the Revised tutes, reported a bill concerning Fairs, sed its three readings.

The following bills were read the third time A bill concerning evidence.
A bill concerning evidence.
A bill concerning divorce and alimony.
A bill concerning executions.
Also the bill concerning deeds and conveyan-

A bill concerning executors and alministra-

On motion of Mr. Bower, a select conof five was raised, to inquire into an alleged suis-take or fraud in corolling the bill of the last session, so far as relates to the 44th and 45th senatorial districts, with power to send for per-

is and papers.

Mr. Mitchell introduced a bill to emancipate ertain slaves, the property of Joshua Pennill. Mr. Biggs, from the committee on the Revised tatutes, reported the following bills which

sed their first reading. A bill concerning Governor and Council. A bill concerning gaming contracts.

A bill concerning foreible entry and detainer.

A bill concerning fences. A bill concerning habeas corpus, A message was received from the House of mmons proposing to set apart. Saturday after-

on for the appointment of Justices of the Peace, hich was concurred in.

The following engrossed bills were read the st time and supersonal first time and appropriately referred:
A bill to amend the act to charter the Bun-

ombe Turnpike Company.

A bill to amend an act entitled an act to incor rate the town of Franklinsville A bill to incorporate the Wilmington Steam ug Company.
A bill to authorize the County Court of Maco.

ounty to sell lands belonging to said county.

A bill concerning Haw River in Alamanos A bill to one urage the killing of welves in

Jackson County.

A bill to pay the warlens of the poor in Ala-

nance County.

A bill to prevent the felling or putting timber on Haw River or Afamance River.

A bill empowering the County Court of Yadkin County to appoint Superintendents of Common

A bill declaring what number of Justices the Peace shall transact business in the Countie of Cumberland, Randulph and Alamance, rearee times and passed.

A bill concerning public roads in Watang

A resolution in favor of Gaspar Tinnen, rea hree times.

A message was received from the House ommons transmitting a message from the late lovernor in relation to the public buildings. Also, transmitting a message from the late

overnor, communicating the report of the Board of Internal Improvements, The resolution in favor of Henry Nutt, an resolution inflavor of William H. High, were

The bill to incorporate Glea Anna Penade minary in Davidson County, was read the third Senting in two moons are all part of the act of T852, relative to the places of trial of civil processes before Justices of the Peace, was read three times and ordered to be enrolled.

The following engrossed bills were read the

rst time and passed. A kill to appoint commissioners to view and

lay off a road in Rowan County.

A bill to provide far improving a road leading from the Wilkes County line to the Tennesce A bill to incorporate the town of Newton is

the County of Catawha.

The following bills were read the seend time A bill to incorporate the Gardiner Hill Minin

ompany,

A bill to amend an act to incorporate the Bor ighdale Mining Company, A bill to establish and laff off a public

the county of Ashe; passed third reading.
The bill to incorporate the McCulloch Copp. and Gold Mining Company, was read the third

ime and passed.
On motion of Mr. Biggs, the bills reported from the committee on the Revised Statutes to-day third times and passed.

A bill concerning the Centre Plank R ad was ande the order of the day for the 6th of Janury. Mr. Ashe presented a memorial On motion of Mr. Walker, the Senate adjourned

HOUSE OF COMMONS.

House called to order and the Journal of yes terday was read.

Temperance memorials were presented by Messes. Long and Rand, which were referred to

the committee on Grievances.

Mr. Dortch presented Pension cortificates, which were ordered to be countersigued by the Sneaker of the House and sent to the Senate Mr. Cansler, from the committee on Internal Improvement, reported favorably upon a bill amending the charter of the Western Plank Road Company. On motion of Ms. Myers the rules ply that he have of Congress and it is yet a mat-nutling the law of Congress and it is yet a mat-ter of surprise to me, that Congress should have were su pended and the bill passed its second and third readings.

The same committee reported favorable upon

the bill incorporating the Alexandria Plankroad

Company,
On motion of Mr. Baxter, Resolved, that the
public Treasurer pay to Hon. Warren Winslow
the sum of \$100 in consideration of his services
for 25 days as Governor of the State. The rules
mere suspended and the resolution passed its

three readings.
On motion of Mr. Dortch the Pension certificates presented by him were referred to the ommittee on Claims.

Mz. Waugh submitted a resolution proposing

to constitute say three members of the committee on Propositions and Grivances a quarum for the transaction of business. The resolution was rejected.

By Mr. Rolen, a resolution in favor of Jame

M. Carrol, of Cherokee, which was referred to the committee on claims.

On motion of Mr. Hogie a memage was or

dured to be sent to the Senate proposing to set apart Saturday afternoon for the appointment of

Justices of Peace.

Mr. Sharps introduced a bill to amend the charter of the town of Statesville, which was referred to the committee on Corporations.

By Mr. Craren, a bill to regulate the weight of salt sold by the sack, Presides their weight shall be 215 lbs. Referred to the committee on References. Grierances.

Mr. G. M. White introduced a resolution pro-

posing to raise a committee to consist of the Chairman of the several committees to appoint the hours of meeting for the several committees,

the hours of menting or mentals and whose loss to the Mr. Vance introduced a hill to lay off a road in the country of Yancy, which was referred to the causiffer and successful the concerning husband and wife.

Mr. Vance introduced a hill to lay off a road in the country of Yancy, which was referred to the causiffer and in the countries on luternal Improvements.

Mr. Marchael Improvements.

Mr. Myers introduced a recolution concerning to immost persons.

Mr. Myers introduced a recolution concerning to immost persons.

Mr. Myers introduced a hill concerning lusternal and wife.

Mr. Myers introduced a recolution concerning to immost persons.

Mr. Myers introduced a recolution concerning to immost persons.

A hill concerning lusternal and the concerning to immost persons.

A hill concerning lusternal and wife.

A hill concerning lusternal and wife.

A hill concerning furnation.

A hill concerning furnation.

A hill concerning furnation and ward.

A hill concerning lusternal and wife.

A hill concerning information and wife.

A hill concerning furnation and ward.

Mr. S. A. Williams mirred to lay on the table and explained.

Mr. Myers gave removes for introducing the resolution, by Mr. Williams withdrawing the resolution, by Mr. Williams withdrawing the resolution to lay on the table.

Mr. Rober removal the motion to lay on the table on which Mr. Myers called the ayes and flired, with a proposition to print Concurred in Mr. Michell introduced a full to incorporate nays. The motion prevailed by ayes 65, nays is Mr. McKesten introduced a resolution to the first that the afternoon sensing of this lituurs to from 3 P. M. till 12, midnight. Ruled out of order.

Mr. McDuffie introduced a bill to incorporate. the Dobbin House Company, at Payetteville, which was referred to the committee on Corpora-

ceived from the Senate a message concurring in the amendment of the House concerning the resolution in favor of the N. C. Railroad. Mr. Vance introduced a resolution cone

the Western Survey. Provides to furnish 10 nies of Major Gwynn's Report, which passed. Mr. Vance moved a suspension of rules to place the resolution on its second reading, which was lost.

The resolution introduced by Mr. Patterson to

escind the resolution of the 16th ult., prescribing roler of business was read and laid on the table for the present. stion of Mr. Shelby the resolution in On m Wm. A. Brooks, of Hyde, was taken

rom the table read the second time. A motion was made for the indefinite y ent of the resolution, which was lost, solution was then passed its second reading rining of the Senate's branch of the committee in the proposition to raise a joint committee on the Public Buildings.

On motion of Mr. Martin the bill incorporating

the town of Louisburg was taken from the table and passed the second time. Mr. Barringer remarked that he observed when ever the bill came up it evented some symution in the House; and he, therefore, moved a su-pension of rules to place the bill on its third

reating, which carried.

The question arising on the proposition to strike out there were ayes 34: nays 10.

There not being a querum, the Speaker made a request that the members attend to the question

ading which carried

Mr. Stubbs hoped the section would not be stricken out. He thought it was a conservative measure for the town to protect itself from the license system, that other towns had the privilege inted them and he was not aware of any can laint thereof other than in Elizabeth City, and e thought there would get be simple trouble conthe repeal of the section in the charter Mr. Martin said he had but a single remark t

nake. The reason prompting him to desire the ection stricken out, was that he was giving to the Commissioners the power that actually be-longed to the County Courts.

The question again arising on the proposition

strike out that section giving the Commission is jurisdiction over the licensing of grogshops vailed by a vote of aves 43; nave 28. The bill then passed its third reading.

Engrossed Bills on their third Reading

A lail concerning Appeals and Proceedings in to nature of appeals, passed its third reading. Also, a bill concerning Apprentices. [The hour set apart for the consideration of the l'evole's Bank arriving, at the instance of Mr. D. F. Caldwell, it was postponed till Tuesday

ext at 12 M.)

Engroused Bills continued.

A bill concerning Asylums.

Mr. Steele proposed to amend by equiring the Lunaties to be maintained out of the Public instead of the County Treasury,

After being debated at great length by Mesers.
Steele, Dargan, Shepherd, Phillips and D. F. Cablwell, the amendment was lost; ayes 34;

Mr. Dargan then moved to strike-out all co erning the Lunatic Asylum, which was lost by The hour for recess bad then arrived and the

ATTERNOON SERVICE.

The bill concurning Asylums passed its third eachig.

Mr. Blow introduced a bill appropriating \$100.00 for draining Swamp Lands in the County of

On motion of Mr. Myers the Mesman of th invernor concerning the Public Buildings was releved to be sent to the Senate.

sported sundry amendments to the bill re-char ring the State Bank.

The House branch of the committee on Publi Buildings were made to consist of Messrs. Whit lock, Mebane, Lyon, Cook and Hill.

A message was received from the Senate of curring in the proposition to set apart Saturda for the appointment of Justices of Peace. The following bills on their third reading.

A bill concerning attachments.
A bill concerning the Attorney General and

A bill concerning Attorneys at law.

A bill concerning Anctions and Auctioneers. A bill concerning Bait. A bill concerning bastard children. A bill concerning Bills, Bonds and Promissor

A bill concerning boats and canoes. A bill concerning book-debts.

A bill concerning woods and hunting. A bill concerning charities.
A bill concerning Clerks of County and Sup-

or Courts. A bill concerning Clerks and Masters in Equity A bill concerning Commissioners of affidavi

and Probate of deads. A bill concerning Con A bill concerning the Comptroller,

A bill concerning Constables.

A bill concerning Corners.

A bill concerning Corporations.

A bill concerning County boundaries. A bill concerning county courts.
A bill concerning county Trustees. A bill concerning court-houses and prisons.

A bill concerning courts of equity.

A bill concerning the Supreme Cou A bill concerning Currency,

A bill concerning Descents. Received from the Second a message inform of the passage of various tills and ask the concurrence of the House therein. Engroused Bills on their First Reading.

A bill concerning election of President and ice President. Read the second and third times and passed.

Also, a bill concerning Estates.

Also, a bill concerning Draining Low Also, a bill concerning Crimes and Punish

ents passed its second reading.
Mr. Rolen moved an adjournment. Lost: Ayes 31; nays 32. The hill, next above, was then read the third The House adjourned.

January, 34 1851. Mr. Horring presented a momorial, The Speaker announced that Mesers Boyd, Braham, Biggs, Ashe and Fisher formed the committee on Mr. Bower's resolution in relation o the 44th and 45 Senstorial Districts.

to the 44th and 45 Sensterial Districts.

Mr. Eaton, from the committee on the Revised Statutes, reported the following bills which passed their three readings:

A bill concerning fundam and ward.

A bill concerning instand and wife.

A bill concerning instand pusaling.

A bill concerning infances person.

A bill concerning inspections. Mr. Boyd, from the committee on Pro

William Toempson which passed its first rand-]

ing.
The bill topicorporate the Gardiner Hill Mining Gostpany, was read the third time and passed.
Also, the bill to amoud and keep in force the act to incorporate the Boroughdale Mining Con

Mr. Hoke introduced a bill in relation to prose on the Judiciary. The following bills were read the second and

third times and passed:

A bill to pay the Wardens of the poor in the counties of Alamatee and Duplin.

A bill concerning public roads in the county

Watauga.

appoint commissioners to view and off a public road in the county of Rowan. Mr. Cunningham introduced a resolution in-tructing the committee on the flevised Statutes, inquire into the expediency of so amending he Common School law as to provide that where ands are condemned for Common School houses, and the school is subsequently removed, the orginal owner may purchase the same at the price is received for it, which was adopted.

he reserved for it, which was adopted.

Mr. Biggs, from the committee on the Revised.

Statutes, reported a bill concerning the General
Assembly which was read two times and passed.

Mr. Officer introduced a bill to incorporate the
Greensboro Mining and Manufacturing Company, which was referred to the Com mittee on Cor-On motion of Mr. Mitchell, the bill to emanci-

pate certain slaves, the property of Joshua Pen-nel, was taken up on its second reading. The BPI was rejected by Ayes 3, Noes 22. The bill to encourage the killing of wolves in Jackson county, was read the second and third times and massed

On motion the Senate adj mrned.

HOUSE OF COMMONS. House called to order pursuant to adjourn ent; and, after reading the Journal, Memorials on the subject of Temperance were resented by Messrs. Mebane and Phillips which ere referr d to the Committee on Grievances, Mr. Whitlock was excused from serving on the

ittee on Public Buildings, and Mr. Rang dded thereto.

On motion of Mr. Badham, a pension certifi nte was ordered to be countersigned by the peaker of the House, and sent to the Senate. Mr. Waugh, from the Committee on Proposi-

ons and Grievances, reported as follows:

Asking to be discharged from the further co sideration of a resolution proposing to erect a new county to be called Mt. Pingali; and favorably son a bill concerning fishing in Tar and Pauli

follows, through Mr. Baxter: Unfavorably up-on a proposition to enact a lien law in favor of Mechanics and ship carpenters, and also, on a memorial asking for a tion law in favor of Architects Mechanics of New Hanover county.

The same committee reported through Mr Dartch: Favorably upon a bill for the formation of limited partnerships; that no further legislaof limited partnerships; that no larrner legisla-tion is necessary on the subject of marrierem not inheriting the property of the murdered, as pro-posed in a resolution submitted to them; and re-questing the bill for the protection of creditors cainst non-resident debters be referred to the stee on the revisal. It was so referred. Mr. Lanenster from the committee on private ills, reported adversely on a bill encorning the egistration fees in Cumberland county. Mr. Phillips, from the committee on the Revi-

sal reported a recommendation that the bill con-cerning the limitation of land estates be laid or Mr. G. Green, in behalf of the Committee

Banks, reported favorably on a bill concerning the Union Bank.
On motion of Mr. S. A. Williams, the repor f the Directors of the Deaf and Dumb was or ored to be printed.
On motion of Mr. S. A. Williams, Resolved,

that the Joint select Committee on the Deaf and nd papers to aid them in their investigation. Mr. Craven introduced a bill to extend the orporate limits of the town of Asheboro', and to eal all former acts of incorporation, which

as referred to the committee on private bills.

Mr. Myers introduced a bill to incorporate the Columbia and Charlotte Telegraph Company which was referred to the Committee on Corpo Mr. Patterson introduced a bill to incorporate

the town of Lenoir in Caldwell county. Mr. Walser introduced a bill to inco Yadkin Institute in Davidson county. were suspended and the bill read the second third readings, time. A discussion prose on the grands that a Mr. McDowell, from the committee time. A discussion arose on the grainds that a law was in existence giving County Courts powof incorporation in such cases.

Steele and Dorteh thought the Ixv might as well be repealed if it was not used— that the intention of the Act was to prevent a Walser spoke in favor of the hill.

Mr. Johnson argued precedents; and set forth he difficulties in the present case of the Trustees vailing themselves of the law alluded to; that hey were scattered over the State and could with lifficulty be brought together. Under the cir umstances, he hoped the bill would pass.

Mr. Dorich moved an indefinite postponement

of the bill, on which the ayes and mays were de-manded by Mr. Walser. When the House refued to indefinitely postpone by aver 19; mays 61.

The bill then passed its second reading.

Mr. Horton introduced a bill changing the mry line of Wataoga, which was referred to

e committee on Grievances. Mr. G. Green, a bill for the better administra tion of justice in County Courts, which was or-dered to be printed and referred to the Commitsee on the Judiciary.

Mr. Thornburg, a hill for the better regulation

of Common Schools, which was referred to the Messages were received from the Scenate con-curring in the proposition to print the Report of the Directors of the Deal and Dumb Institution; and informing of a concurrence in the bill con-cerning the number of Justices of Peace qualified to hold Courts in the Counties of Randolph, Ala-mance and Cumberland, and proposing an amend-ment by adding Wake and Mecklandurg. The amendment was concurred in.

A bill in favor of W. N. Brooks, of Hyde, pass-ed on third reading.

ed on third reading.

An Engressed bill incorporating the town of

Roxbore, Person county, passed in several read Also, a hill extending the time for the registration of Grants for land.

An enground hill amending the Act incorporating the Davidson College was read to second time, and, on motion of Mr. Myers, was referred;

Broad River raily and, was filld on the table. Broad filter rails and, was laid on the table.

An engroused bill from the Senate concerning Crimical Proceedings was read the first and second time. Mr. Phillips proposed an amendment, and on his motion, after some remarks, the hill was laid on the table.

On motion of Mr. Patterson, the hill concerning Cattle, Howes and Hogs was taken up and

Engrassed Bills on their first restling:

A bill concerning Deeds and Corresymness.

Passed its third reading by scapmation of rules.

[Mr. Wangh moved a reconsideration of the wate on the bill converning Catale, Horsen and Hogs, which was lost.]

A randoption for the purchase of a Plag for the was of the Capital, was read the second and third times and passed.

Engrassed Bills.

A bill emerning Divers and Allmany, expension of rules, passed its several readi-Also, a bill emersing the Governor and C

Also, a bill concerning Forcible Entry and corporating the Teent River Navigation Company, and incorporating the Guilford Gold a A bill concerning Executions was read the The hour for recess having arrived, the House

AFTERNOON SERIOR House called to order. The engrossed bill concerning Executions pas-

dits third reading.

Engrossed bills on their first reading: A bill concerning evidence. Rules suspended al read the second time. If. Baxter offered needments to the bill; and on his motion the and read the see ill and amendments were referred to the comaittee on the Revisal. Mr. McKesson introduced a bill to tax foreign

ince and liquors except for medicinal and esc amental purposes, which was referred to the sittee on Finance. Mr. Thornburg introduced a bill for the better regulation of the Flour Inspection of Fayetteville. Requires the County Court of Cumberland to appoint another Inspector for that market. B ferred to the committee on Grievances.

Engrossed bills on first roading continued: A bill concerning Habers Corpus. Passed it oreral readings.

Also, a bill concerning Coming Contracts.

Also, a bill concerning Fairs.

Also, a bill concerning Executors and Admir

tentors. An engrossed litt concerning Agricultu Geology was read the third time. Mr. Jenkins moved to strike out the 17th section authorizing the Geological survey. He then withdrew the motion and moved to lay the bill on the table for

An engrossed re-olution authorizing the collection of documentary evidence for the compi-lation of a History of North Carolina passed its

taird reading.

A bill incorporating the East Fork Turapike C mpany passed its third reading.

Also, a bill incorporating the Little River Also, a bill incorporating the Little River furnpike Company.

A bill incorporating the Central Gold and Cop er mining Company was read the second time of laid on the table for the present.

Mr. Shepherd introduced a resolution of i A bill to lay off a public road in Watanga and fancy Counties was read its third time and pas

Also, a bill incorporating the Alamance and Also, a bill meorporating the Alamance and Caswell Plankroad Company.

The bill incorporating the town of Lenoir was read the sec nd time. Mr. Jenkins objected to the clause taxing lawyers, doctors and dogs. Mr. Jarvis moved to strike out the dogs. Mr. Jenkins moved to strike out the lawyers

Mr. Patterson desired to know if the gent on Warren was serious.

Mr. Jenkins stated be was: he thought the rinciple was wrong.

Mr. Steele submitted remarks on the subject le was in favor of the bill as read. Mr. Patterson in order to meet the views of Mr. Jenkins would move to strike out the tax of

Mr. Rolen moved an amendment to strike out he tax of \$2 on Grogshops any insert \$1., which vas lost. Mr. Jenkin's amendment was lost.

awyers, which amendment was lost.

Mr. S. A. Williams moved to strike out the logs, which was lost.

The question arising on the original bill it massed its second reading.

Then read the third time, Mr. Jenkins moved

which prevailed—ayes, 36, nays, 30.

Mr. S. A. Williams moved to strike out the tax on Dentists, which was lost. After some discussion between Messrs. D. I Caldwell and McKessen, Mr. G. Green moved to ider the vote taxing bachelors, which pre-Mr Shepherd moved to smand by striking or

te clause concerning lawyers, doctors, &c. whi

The hill as originally read passed its third The House then adjourned.

January 4th, 1855. Leave of absence was granted to Mr. Herring till Monday, and a memorial was presented l Mr. Fannel

and Grievances, reported unfavorably upon the bill to emancipate Creasy, a slave. Mr. Fennel, from the same committee, reported of Newton in Catawia county, passed second and

orations, reported favorably upon the following ills, which passed their second and third read A bill to incorporate the Gillis Copper Mining

ompany.
A bill to incorporate the Wilmington Steam Tug Company.
Mr. Biggs, from the committee on the Revise Statutes, reported a number of kills which passe their three readings.

Mr. Boyd, from the committee on Proposition

passed its second and third readings.

Mr. Mitchell entered a bill to appoint o oners to survey and after the road from Wilker boro, to Lenoir, which was read three times and

The bill to render indictable certain trespa as read the second time and rejected.

Mr. Taylor introduced a bill to incorporate the

Which was referred.

The bill regulating the floating of Timber is Roanoke River, was read the second time an The bill to incorporate the town of New Inst into in the county of Iredell, was read thusecond

and third times and passed,
On motion of Mr. Cunningham, the committee
on Military Affairs was instructed to inquire into
the expediency of abelishing so much of the
Militia laws as requires stated meetings, and to provide for an enrullment of those subject to military duties.

The following engressed resolutions and hill

were read the first time and appropriately re A resolution in favor of Darling Rushing. A resolution in favor of E. B. Jenkins.
A resolution in favor of Thos. J. Judkins.
A resolution in favor of Robert Martin.
A resolution in favor of S. W. Cladwick.

A fall to authorize the crection of gates as A lift to authorize the reaction of gates become rouf in Henderson county.

A passage was received from the House of lemmons informing the Senate that the House and passed the hell from the Senate to authorize the county court is several counties to pay the wardens of the poor, with an amendment making the law a general one, which was concurred in. On motion, the Senate adjourned.

HOUSE OF COMMONS. After the reading of the Journal, memorial were presented by Musers. Batter, Yaney, Nor reant and Stubbs. Mr. D. F. Caldwell, from the committee or Grierances, reported favorably upon the propision to erect a new County to be called Rutin

The committee on corporations, three seeds, reported favorably upon the fo Steele, reported Taverstey and halfs; halfs; Ashaville Mutmal Insurance Company; Charlotta and Columbia Telegraph Company; Trustees of the Davidson Callege; Velley and Cheon Tatupike Campany; Iron Hill Turnpike Company; Dubbin House Company; United Reptiat A contains; and the Grand Royal Arch Caspers of N. C.

of N. C. Caldwell in behalf of the state com

NUMBER 2.

y; and incorporating the Uniford Geld and opper mining Company, with an amendment daing the printe property of the Stockholders aspinishle for the contracts of the Company. Mr. Lancaster, from the Committee on Private

Mr. Lancaster, from the Committee on Private bills, reported favorably as follows: Emma ipating John Good; prohibiting the ranging of hogs in the streets of Elizabeth city; amending the Charter of the Bank of Washington. On motion of Mr. Stubbs, the rules were suspended and the bill passed its ageond and third rendings:

The committee on Private bills asked to be discharged from the forther consideration of a bill charging the time of bolding coorts in Samuill changing the time of holding courts in Samp-th and Cumberland. On motion of Mr. Wil-ams, of New Hanover, the report and bill was

he sum expended by the State Geologist and his basistant in making the survey, which was adop-

ed.

The Committee on the Revisals reported on
he bill for the protection of creditors against
con-resident debtors that, in the opinion of the
committee, no further legislation is necessary on

Mr. Long introduced a resolution in favor of Mr. Love introduced a bill to amend the 3d See. 4th Art of the Constitution concerning expensation tax, which was ordered to lie on the table

nd be printed.
Mr. McKesson introduced a bill for the bene of the wives and children of intemperate hus-unds, by making it unlawful to sell intextenting pure to such persons, under penalty of fine and aprisonment. The bill was referred to the prisonment. The bill was referred to the numittee on the Judiciary. Mr. Myers introduced a bill to incorporate the

Charlotte Gas Light. Committee on corporations Mr. Mann introduced a bill authorizing the Wardens of Poor in Pasquotank county to sell a portion of the Poor-house lands of that county, which was referred to the committee on Grievan-

Mr. Garland introduced a bill to amend the Mr. Garland introduced a lift to amend the Charter of the McDowell and Yancy Turnpike Company, which was referred to the committee on the Judiciary.

Mr. Sutton introduced abill to incorporate the Kinston Female College) which was referred to

the committee on corporations.

Mr. Craven introduced a bill to merge into one
the two Boards of Trustees of two Academies in Ashaboro, which passed its several readings by Asheltore, which passed its several suspension of rules.

An Engrossed bill from the Senate coding to the United States certain sites for light houses, on motion of Mr. Shepherd was laid on the table

An Engressed bill chartering the Yadkin plankroad company was read, amended and passed its third reading. The rules were suspended and the bill, as amended, was sent to the Senate Mr. G. Green introduced a bill concerning

the committee on the Judiciary.

Mr. Rolen introduced a bill supplementary to an eat to bring into market the lands pledged for the completion of the Western Turnpike road, which was referred to the Committee on the Wes which was reterred to the Committee on the watern Turnpike Company.

Mr. Vance moved to take up the resolution instructing the Public Printer to print 200 additional copies of the Report of the Western Survey. It was taken up and discussed, when the vote being taken on its passage, the resolution was rejected.

was rejected.

An Engressed bill authorising the county courts to pay the Wardens of Pour in several counties was read the second time. A number of counties were proposed as amendments. When on motion of Mr. Singletary, the several counties mamed were stricken out and the bill made gentless in the provisions, yet leaving it discretionary eral in its provisions, yet leaving it discretionary with the several County Courts. The bill, as An engrossed bill authorising the comp

An engrossed bill authorizing the compensa-tion of Justices of Peace for taking lists of taxa-ble property was read the second time. Mr. Mann offered an amendment providing for \$1 per day instead of \$2. Mr. Lyon offered an amendment for \$1.50 per day. Mr. Barringer moved to refer the bill to the committee on Fi-Mr. Cook moved an indefinite postpon Question arising on the motion to indefinitely

ostpone, Mr. Johnson called the ayes and nays with the following result: ayes 17, mays 78. It was then referred to the committee on Fi-On motion of Mr. Phillips, the vote taken on he Yudkin Plank Road was reconsidered, further smended so as to conform with the general Plank

amended so as to conform with the general Plank road law, passed its third realing and sont to the Senate by suspension of rules.

A bill incorporating the French Brund Railroad, having been made the special order of the day, was taken up, read the second time, amended in some unimportant particular, and passed, Mr. Baxter making a few remarks in explanation of its resulting as

The House agreed. The kill was formally passed over. When, on The bill was formally passed over. When, on motion of Mr. Philips, an engrossal bill converning Criminal Processings was taken up, and an ansundownt offered by Mr. Philips to the effect that to deposition of a witness who is composed in the state of the processing of the witness who is composed in the court of the propriet persons and tentify before the court and Jury. The annualment was deleted by Messya. Philips, Shepherd, James H. Haulen and Jordan.

Speaker aross without a vote being taken on the

lieving that many desired to sate far

The bill then passed its second reading without debate.

Mr. Cook introduced the following:

Economical That the committee on Finance inquire into the propriety of increasing the ine on Stud-horses and Jacks. Lost.

Stud-horses and Jacks. Lost.

Stud-horses and Jacks. Lost.

On motion of Mr. Singletary the resistion prescribing the ender of busines to be transacted at the afternoon session was rescinded.

The bill concerning Criminal Proceedings was read the third time and passed.

An engressed resolution to farnish the Clerk of the Senate's office passed its third ranking.

Received from the Senate a message string the concurrence of the House in the resignation of certain Justices of Peace; and also, informing of the concurrence of the Senate concerning the renumeration of Wardens of Peace in the several countries heretofore mentioned.

Several Revised Statutes passed their third reading.

reading.
On motion of Mr. G. Green the bill amonds
the charter of the Atlantic railroad company w
made the special order for Saturday, 11 o'clo
On motion of Mr. Green the House then

Me. Drake, from the committee on claims, reported favorably upon the following recombine which passed their escend and third readings. A resolution in favor of William Thumpson A resolution in favor of Samuel W. Chadwick Mr. Fisher, from the committee on Internal Improvements, reported favorably upon the bill to incorporate the Salem and Chammonsvill Plank Road Company and the bill to amend the charter of the Asheville and Groenville Plank Road Company, which passed their second reading.

Mr. Whise introduces a link a second at the actual and act to incorporate the New e River Manufacturing Company at the great falls of the Newse River, which passed its three realings.

Mr. McDowell, from the committee on Corporations, reported favorably upon the bill to incorporate the Newbern Mutual Insurance Com-

pany.

Mr. Hoke, from the committee on the Jadiciary to whom was referred the menerial of citizens of Hillshore, reported a bill fir the better regulation of the town of Hillshore, which passes

Mr. Biggs, from the committee on the Rev Statutes, reported a number of bills which pa-heir three reading.

A bill to amend an act to incorporate the town of Plymouth,

A bill to authorize the collection of arrearages of taxes in the County of Jackson.

A bill to amend an act passed at the ression of 1852 entitled an act for the better regulation of the town of Wilson in Edgecombe County,

A bill to assend the charter of the Western Plank Read Company.

A bill to assend the ranging of stock from any other State in Yancy County,

A bill to number the Western regiment in Madison County, Head second and third times. The engroused resolution in favor of Warren Winslow, was read three times and passed.

Mr. Mitshell introduced a bill to appoint commissioners to view and alter the read from Wilsenborn to Trap IIII in Wilkes County.

The hour of twelve having arrived, the special order, being the bill to be you and exhibited a new county by the masses of Verman, was taken up and made the appoint order for 11 o'clock to more we.

The bill to acceed an not encouse in define the duties and powers of turnpiles and plank road companies, was read the second time and passed.

A message was received from the House of Commons staing that the House had passed the bill concerning criminal proceedings with an On motion the Senate disagreed to the amond

ment.

The hill to regulate the floating of tin Roanoke River was read the third time a Mr. Wilder introduced a resolution ap

A bill incorporating the French Brund-Railroad, having been undo the special order of the day, was taken up, read the recond time, amond the special order of the day, was taken up, read the recond time, and passed, Mr. Baxter making a few remarks in explanation of its previsions.

The engroused bill authorizing the issuing additional stock in the Scaboard and Roaneke Railroad was read-the-second and third times and passed.

An engroused bill authorizing the Nautahala and Tascasagee Tarapike company to creet a tall-bridge, was read the second and third times and passed.

An engroused bill authorizing Major Grynn, Engineer, to visit the warks on Case of Rushins moving of Mr. J. H. Hoaden, was laid, on the table.

An engroused bill authorizing the scenntines and passed.

An engroused bill authorizing Major Grynn, Engineer, to visit the warks on Case of Rushins and Deep River, was read the second time, and, on motion of Mr. J. H. Hoaden, was laid, on the table.

An engroused bill authorizing the certion of a dam across the Neuse River nois Smitheld, on the table.

An engroused bill authorizing the scention of a dam across the Neuse River nois Smitheld, on the table.

Mr. Singeltary moved to refer the bill to the committee on Internal Improvements, which move the bill on the indication prevailed.

Mr. Singeltary soved to refer the bill to the committee on Internal Improvements, which move the bill on the table for the prevailed.

Mr. Singeltary soved to refer the bill to the committee on Internal Improvements, which moved to wise prevailed.

Mr. Singeltary soved to refer the bill to the committee on fariterate Commanies for live stock does not be a passed its second stem and passed.

Mr. Phillips moved to take from the table for the besufit of the gruthman frees Rushin and the Rushin of the besuffic of the publication of the committee on Science of leaving 1000 to introduce a memorial for the second of the bill and was not as head on the table for the besufit of the grantman frees Rushin for leaving the land of the

Mr. Riskep introduced the following resolution.

Resolved. That the committee on Banks in requested to be form this Hume, whether, in their opinion, any increase of the Ratiking Capital of the State is demonstrably by the wave of the Prophy and what terms this season of the Legislatural Heat, what summer? Where heated? and what amount of expital?

The resolution was debated at some impulse which the resolution was debated at the legislatural of the Legislatural Fig. The prescription was debated at some impulse which the resolution was adopted.

Mr. Rober introduced a resolution instructing the committee on the Judiciary to impulse into the propriety of a law for many mainly Judicial of France for the experience that they are required to pacificar, which was adopted.

Mr. Rober introduced a resolution in favor of Neil M. Colemni, of Cheerton, which was point.

orials were presented by Mesers. Franci

regulation of the town of Hillsbore, which passed its first readings.

Mr. Fisher introduced a bill to incorporate the Scotch Ireland Lodge No. 11 of Ancient York Masons in the County of Rowan.
On motion of Mr. Graham, the bill to incorporate the Metrer Copper Mining Company, was taken up and read the second and third times and

The following engressed bills were read the

HOUSE OF COMMONS.

House exlict to order at 2 P. M.

The bill concerning eriminal proceedings, be perform when the House arose for leave, was again taken up and descending the consideration of which the House and McLard McDivard, of Cheevier, we conside further by Morses Phillips and Mohans.

The assemblacent of Mr. Phillips was lost.

Mr. Phillips then moved to strike out all after the Mr. Phillips then moved to strike out all after the moved death.

The assemblacent of the Mr. Phillips was lost.

Mr. A. H. Caldwell introduced the meaning that Chemiles move of the tenth of the Mr. Phillips then moved to strike out all after the Mr. Phillips then moved to strike out all after the Mr. Phillips then moved to strike out all after the Mr. Phillips then moved to strike out all after the Mr. Phillips the moved to strike out all after t