land for entries already made and paid on the table. for. Passed its first reading.

varancy on Thursiay neg, was taken np. Mr. E-iwards moved to stake out Thurs lay and insert c-orday. Not agreed to, and o-proposition from the Common agreed ts. Arr. Reid m wed to send a proposi-tres of sheriffs, passed their third read-ing. The bill empowering courts of re-cord to change names, passed its se-cord and third readings. The bill restricting the term of Cum-to one week.

Monday next, into an election of a Se- passed its second and third readings. nator in Congress. Rejected. Mr. Dubson proposed Wednesday next, property, read the third time, amend-On Mr. Hargrave's motion, laid upon ed. (giving the commissioners of wrecks the table."

tention to call up his resolutions on to- for all sales above that sum;) further morrow or next day.

HOUSE OF COMMONS.

The whole sitting was spent until nearly 2 o'clock, in the consideration and passed. of the Revised Code. The following bills passed their third reding and were sent to the Senate for concur- its second and third reading. rence, viz: Concerning Elections of President & Vice President-to reduce into one act, the several acts relating lect from the county of Pasquotank, to to Pilots-Providing for the appoint. supply the vacancy occasioned by the ment of Notaries Public-Concerning resignation of John B. Muse, appeared the surveying of pocosios or low lands | and took his seat. -Concerning Corporations-Concerncerningg mad dogs-Prescritting what red to the committee on the judiciary. shall be evidence-Concerning wardens of the poor.

The bill to incorporate the General Mining and Manufacturing Company, passed its third reading.

Mr. J. W. Lane moved to take up the resolution from the Senate, fixing a mode for the partition of real and perthe 2d day of January on which to ad- sonal estate. jorn sine die.

Mr. M'Neill and Mr. Grahan opposed the motion to consider, on the ground that no possible good, and much probable evil might result from the adoption of the resolution. The House refused to consider, 68 to 44.

Mr. Rayner moved to send a propoe'clock to-morrow, to go into the election of a Solicitor of the 1st Judicial District, vice J. L. Bailey, whose term of office has expired.

Mr. Stallings moved to lay the motion on the table, which, after some conversational debate, was agreed to.

SENATE.

Wednesday, Dec. 14. Mr. Baker presented a memorial from the citizens of Burke and Yancy, praying the erection of a new county. Referred.

Reports from Committees: Mr. Mont. gomery, from the committee on Prop. ositions and Grievances, reported the bill to erect a new county out of a part of Montgomery, without amendment. On Mr. Kelly's motion, the bill was laid on the table.

Mr. Carson, from the committee to

fixing the time for perfecting titles to revised bills, which were ordered to lie

sage from the Commons proposing to be deemed - taken as personal pro-elect a Judge to supply Judge Strange's pertor and the bill increasing the liabil-

tion to the other House, to proceed on berland Superior Court to one week,

The bill cocerning wrecks and wreck 5 per cent, on sales to the amount of Mr. Edwards gave notice of his in- \$5,000 and under, and 21 per cent.

amended, so as to give the countycoart of Hyde power to appoint one or more commissioners for that district,

The revised bill ascertaining the mode of proving book accounts, passed TIOUSE OF COMMONS.

David II. Kenyon, the member e-

Mr. Gilliam presented the memorial

ing Treasurer of State-Concerning of the Justices of the Peace of Gran-Secretary of State-To prevent the ville county, in relation to a recent inabatement of suite in certain cases - dictment against them in the Superior Concerning bail in civil cases-To pre- Coust, for not keeping in repair the ed. vent the destruction of oysters-Con- public buildings of that county. Refer-

Mr. Gilliam, from the committee on the revised code, reported the following bills, which were read the first time, viz: A bill concerning Strays; a bill concerning the Attorney General and Solicitors; and a bill prescribing

A message from the Senate, transmittiug a memorial and report from the Wilmington and Raleigh Rait Road Company, which were read and refer red to the commttree on Internal Improvemente

Mr. Rayner, from the committee on claims, reported a resolution in favor sition to the Senate, proposing, at 12 of Daniel Bryson, which passed its first reading.

Mr. Graham, from the committee on the revised statutes, reported the following bills, which passed their first reading, viz: A bill concerning lunatics and idiots; a bill concerning iron and gold mines; a bill concerning fences; a bill concerning weights and measures; and a bill authorizing attachments to issue for the recovery of debts, and directing the proceeding thereon.

The revised bill oncerning quarantine, and to prevent the introduction of contagious diseases, and the bill concerning religious societies and congregations, were read the third time, passed, and ordered to be sent to the Senate.

Mr. Fisher introduced a bill to a mend the charter of the Cape Fear, Yadkin and Pedee Rail Road Company, which was read the first time and greed to. Adjourned until 3 o'clock.

Mr. McCormick introduced a bill king the time for perfecting titles to and for entries already made and paid or. Passed its first reading. Un Mr. Hargrave's motion, the mes-age from the Commons proposing to the deemed of hill increasing the shares of to be deemed of hill increasing the bill the bill increasing the bill increasing the bill increasing the bill the bill increasing the bill the bill increasing the bill increasing the bill increasing the bill the bill increasing the bill increa them, having thus been accomplished, that such disposition of the public lands, or the proceeds thereof, ought to be made among the States of the Union, as shall be proportioned to the respective sacrifices and expenditures incurred by them in support of the United States; or, at exet, in proportion to their federal population." Resolved, That the power to tax is a right

conferred upon Congress by the Constitution of the United States, and that the said Congress is the Constitutional Judge of what amount of revenue ought to be raised; and to call from the people, in the shape of taxes or duties, more money knowingly, than is demanded by the wants of Government, is an abuse of that right or pow-

Resolved. That the tariff compromise act was passed in good faith, and ought to be observed; and any act on the part of Congress to disturb its provisions or frustrate its operation, would be regarded as unjust, and a violation of good faith.

Resolved That the Governor be, and he i hereby requested, to transmit copies of these resolutions to the Senators and Representatives from this State in the Congress of the United States.

Laid on the table, and ordered to be printed.

Mr. McCormick presented a bill for the better regulation of the town of Fayetteville: Passed its first reading and referred.

The bill to incorporate the Salem Manufacturing Company, read the third time and ordered to be engross-

Mr. Fox presented a resolution proposing that the two Houses adjourn sine die, on the 3rd day of January. Adopted.

On Mr. Hargrave's motion, a message was sent to the other House, proposing to postpone the election of Solicitor for the 1st District, until Monday. The bill to incorporate the Edenton and Norfolk Rail Road, passed its second reading. Referred.

The engrossed bill to emancipate I saac, a slave, passed its second read-ing-ayes 41, noes 5. It passed its third reading, and was ordered to be enrolled.

The two Houses proceeded this day, according to previous arrangement, to elect a Judge to supply Judge Strange's vacancy; the name of Owen Holmes, Esq. having been added to the nomination. Those who voted for Mr. Bailev are:

Messrs. Waddill, (Speaker,) Albright Bryan of Carteret & Jones. Barnett, Burney. Carson Cooper of Gates, Davidson, Dockery Gudger, Hargrave, Joyner, Jones, Lindsay, Melchor, Moody, Noye, Montgomery, More-head, Moore, Myers, Polk, Reding, Skinner, Spruill & Williams - 26.

Those who voted for Holmes are: Messra. Arrington, Baker, Bryan of Craven Bunting, Cowper of Martin, Dobson, Edwards, Exum Fox. Hall, Hawkins, Houlder, Hussey, Keir, Kelly, Marsteller, Mebane, Mosely, McCor-mick, Reid. Reinhardt, Sanders, and Whitaker - 23

Mr. Moseley made a motion to send a message to the House to ballot on Monday for a Judge in place of Judge Norwood resigned, and nominated Hon. Frederick Nash, of Hillsborough. A-

HOUSE OF COMMONS.

For H. F. Moore. Mr. Hount. Mr. Hawkins, from the committee

on Privileges and Elections, to whom was referred the subject of the contested election of Willtam S. Harris, the member from Cabarrus, reported unfavorably to the sitting member; and Mr. Satterthwaite, on behalf of a minority of that committee, made a counter report. The disqualification alleged amainst Mr. Harris, in the report of the najority of the committee, is, that at the time of his election, he was not 21 years of age. The minority report, which is admirably drawn up, contends that there is no evidence to substantiate this allegation; but that if there were, that under the constitution, it is no disqualification.

SENATE.

Friday, Dec. 17. The engrossed resolution in favor of Committee on Privileges and Elections. Mary Sloan, passed its first, second and thitd readings.

Mr. Bryan introduced a bill to alter the time of holding the Superior Court in the Newbern District, which passed the Amended Constitution. He said its first reading.

Received from the other House, the eport of the President of the Raleigh and Gaston Rail Road. Referred.

The engrossed bill to incorporate the General Mining and Manufacturing association, passed its first and second reading. Mr. Kelly moved that the bill lie on the table. Rejected. Passed its third readings. Resolution in favor of John H. Hill, as to how it may operate on party arpassed its first, second and third read-1129.

The bill to pay the jurors in Ashe county, passed its first, second & third one of the members from Surry county, readings.

On motion of Mr. J. W. Bryan, the Senate receded from its amendment to the time of taking his seat in this body; the engrossed bill from the Commons, relative to the appointment of Comptroller.

The bill amending the several acts relative to the time of paying in entry money, was read the first and second readings, amended, on motion of Mr. Carson, and was rejected.

Mr. Bryan of Carteret, introduced a bill to incorporate the Central Rail Road Company, which passed its first reading, and was referred to the committee on Internal Improvement.

The revised bill concerning the Freasurer of the State, was read the first and second readings, was amend ed, on the several motions of Mr. Carson, so as to give the Treasurer 21 days to give his bond. Mr. Morehead moved to amend the bill further, by making the penalty of the bond \$150,-000, instead of \$250,000. Upon this motion, Mr. Cooper demanded the yeas and nays. Those who voted in the affirmative are:

Messrs. Cooper of Gates, Dobson, Dockery, McCormick, Morehead, Polk, Sanders and

Those who voted in the negative are: Measure Albright, Arrington, Baker, Bryan of Craven, Bryan of Carteret, Bunting Carson, Cooper of Martin, Edwards, Exum, Fox, Gudger, Hall, Honl er, Joyner, Jones, Kerr, Kelly, Lindsay, Marsteller, Mebane, Melchor, Montgomery, Moody, Mosely, Moye, Moore, Myers, Reid, Reding, Reinhardt, Williams & Whitaker-23.

a bill for regulating Ordinances; a bill porate the Edenton and Norfedt. But Ro, concerning the Supreme Court; and a with sundry smendments, which were set bill concerning Charters.

Mr. D. Jordan presented a memorial of the Directors of the Cape Fear, Yadkin and Pedee Rail Road Company, praying aid of the Legislature in the completion of their work. Referred to the Committee on Internal Improvements.

Mr. Hill introduced a memorial of the President, Directors and Company of the Bank of Cape Fear, praying an increase of the Capital Stock. Referred to the Committee on Finance,

Mr. Gilliam introduced a resolution to vacate the seat of John A. Averitt, the member from Ouslaw, on the ground of his having held the office of Postmaster in that county, before and at the time of his election. The reso fution was read and referred to the

On introducing this resolution, Mr. G. made some very appropriate re-

marks touching the duty of the Legis-lature, at this its first session under that it ought to settle the proper construction to be placed on that instrument as a precedent for future times, so that both the Legislature and the people may, hereafter, be apprized of ts true meaning, and the fundamental Charter of our rights be kept inviolate.

And this ought to be done, coolly and dispassionately, without reference as to whim it isay - personally affect, or rangements,

Mr. Rayner presented a resolution to vacate the seat of James Calloway, on the ground of his having held the office of Entry-taker of that county at also a resolution to vacate ithe seat of Dillon Jordan, a member from Cumberland, on the ground of his having. at the time of his election, and on taking his seat in this House, held the of-

fices of County Solicitor or Attorney, and of Notary Public, for that county. The resolutions were referred to the Committee on Privileges and Elections.

In submitting these resolutions, Mr. R. indulged in a strain of very severe and pointed remarks on the course pursued by the Van Buren party, in relation to these contested seats. He had not proceeded far, before he was called to order by the Speaker, for a reflection cast upon the Chair. He resumed his seat, and Messrs. Hoke, Caldwell, Gilliam, Fisher, and D. Jordan successive y took the floor, but scarcely began their remarks, before they were also pronounced out of order by the Chair. The temper of the House was greatly excited and much confusion prevailed for a few moments. The question of reference was however, at ength put, and the troubled ocean be-

Mr. Hoskins presented a petition rom the County Court of Chowan, in relation to increasing Register's fees; which was read and referred to the Committee on the Judiciary.

Mr. Adams introduced a bill giving depted. Mr. Polk, from the Finance Committee, to o the County Courts authority to a bulish the offices of County Trustee and Treasurer or Commissioner of Public Buildings; which was read the first time and passed, and on motion of a bill. The report was ordered to lie on the Mr. Moore, referred to the Committee on the Judiciary.

ally read, concurred in, and the bill put its third reading.

HOUSE OF COMMONS.

Mr. Gary introduced a bill to incorporate the Roanoke Valley Rail Road Company, which Roanoke Valley Rail Road Company, which was read the first time, and on Mr. Gary's me tion, referred to the Committee on Internal Improvement. Mr. Jordan presented a Preamble and Reso-

tions (almost a literal copy of those introduced in the Senate by Mr. Moseley.) declaring that the following Offices are places of trust and profit and therefore incompatible with a seat in the Legislature, viz: Postmaner and deputy

Postmaster, Solicitor, Sheriff, Coroner, Con-stable, County Surveyor and Tru-tee of the University. In introducing these Resolutions, Mr. J. dis

claimed all party or personal motives, his only intention being to have the true meaning of the Constitution settled by Legislative enactment On Mr. Hutchison's motion, they were order. ed to lie on the table and be printed.

Mr. Guthrie introduced a Resolution in favor of Thomas Dickens. Read the first time and referred to the Committee on Claims.

A message from the Senate informing that they had passed the following engroseed bills, viz: A bill to incorporate the Salem Manufacturing Company; a bill empowering the Courts of record to change names; and a hill fixing the time for perfecting titles of land. The said bills passed their first reading, and the last named was referred to the committee on the Judiciary.

The resignations of Owen B. Cox, as commandant of the regiment of Jones county mili-tia, and of Thomas Batils, as col. commandant of the Regiment of Onslow, were read and accented

The House nose optered upon the orders of the day; and resolved itsef into a committee of the Whole, Mr. Gates in the Chair, on the Resolution reported by the committee of privi-leges and Elections, to varate the seat of Widism S. Harris, the sitting member from Cabar-

The House remained in committee until ear 5 o'clock. The subject was most thoroughly discussed, for a notice of which see Raleigh head. Mr. Graham proposed, in com-mittee, to strike out the whole of the Resolution.fand insert a substitute declaring the sitting member entitled to his sent, which was agreed to. On being reported to the House, a division of the question was demanded. On the question of striking out, the vote stood-Aves 77, Noes 33. On the question of inserting the vote was 77 to 32. The Resolution was then passed, as amended, without a division. So the House determined that William S. Harris is entitled to his sent.

SENATE.

Monday, December 19. Mr. McCormick presented the memorial of ne Magistrate of police and Commissioners (1 Excetteville, praying that they may be author-ised to success annually the lets in said town .---Referred to the Committee on private hills, Mr. Bryan, from the Judiciery Committee eported a hill regulating the duties of overscera f public roads. Passed its first reading Mr. Gudger, from the Joint Seless Committee in the subject of the Cherokye lands, to show that part of the Governor's message which re-lutes to this subject was referred; reported a bill prescribing the mode of surveying and selling

prescribing the mole of surveying and setting the same, which passed its first reading. Mr. Polk, from the Finance Committee, made a report, staring that sold committee fast from a thorough examination of the bolks and papers of the Treasury Department, that all the requisitions of the set of 1827, have been with the requisitors are further reposted that they had sounted and burst Treasure action to the a-had sounted and burst three hundred and sixty right dollars and eleven couts, which they tecommend he be allowed in the settlement of his secounts. The report was someurred in and ordered to be transmitted to the Commons. Mr. Edwards moved to send a message to the

Commons proposing to vote far a Solicitor for the first Judicial district at one o'slock. A-

whom the petition of sundry citizens of Lincoln and Rutherford, praying the erection of a new county out of said counties, was referred, reported a bill for that purpose. Passed its first read-

Mr. Moore, from the committee on Private Bills, reported a bill, heretofore referred to that committee, to incorporate the Salem Manufacturing Company, and recommended its passage. Read the second time.

The engrossed bill to incorporate the Norfolk and Edenton Rail Road, read the first time.

Received several revised bills from the Commons, viz: A bill concerning constables; a bill concerning attornies at law; a bill concerning the election of Senators and Representatives in Congress, (which latter was amended on the several motions of Messrs, J. W. Bryan, Edwards & Moore.) which passed their first, second and third readings, and were ordered to be enrolled.

Mr. Mebane introduced two memorials from the county of Orange, aguinst the division of that county. Referred to a committee of the whole House.

On motion of Mr. Bryan, Mr. Tay. lor of Granville obtained leave of absence until Saturday morning.

A bill fixing the time for perfecting titles to land, heretofore entered and paid for, was read the second and third times and passed.

On Mr. Bryan's motion, the bill establishing a seventh Judicial District. was taken up, amended, on his motion, and passed its third reading.

Mr. Hall moved to take up a resolation introduced by him on yesterday, declaring the meaning of the term eligible in the constitution. Mr. Bryan deprecated the taking up the resolution. The House was harmoniously co-operating in the despatch of business, and he trusted that nothing would be done to disturb this | armony. The discussion of this resolution would produce excitement. Mr. Hall did not think it could produce any excitement. It was the mere construction of a word in our venacular tongoe. He wished the construction which ought to be placed on the word eligible, to be decided by the Senate for his convenience, and that of other members. Had he supposed that his resolution would have produced any excitement, he would have had bothing to do with it. Mr. Joyner expressed the same views Mr. Joyner expressed the sound was lost with Mr. Bryan. The motion was lost - ayes 25, nors 26,

passed, and on motion of Mr. Fisher referred to the committee on Internal Improvement.

Mr. Hoskins presented the following resolution, which was read and a dopted:

Resolved, That the Committee on the Judiciary be directed to inquire into the expediency of so amending the laws of this State, with regard to the election of Electors for a President and Vice President of the United States the election of members of Congress in the House of Representatives, of members of the General Assembly, of Governor, of Sheriffs, and of Clerks of the Superior and County Courts, as to cause the election for the aforesaid several

officers to be he'd on the same day throughout the State, for the several years in which they are respectively required by law to be elected; and also to make such other and further amendments in the aforesaid laws as they may deem most desirable; and that they report by bill or otherwise.

A message from the Senale proposing that the two Houses hold evening sessions, from aud after the 14th inst. commencing at three o'clock, and to be continued from day to day; at which no proposition shall be considered but bills reported by the committee on the revised code; and that the joint select committees have leave to hold their sessions during the sitting of the two Houses, and asking the concurrence of this House. The said mes-

sage was, on motion of Mr. Hoke, laid on the table. Mr. Nye introduced a bill making

compensation to the jurors of Ashe county, which was read three times & ordered to be engrossed.

SENATE.

Thursday, Dec. 15. On motion of Mr. J. W. Bryan, a message was sent to the other House, proposing on Tuesday next, to elect a Senator in Congress.

Mr. J. W. Bryan, from the Judiciary committee, reported unfavorably on the petition of Joseph Lilly, of Martin county. Concurred in.

Mr. J. W. Bryan, presented the folowing resolutions. viz:

Recoived, That a large portion of the sur-Treasury of the United States, has arben from the sales of the public lands that were coded to the General Government, for certain purp specified in the deeds of cession; and that the object of their cession having been accomplished, the said lands, or their proceeds, in justice, belong to the States.

Received, As the opinion of this General Assembly, that any act by which the Congress of the United States shall give the public lands to the States in which they are situated, or any act by which the minimum price at which there lands are now sold, shall be reduced, would seriously affect the prosperity of all the old States,

Mr. Jordan introduced a bill to incorporate the Rockfish Manufacturing Company of Fayetteville, which passed its first reading.

Mr. Smallwood from the select committee on the memorials from certain citizens of Hyde county, reported a bill to change the site of the court-house and jail of that county, and for other purposes. Read the first time.

A message from the Senate, propo sing to go into an election on Monday next, at 12 o'clock, to fill the vacancy in the Superior Courts of Law and E the first, second and third times, and quity, occasioned by the resignation of ordered to be enrolled. Hon, William Norwood. Agreed to. Mr. Graham, from the committee on the judiciary, who were instructed to inquire into the expediency of passing bly adjourn sine die on the 3d day of a general law upon the subject of legitimatng persons and altering names, reported that the subject is fully embobefore the House, and asked to be discharged from the further consideration thereof. Concurred in.

Mr. Moore, from the committee on provide for the collection and management of a revenue for this State, which passed its first reading.

Received a message from the Senate, inf rming that Messrs. Spruill & Fox. are appointed on their part to superintend the election for a Judge of the Superior Courts, to supply the vacancy caused by the resignation of Judge Strange. Messrs. Granberry and Mc-Neill were appointed on the part of this House; whereupon the House proceeded to vote viva voce, as follows:

For Owen Holmes .--- Meanra. Averett, Bras well, Byrd, Caldwell, Calloway, Cansler, bers, Coor, Cotten, Courts, Crawford, Cham Crita, Daniel, Davis, Dunn, George, J. Guinn, L. A. Guinn, Hartley, Hawkins, Haywood, Henry, Hoke, Holland, Hollingsworth, Hocker, Howerton, Hutchinson, Irion, Jarman, D. Jordan, Judkins, Kenan, Kenyan, J. W. Lane, W. A. Les, J. F. Lee, Maclin, Marshall, Moye, M'Neil, Neale, Nye, A. Perkins, Rand, Roebuck, Roberts, Simpson, Sloan, Smith, Spellar, Spiers, Stallings, Stockard, Tomlinson, Tuton, Walker, Ward, Watson, R. Whitley, K. Whit ley, Williams-62.

For John J., Bailey .- Mesars. Adams, Boon Brummell, Campbell, Clayton, Clement, Cov. ington, Cor, Davenport, Eaton, Erwin, Paison, Farrow, Fisher, Fleming, Gales, Gary, Gee, Carrow, Fisher, Fleming, Gales, Gary, Gee, Gillespie, Gilliam, Grady, Graham, Granberry, Gutheie, W. J. Harris, W Harris, Hill, Hor-ton, Hockins, Howard, Jeffrason, E. Jordan, N. J. King, W B. Lane, Lindsay, Loudermilk, I. Matthews, C. W. Matthews, E. P. Miller, W. J. T. Miller, Moore, McAlistar, McCleanshan, McRas, Patton, J. W. Perkins, Patty, Pick-ston, Rayner, Satisferthwaite, Simplivood Swife. ton, Rayner, Satterthwaite, Sunaliwood, Thomas, Pritchard-54.

It was therefore decided in the negative. The bill passed its second and third readings, and was ordered to be enrolled.

The revised bill concerning quarantine, & the introduction of contagious diseases, was read the first, second and third times, and ordered to be enrol!ed.

A message was received from the Senate to elect a Solicitor for the 1st district, on to-morrow.

The revised bill concerning religious societies and congregations, was read

HOUSE OF COMMONS.

Received a message from the Senate, proposing that the General Assem-January next. Mr. Clement moved that the said message be laid on the table. The question thereon was dedied in one of the revised statutes now cided in the negative. The question then recurring on the passage of the resolution, it was negatived.

The resolution heretofore presented by Mr. Crawford (proposing that this he revised statutes, reported a bill to House hold evening sessions from and after the 14th instant, commencing at 3 o'clock, and to be continued from day to day, at which no proposition shall be considered except bills reported by the Committee on Revised Code) was taken up, amended so as to substitute the 17th for the 14th inst. and adopted. A message from the Senate, proposing that an election be held on Tuesday next at 12 o'clock, for a Senator' in Congress, from and after the 4th of March next. Agreed to.

The Speaker laid before the House a communication from the Public Treasurer, transmitting certain Bank statements received at that Department since the date of his annual Report .--The statements were referred to the Committee on Finance.

Mr. Moore from the Committee on the Revised Statutes, reported the fol lowing bills, which passed their first reading, viz: A bill to regulate descents; a bill concerning the appoint ment and duties of a Patrol in each county.

Mr. J. W. Guinn, from the same Committee reported the following bills, which also passed their first reading. viz: A bill to establish a fund for Internal Improvement, and to create a Board for the management thereof: a bill concerning the repeal of Statutes; a bill concerning incorporated Towns; a bill to enable women, in certain

^T Mr. Hollingsworth introduced a b ll to regulate the manner of receiving lists of taxable property; which passed its first reading.

Mr. Fisher, from the committee on Internal Improvements, reported a bill to incorporate the Rockfish Manufacturing Company of Fayetteville, with an amendment. Read the second time, amended, and passed.

A message from the Senate, informng that they had passed the engrossed bill to amend an act for the more uniform and convenient administration of Justice in this State, passed in 1806, and asking the concurrence of this House. The bill was read the first time and passed.

the courts of the sixth Judicial Circuit. The communication was read and re-ferred to a Select Committee, consistferred to a Select Committee, consisting of Messrs. Hoke, Byrd and Courts.

The Revised bill covcerning Pilots encolled. and Commissioners of Navigation was read the third time passed, and ordered to be sent to the Senate.

SENATE.

Saturday, December 17. Mr. Bryan, from the Committee on the Judiciary, reported the bill for the better regulation tion of the town of Fayettevill, and rec ed its passage. Laid on the table-

Mr. B. from the same Committee, to whom was referred a Resolution to enquire into the expediency of increasing the fees of the County Surveyors made an unfavourable report thereon. Concurred in.

Mr. Bryan, of Carteret, introduced a bill to increase the salary of the Treasurer. Passed its first and second reading, and referred to the Committee on Finance.

The bill altering the terms of holding the Superior Courts in the Newbern circuit, was read the second time. Mr. Williams moved the indefinite postponement of the bill. Rejected, and the bill passed its second reading

On Mr. Reinhardt's motion, the bill relative to the time of paying in entry money, was reconsidered. After some remarks from Mesers. Gudger, Carson and Dobson, the bill was referred to the Committee on the Judiciary,

Mr. Mosley presented a memorial of certain citizens, praying the State to take two fifths of the stock in the Cape Fear and Yadkin Rail Road Company. Referred to the Committee on Internal Improvement.

Mr. Joyner, from the Counsities on Intercases, to maintain actions of slanders hal Improvements, reported the bill to incor-

measage as relates to the Revenue and Revenue laws of the State, recommended that it he re-ferred tos joint wheat committee of two on the part of each Mouse, with instructions to report table.

Mesars Burney and McCormick, form the Secure's committee on enrolled bills this week. Received from the Commons a measure, a greeing to elect a Solicitor for the 1st District

The Pension certificate of Martha Thompson. at Meckleuburg, was received from the Honse at Commons, and on Mr. Fox's motion ordered to be countersigned by the Speaker of this House. A message informing that the name of J. R. J. Daniel has been added to the nomination for Judge, to supply Judge Norwood's varage, -The two Houses then proceeded, according to previous agreement, to elect a Judger which resulted in the election of Frederick Nach. The vote in this House was as follows: These who reied for Mr. Nach, are Mesay.

Those who toted for Mr. Nash, are Meast. Waldell, (Speaker) Althright, Bakee, Barnet, Bryan fol Casteret and Jones, Burney, Casaoi, Davidson, Dohson, Dorkery, Edwards, Gudger, Hall, Hargrave, Hawkins, Jones, Joyner, Kally, Melcher, Moody, Mosely, Move, Morchead, Moore, McCormick, Myers, Polk, Reding, Reinhardt, Sauders, Sprudt, Taylor and Williums.

Those who voted for Mr. Daniel, are Mesers, The Speaker laid before the House a communication from his Excellenty the Governor, transmitting statements in regard to the Dockets in several of Skinner voted for Mer. Baily, and Mr. Arrington for Mr. Edward Nall.

liabilities of Sheriffs. The Senate received from this smeadment, and the bill was ordered to b

Mr. Beyan, from the Judielary enumitee, P ported the bill heretofore referred to that con mittee, ascertaining the mode of proving book debts, with an amendment, which was concurdebts, with an amendment, which was concur-red in; and the hill passed its third roading and

red in; and the hill passed its that its was ordered to be enrelled. A message was received, isforming that the name of J. S. Guthrie, was withdrawn from the nomination for Solicitor of the 1st Judical Dist. The two Houses proceeded to elect a Solicitors which resulted in the election of David Outlaw. The vote of the Senate is as follows:

Those who voted for Mr. Bragg, are Meavra. Those who voted for Mr. Bingg, are Arears. Bryan of Grazen, Bunting, Cowper of Gates and Chowan, Conper of Martin, Edwards, Ex-um, Fox, Hall, Hawkins, Hussey, Kerr, Lind-say, Marsteller, Mchane, Mosely, McCormick, Reid, Reinhardt, Sunders, Whitsker & Dobson. Those who voted for Mr. Outlaw, are Mesars. World. If Sconkers & Allinghy, Acciention, Ha-

Waddell (Speaker.) Allbright, Arrington, Ha-ker, Barnett, Bryan of Carteret and Jones, Bars ney, Carasan, Davidson, Dockery, Gudger, Har-grave, Josuer, Jones, Kelly, Melchar, Monts-gomerr, Moody, Moye, Morehead, Muore, Mys-ers, Polk, Reding, Skinner, Spruill, Taylor and Williams Williams.

A meaning was received, proposing to cleet a Comptroller, to-morrow at 11 o'clock. Conneved in

The bill to incorporate the Edenton and Norfolk rail road, was reconsidered on Mr. Joy-ner's motion. Mr. J. maved an amendment thereto, which was agreed to, and the bill passed as amended.

HOUSE OF COMMONS.

A message from the Senate, informing that Mesare, MuGormick and Burney compose the Joint Select committee on eurolled bills, or their part. Mesare, Braswell, Brammell, Byrd, and Kenon, compose said committee on the part of this House for the present weth