THE CAROLINA WATCHMAN.

A proposition to exclude, by its license law, articles of Northern manufacture from the markets of Virginia, appears to meet the views of some of the newspapers of that State.

There is an 'ecclesiastical disturbance' in England, just now, in consequence of the recent appointment by the Pope, of Archbishops, Bishops, &c. in that country. The Landon Times sneers at this distribution of dignities and duties by the Pope. and intimates that England will sooner shake the "rotten edifice" of his dominion to its foundation than permit it. The Roman Catholics of Ireland, on the other hand, threaten to retaliate by raising a cry against the Church of England.

Mr. William W. Story, only son of the late Judge Story, is a sculpturer, and is

The Hon. Geo. M. Dallas recommends the repeal of those laws in Pennsylvania which conflict with the execution of the laws of the Federal Government.

The foreign abolitionist, George Thompson, has gained for himself, from the edi ter of the New York Express, one of the hotest dendinciations we ever saw.

The "Christmas Brother Jonathan," a magnificient pictorial sheet, for the approaching holi days, contains an article describing the career of a "Country girl in New York," in which the abominable enough to adopt such infidelism as that.

Lippincott, Grambo & Co., successors to Grigg, Elliot & Co., book merchants at Philadelphia, having been charged by the "Hornets' Nest" of being abolitionists. the charge predicated on several articles found in an almanac sent out from their eswhich the accusation is met and refuted. They say, "We have no sympathy with the abolitionists; on the contrary, our Firm, individually and collectively, are and have always been opposed to them, or any interference with the rights of the South."

Stearns & Brummel, have a Whiskey Distillery, In Richmond, Va., which occupies an entire square. They consume 500 bushels of grain daily, and fatten about 4,000 hogs annually. Now will some one tell us how many men, women and children are starved and murdered annually by the product of their stills!

for Hunt, 214,353; Seymour, 214,095 .-Hunt's (whig) maj. 258.

Mr. J. G. Mcl'heeters of Raleigh, N. C., just returned home, had a valuable servant girl stolen from him by the abolitionists at Pittsburg, whilst passing that city, a few days ago.

G. W. CALDWELL.

We elig the following paragraph from the Fayetteville Observer. It will be seen that the feeling of those residing beyond the influence of Mr. C's interested friends, are not exactly of offinion that he has been martyred. We have heard it intimated that the case as made out at Statesville, where Mr. Barringer was put upon his trial, differed very materially from the account of Mr. C's trial as published in the Hornet's Nest. An account of the Statesville trial would be acceptable to the public, at this heard it would write it out for publication.

partial man can wonder that an upright Judge zette. should sentence the defendant to imprisonment. We have heard it declared from the Bench, and We applauded the resolution of that Judge; feeling convinced that it was necessary, in order to prevent the carrying of arms, and the consequent frequent commission of murder .-And what is there in the character and standing of Major Caldwell, which should exempt him from the penalty of the law ! Shall a poor devil be sent to jail for shooting his fellow beng, and Major Caldwell be exempted from that unpleasant penalty? Who ever thought of interposing to prevent the former from being carried to jall, or of offering him a public dinner !-Trues Maj. Caldwell is a man of high character, and a Senator in the State Legislature .-But these are only reasons why he should raspect the laws which he himself helped to make; and not reasons why he should be exempted from their operation."

J. J. BRUNER,

Editor & Proprietor.

NEW SERIES.

VOLUME VII—NUMBER 30.

SALISBURY, N. C., THURSDAY, DECEMBER 5, 1850.

TREATMENT OF SCARLET FE-VER BY INUNCTION.

From the first day of the illness, and as soon as we are certain of its nature, the patient must be rubbed morning and evening, over the whole body with a piece of bacon, in such a manner that, with the exception of the head, a covering of fat is qualified. everywhere applied. In order to make this rubbing in somewhat easier, it is best to take a piece of bacon the size of the hand, choosing a part still armed with the rind, that we may have a firm grasp --On the soft side of this piece, slits are to be made, in order to allow the oozing out of the fat. The rubbing must be thoro'ly performed, and not too quickly, in order that the skin may be regularly saturated with the fat. The beneficial results of this application are soon obvious. With lows: Bryan 26; Thomas 11; Graham 4 .distinguishing himself in that beautiful art. a rapidity bordering on magic, all, even No election. the most painful-symptoms of the disease are allayed; guiet, sleep, good humor, appetite return, and there remains only the impatience to leave the sick room.

The advantages of the treatment indicated may be summed up as follows: 1. The improbability-we might almost say the impossibility-of the patient getting cold while the skin is thus covered

with fat-a point in no disease more im-

portant than here. 2. The dry brittleness of the skin and the tormenting itching are by it not only as follows: Bryan 20; Thomas 8; Burton 14. ception of the first, which was withdrawn by materially alleviated, but generally entirely removed. Every practitioner knows, Committee to prepare and report rules of or- tute : how often the itching and burning of the der, for the government of the Senate, during skin in scarlet fever, are unendurable to the present session, which was agreed to; and children, keeping them constantly in distressing movement, and robbing them of Bynum, were appointed said Committee. doctrine of Socialism is recommended as sleeping. Hence children are generally a remedy for the depravity of man! The well satisfied with this process, and often Southern people are not yet deprayed ask for its repetition, long before the time

3. The influence on the physical functions of the skin is still more important. During the coming on of scarlet fever the skin becomes diseased, in consequence of which it loses its vital power. During this illness, and until a new covering is again prepared for the surface, the functions of the skin are very imperfectly performed, or during the desquamination protablishment, have published a circular in bably not at all. In order to explain the extent and importance, of the imperceptible functions of the skin in a merely mechanical view of the matter, the reader is referred to the accurate experiments of Seguin, which fix the quantity of matter thrown off from the outer skin at eleven grains per minute in a grown person, and therefore more than two pounds per day. What efforts it must cost the organism to lead so large a quantity into other paths, in order to throw it off, when the skin is

incapable of doing so 4. With this disappearance of the desquamation disappear all those bad symptoms which attend on it. In order to give Avery, Fleming. a striking proof of the importance and bad influence which the interrupted functions of the skin produce on the healthy activity of relative, even if distant organs, we The vote for Governor in New York, is may cite the fact that death is always the result where more than one half the skin has been destroyed by fire or boiling liquid. A similar destruction of the skin ensues in scarlet fever, with this difference, that it takes place gradually, and thereby the organism is better enabled, by employing all the activity of the body, to find aid against the mischief which must result from the cessation of the functions of the skin.

nounce the appointment of Roland Jones, Esq., lowing resolutions of respect to his memory: o the Judgship of this District. Mr. Jones in his new position, besides the possession of Legislature have heard, with deep sensibility remarkable energy and industry. He has been of the death of Richard Dobbs Spaight, one of is called judicially to preside, and his feelings and the last one under her old constitution. and interests are thoroughly identified with it. He understands its wants, and will administer for one who has filled the high position of Chief his duties with an eye to its social and moral Magistrate of this commonwealth, we will now advancement; which so largely depends upon adjourn. a just and impartial and equal, though rigid adeducation was, in the beginning, well grounded and House of Commons, be forwarded to the time, and we should be glad if some one who under the able tuition of Judge Story; and family of the late Governor Spaight, as a testisince, has been fostered and ripened by an ex- mony of our sympany in their affliction." We desire to say nothing as to the affray be. perience, derived from a participation in a large The above resolutions were read, unanimtween Messes. Caldwell and Barringer, except and lucrative practice of many years standing. that the long account published by " Many His opinions will consequently be marked by a currence. friends of Maj, G. W. Caldwell," makes out comprehensive, and correct appreciation of the such a case as seems to us to be inconsistent law and the principles in which it is founded; with the finding of a virdict by a Jury against and, from his peculiar character, by the strict-Caldwell. We are therefore led to suspect the est and most rigid interpretation of even handfollness and fairness of that account. The find. ed justice. We congratulate the District upon ing of the negatives the idea of such a justifi. the appointment, and at the same time tender cation as the case presented by his friends to Mr. Jones our wishes for his continued pros. pensed with. would show. And after such a finding no im. perity in his new capacity. - Caddo (La.) Ga.

"We now tell the Register, once for all, that we copiess with entire approbation, that im- its lamentations and its threats will be of no prisonment should invariably follow every con- avail. The Democrats came into power with viction for an assault with deadly weapons .- the distinct understanding that Whig incumbents were to go out."

> The "Standard" wastes breath, unism will kill itself, the present session, so dead, that the hand of resurrection will never reach it .- Reg.

Several friends of President Fillmore in at a cost of \$1,500, which they intend to offices, be referred to a select committee. present to him.

the rear.

LEGISLATURE OF NORTH CAROLINA.

Wednesday, Nov. 20. SENATE.

Senate met according to adjournment. Wm. B. Shepard, J. H. Haughton and John Barnard, Senators elect, appeared and were

A message was received from the House of Commons, proposing to go into election of En. grossing Clerk. Concurred in.

Speight, James Thomas.

A message was received from the House of Commons, announcing Messrs. Wilson, of Perquimans, and Caldwell, of Rowan, a Committee on the part of the House to superintend the ham was in nomination.

The Senate then proceeded to vote, as fol-

On motion of Caldwell, of Burke, another and Kelly appointed Superintendants. House concurred, and announced Messrs. Steele and McLean Committee of Superintendance.

Vote was again taken as follows: Bryan 24; Thomas 12; Graham 10. No election. House, proposing to vote again, and added

Augustus A Burton to the nomination. Message concurred in by the House, and the ferred to the Committee on Federal Relations. Senate proceeded to a third vote, which resulted Messrs. Cameron, Courts, Joyner, Bower and

one appointing a Committee on Corporations. Mr. Lane moved to appoint a joint select bill or otherwise. Committee on the part of both Houses to pre-

pare and report rules of government. A message was received from the House, transmitting the Governor's Message, with a proposition to print 10 copies for each member. The proposition to print 10 copies for each

member was agreed to. When, on motion, the

Senate adjourned. HOUSE OF COMMONS.

The House was engaged during this sitting. in hearing the Rules of Order and the Governor's Message read, and in making several unsuccessful ballotings for Engrossing Clerk. The following Standing Committees were

On Claims, Wilson, McCleese, Hackney, D. F. Caldwell, W. McNeill, Newsom, Brog-

den, Waugh, Dargan, Bogle, Farmer. Agriculture, Sloan, McMillan, Dunlap, Douthit, Simmons, Parham, Maultsby, Thornburg,

Prop. and Griev., G. Hays, Gordon, Stowe, McLean, Kelly, Martin, McDowell, Jones.

Drake, J. Barnes, Winston. Int. Imp., Rayner, Mizell, Cotten, Montgom. ery, Powers, Pope, Jerkins, J. M. Leach, Scott,

Education, E. Barnes, Blow, Pegram. S. P. Hill, Steele, Clanton, L. B. Sanders, A. G. Foster, Davidson, Walton, Love.

Priv. and Elections, Siler, Foard, Ruffin, B. T. Williams, Thornton, Boykin, Winstead, Brazier, Stubbs, Cherry.

SENATE, Thursday, Nov. 21. The Senate was called to order at 10 o'clock; and after the Journal had been read,

Mr. Bynum, from the committee to superintend the voting for Engrossing clerk, reported that there was no election.

Mr. Shepard then rose, and announced to the Senate the death of Ex-Governor, Richard D. ate Fayetteville and Southern Plank Road Com-Spaight, of Craven, and, after a brief eulogy pany; which was read the first time and pass-It is with pleasure we are able to an upon his life and character, presented the fol. ed.

has many flattering qualities to recommend him Commons, that the members of the present 92 votes and was duly elected. long a resident of the country over which he the Governors of the State of North Carolina, Mr. J. nominated Wm. Hill.

" Resolved, That in testimony of our respect

"Resolved, That a copy of these Resoluministration of the laws. As a lawyer, his tions, signed by the speakers of the Senate

ously adopted, and sent to the House for con-

And then the Senate adjourned.

HOUSE OF COMMONS.

The House was called to order at 11 o'clock, and proceeded to read the minutes of the previous days session, a portion of which was dis-

Upon resolution, the House agreed to dis- bonds of Sheriffs and Constables. pense with the reading of the Governor's message. It was known that a proposition would of the Revenue act of 1848-9. be made from the Senate to adjourn, on account of the intelligence just received of the death of Creek Lodge, N. 29, I. O. O. F. Ex. Governor Spaight; consequently the busihess was pressed forward.]

by Mr. Saunders of Wake:

select committee.

as relates to the amendment of the constitution, and to the Installation of the Governor, be referred to a select committee.

4. Resolved, That so much of said message as relates to Finance, and State debts; and to If pride leads the van, beggary brings up the claim on the United States, be referred to the committee on Finance.

as relates to common schools, and the distribution of the school fund; to a Geological and ilar exceptions. Then follow penalties for vio-Mineralogical survey; and to Historical documents, be referred to the committee on Educa. bill further provides that merchants, &c. shall

as relates to Internal Improvements; to the were manufactured; and imposes a penalty for Raleigh and Gaston Railroad; to the Fayette. a violation of this section. The act to remain ville and Western Plank Road; to the Cape in force until the Territories of the U. S. are Fear and Deep River navigation; to the Club. opened to the occupation of citizens of N. C. foot and Harlow's creek canal; and to Nag's in the possession and enjoying of every species Mr. Brower nominated R. K. Bryan; Mr. Head; be referred to the committee on Inter. of property they may hold in their own State nal Improvements.

7. Resolved, That so much of said message to the delivery of fugitive slaves shall be faithas relates to the Revised Statutes, be referred fully carried out in practice throughout the U. to the committee on the Judiciary.

election of Engrossing Clerk, and that L. Gra. as relates to the Washington monument, be referred to the committee on Finance.

9. Resolved, That so much of said message as relates to the communication from the Sec. the State. retary of State of the United States, and from the State of Florida, be referred to the commitmessage was sent to the House of Commons, tee on the Judiciary; that the communications proposing a second vote, and Messrs. Collins from the central authority of the Royal commissioners, and from the state of Vermont, be referred to the committee on Agriculture; that the communications from the American Association for the advancement of science, and from A. Vattemarre, Agent, &c., be referred Mr. Bynum moved another message to the to the committee on Education; and the communications from the Governors of South Car. olina, New Hampshire, Virginia, &c., be re-

The Resolutions were adopted, with the ex-Mr. Cameron moved the appointment of a the mover, who offered the following substi-

Resolved, That a message be sent to the senate proposing to create a joint select committee of 11 members on the part of this house and 6 on the part of the senate, to whom shall Mr. Cameron reported the same rules that be referred so much of the Governor's mesgoverned the last session, with the addition of sage as relates to the question of negro slave. Mecklenburg, Courts, Gilmer, Washington, ry; and that they be authorised to report by Hoke, Kelly.

This resolution was unanimously adopted. [Mr. Rayner had objected to the first reso. lution, and moved a joint select committee ;disclaiming all party feeling where southern rights were concerned. Gen. Saunders cor. dially assented; and subsequently modified the resolution into the shape as passed, accepting the suggestion of Mr. Fleming, that one should be appointed from each Electoral District.

The speaker laid before the House the message from the senate transmitting the resolution of respect for the memory of the late Ex-Gov. ernor Spaight.

Mr. Stevenson moved the concurrence of this House in the resolutions, and accompanied the motion with a brief eulogy on the deceased. Mr. Saunders, of Wake, seconded the motion, also paid a tribute of respect to Governor

Spaight, in a few remarks. The resolutions were concurred in by the House, unanimously. On motion of Mr. Winston, the hour of the

future meetings of the House was fixed at 10 o'clock; And the House adjourned.

Friday, Nov. 22.

and took their seats.

subjects of the Governor's Message to various own safety and welfare. That "whenever a appropriate committees. Laid on the table.

joint select committee. Convention to amend the Constitution of the and traitors." That the right is an extreme State; which passed its first reading, and was remedy, not to be resorted to unless all other ordered to lie upon the table and be printed.

Mr. Cameron introduced a bill to incorpor-

"Resolved, by the Senate and House of Clerk. Mr. R. K. Bryan of Duplin received action preventing slaves from being carried to

November 22. HOUSE OF COMMONS.

The Speaker announced the following com-On Judiciary-Messrs. R M Saunders Ea-

ton, D A Barnes, Avery, Winston, Jones, Ste. phenson, Wm. Hill, Cherry, A II Caldwell,

On Claims-Messrs, Wilson, L B Sanders, other purposes. Ordered to be printed. T J Person, Johnson, McCleese, Hawkins, Mc. Mr. Sanders of Johnston, a bill explanatory the Fayetteville and Central Plank Road. Dowell, Maultsby, Sheek, Scott, Love, Farmer, of the Revenue Act of last session. Referred. Brogden, and Pigott.

stallation of Governor-Messrs, MaLean, Ruf. of Public Roads. Referred. fin, Stephenson, Foster of Davidson, and Blow. Mr. Pigott introduced a bill to refieve sailing Raleigh and Gaston Ran Road. Adopted.

vessels from the tax imposed on them by the act of 1848-9.

Mr. Webb, a bill to repeal the 8th section

Mr. Erwin, a bill to secure the more faith.

ful observance of the Constitution of the Uni-The following resolutions were introduced ted States; to assert the rights of the Southern States to a fair share in the benefits of the 1. Resolved, That so much of the message Government; to encourage domestic industry necessarily. We neither "lament" nor of his Excellency the Governor as relates to and direct trade with foreign nations. [This "threaten." We only repeat, what we the question of negro slavery, and other mat- bill provides that in addition to the existing expediency of allowing Superintendents of have frequently predicted, that Loco Foco- ters of Federal Legislation, be referred to a Revenue Laws, after the first day of January, Common Schools to loan the money in their ciary be instructed to inquire, and report, by 1852, every merchant, Trader, &c. shall state hands. 2. Resolved, That so much of said message upon oath, before the Clerk of the County Court he may have on hand for sale; and upon the inquire into most eligible plan for the speedy vention of its character, and the general law of 3. Resolved, That so much of said message cent, ad valorem; Provided, that if he shall and for their better government whilst they Philadelphia, have had a carriage built, as relates to the reorganization of the public state, upon affidavit, that the whole or any part shall remain within the same, and report acfacture of any of the States, or of any foreign amended, was agreed to. country, he shall be exempt from said tax -- Mr. Saunders, of Wake, offered the follow- Common School Fund in the hands of the for-Also, shall state upon oath, on the 1st January, ing Resolution : in each succeeding year, the value of goods, Resolved, That the Select Committee on the

5. Resolved, That so much of said message | &c. purchased in the preceding 12 months, on which a similar tax shall be laid, subject to simlating and attempting to evade the law. The answer all inquiries of purchasers truly as to 6. Resolved, That so much of said message where the articles they may offer for sale and until the Constitutional provision relative States. A copy of the Act to be transmitted 8. Resolved, That so much of said message to the Governors of the slave-holding States, with a request that similar laws be passed in each.]

Mr. Love, a bill to amend the constitution of

The above bills were appropriately referred and the two last were ordered to be printed. On motion of D. F. Caldwell, a message was sent to the Senate, proposing to raise a joint select committee of nine, six from the House and three from the Senate, to be styled the "Committee on Revenue," to take into consideration the present Revenue Laws of the State, and report by bill or otherwise, whether the said laws need any revision or amend-

On motion of Mr. Hayes, a similar proposi tion was made as to the Cherokee Lands.

Saturday, Nov. 23.

SENATE. The Speaker announced as Standing Com-

On Propositions & Grievances-Messrs.

Sessums, McMillan. Judiciary - Messrs Woodfin, Caldwell of

Education and the Literary Fund-Messrs. Shepard, Bunting, Lillington, Haugton, Williamson, Bower, Jones. Claims-Messrs. Drake, Hargrave, Pender,

Grist, Wootten, Willey, Barrow. Internal Improvements-Messrs. Thomas, Jovner, Gilmer, Cannady, Nixon, Bogle, Lane. Corporations- Messrs. Cameron, Bynum, Watson, Caldwell, of Burke, Davidson, Speight,

On Slavery-Messrs. Clark, Shepard, Cald. well of Mecklenburg, Woodfin, Joyner, Came-

The Fayetteville and Southern Plank Road bill was referred to Internal Improvement committee, and ordered to be printed.

Mr. Bynum presented a memorial and a counter memorial respecting a proposed new county out of Cleveland, Burke, Catawba & Lin- tion :

Mr. Shepard introduced a series of resolution's, [which we regret the want of room to publish this week, affirming that the Constitution of the U.S. was a compromise, which ceases to be a Constitution when its avowed purposes are perverted or changed. That although we love the Union, and view its destruction as a great calamity, we nevertheless regard the right to secede from it as a right of Messrs. Washington and Arendell appeared | self-defence and protection, which the people of North Carolina have never surrendered, and Mr. Joyner offered a resolution to refer the never can surrender, with a due regard to their majority of the people of North Carolina shall The Senate concurred in the proposition from | solemnly resolve that they cannot safely remain the House to refer the subject of slavery to a in the Union, it is not only their right but it is their duty to secede and punish such of her citi-Mr. Woodfin presented a bill for calling a zens as refuse submission to her will, as rebels means fail. That the fugitive slave bill is constitutional, and its repeal or essential alteration will be sufficient evidence that Congress is unrestrained by the Constitution, and that North Carolina should then decide whether to submit The two Houses voted twice for Engrossing to an unlimited government or resist. That any any territories is an assault upon such property. On motion of Mr. Joyner, the Senate agreed That the injustice of the admission of Califorto vote at 12 to-morrow for Secretary of State nia would never have occurred, had the South been united. Therefore the South should cooperate in demanding adequate protection to slave property carried to territories; or an e.

qual division of such territory. HOUSE OF COMMONS-Nov. 23. Mr. Blow introduced a bill concerning the

Raleigh and Greenville Plank Road. Referred. Mr. Wiley, a bill to provide for appointing a Superintendent of Common Schools, and for county by the name of Yadkin.

Mr. Maultsby, a bill to quiet titles to Land and Resolution ;

mode of election of Justices of the Peace .- render of important rights :

Adopted, after a short discussion between dissolution of the Union. Messrs. Rayner, Fleming, Saunders of Wake, Which was read, and on motion of Mr. Blow Caldwell of Guilford, Leach, Eaton, and Ste. referred to the Joint Select Committee on Slavevenson, by 105 to 12.

Mr. Winston, a resolution to inquire into the

On motion of Mr. Saunders of Wake, the of Fayetteville, in issuing bills of the denomithe value of the goods, wares, and merchandise committee on the Judiciary was instructed to nation of \$1 and \$2, has not acted in contrasum so set forth, he shall pay a tax of ten per removal of Free persons of color from the State, the State. of said goods is the growth, produce or manu- cordingly. Adopted, and the Resolution, thus Act on this subject. Referred.

amendment of the Constitution inquire into the expediency of making the following amend

1. To abelish the freehold qualification of oters for the Senate.

2. To give to the people the right of electing the Superior Court Judges, and of changing the term of their office for a term not less than seven years.

3. To give to the people the right of electing Justices of the Peace, and for a term of years not less than four.

4. To restrict the General Assembly in appropriations of the Public money when the same shall exceed one hundred thousand dollars, or when the faith of the State shall be pledged, unless by the vote of two thirds of each branch of the Legislature, or by a vote of a majority of two successive Legislatures; and that the Committee report a bill for the earliest constitutional mode of carrying these amendments into effect, with the approbation of the people.

Mr. Walton moved to send a message to the Senate to go into election of State Treasurer, and informing them that Charles L. Hinton was in nomination. Lost.

SENATE-Monday Nov. 25.

Senate met according to adjournment. The Speaker announced the following com-

On Finance.-Messrs. Bower, Lillington, Gilmer, Watson, Lane, Hester, Speight and

On the Libraries-Messrs. Bunting, Washington and Barringer. On the amendment of the Constitution .-

Messrs. Clark, Courts, Woodfin, Shepard and On Nag's Head-Messrs, Joyner, Caldwell of Mecklenburg, Bynum, Nixon and Rogers.

On Historical Documents-Messrs. Hoke, Caldwell, of Burke, Thompson, Davidson and On Geological and Minerological Survey-Messsrs. Bynum, Haughton, Drake, Collins

and Shepard. On Claim on Government of U. S .- Messrs. Caldwell of Mecklenburg, Kelly, Richardson, Canady and Herring.

On Western Turnpike and Cherokee Lands -Messrs. Thomas, Bower, Woodfin, Jones and Bond. Mr. Hoke, presented a memorial of Ephraim

and Catharine Lutz, praying their restoration to matrimonial rights. Mr. Nixon presented a memorial from the Courts, Barringer, Sherrard, Eborn, Berry, Wilmington and Manchester Railroad Com-

> Mr. Cameron introduced a bill to incorporate the Cape Fear Bridge Company. Mr. Bynum a bill to prevent Clerks of Courts from issuing certificates to free negroes.

> Mr. Thompson presented the pension certificates of Sancer and Theophilus Gardner. The Senate appointed the following commit-

> tee at the request of the Speaker. On Privileges and Elections-Messrs. Bow. er, Bunting, Caldwell of Mecklenburg, Hargrave, Lillington, Woodfin and Washington.

At the suggestion of the House the following Committee was appointed on the part of On the Washington Monument-Messrs.

Cameron, Hoke, Joyner, Bower. Shepard and On motion of Mr. Hoke the Senate adjourn-

HOUSE OF COMMONS-Nov. 22.

Mr. Mizell presented the following Resolu-Resolved, That the 2d clause of the 3d sec. tion of the first article of the amended constitution, ratified by the people on the 1st Monday of November 1835, shall be specially so amended, as prescribed in the 2nd clause of the 1st section of 4th article of said amended constitution, that all free white men of the age of 21 years, who have been inhabitants of any one district within the State 12 months immediately preceding the day of any election, and shall have paid full taxes, shall be entitled to vote for a member of the Senate for the district in which

Which, on motion, was ordered to be printed

and laid on the table. Mr. Douthit presented the following resolu-Resolved, That the Committee on Finance be instructed to enquire into the espediency of increasing the tax on drovers who may bring any horses, mules or hogs into this State from

any State, for sale, and that said Committee report by bill or otherwise. Read and laid on the table. Mr. Maultsby presented a memorial from the

Wilmington and Manchester Railroad Com-

On motion of Mr. Walton. Resolved, That the Committee on Internal Improvements be instructed to enquire into the expediency of extending the N. C. R. Road east from Goldshoro', via Newbern, to Beaufort, and west from Salisbury, to the Tennessee line; and report by bill or otherwise.

Mr. Steele introduced a bill to incorporate Rockingham Division, No. 33, S. of T. Mr. W. McNeill a bill for the better application of the Common School fund;

And Mr. McLean, a bill to establish a new Mr. Pegram introduced a bill to incorporate

Mr. Blow presented the following Preamble On Amendment of the Constitution and In and Slaves. Also, a bill concerning Overseers Whereas, The series of acts passed at the last session of Congress, and known as the Mr. Martin, a resolution in relation to the Compromise, although they did not meet our approbation fully; have became the law of the

Mr. Steele, a resolution instructing the com- land, and, as, such ought to be obeyed; and mittee on amendments to the Constitution to whereas, the Fughive Slave Law was all that Mr. Eaton, a bill concerning the official inquire into the expediency of altering the was gained by the South, in return for the sur-Therefore, be it resolved, that should said

Mr. Fleming, a resolution instructing the law be repealed, or essentially modified by Con-Mr. Steele, a bill to incorporate Falling same committee to inquire into the expediency gress, or not enforced by the national Execuof submitting to the people whether they will tive, or nullified, or made inoperative, by the have a Convention to alter the Constitution .- people of the North, we will be in lavor af a

On motion of Mr. Rayner,

Resolved, That the Committee on the Judi-

Mr. S. P. Hill presented a Bill to increase Mr. Webb, a Resolution in relation to the-

mer Sheriff of Polk. Referred.

Mr. Steele, a Resolution instructing Finance