Rights and Powers of Corporations Discussed

Meets in Senate Chamber and Casts Vote of State-Eloquent Speeches-New Bills and Measures Passed

surrendered its chamber d college yesterday, a few being called to order, and which President and Vice President

realings of the college will be endar. in fall below. Several specifies were delivered in me Messrs, Bryan and Steven-

After reassembling and the introducwe wills and the passage of a ids on the calcular, the al powers of corporations. ni was based on the disthe hill amendstory of the orier of the Whitney Reduction Com-

in ate and proper meats jurors in certain cases. Judiciary Com-North Carolina, and taac on restrictions as would deter its repsoulatives from investing here should

Senator Morrison said he did not opase the entry of capital, but he would Committee. any company repr. senting other companies by pievous

He thought the present Senate should Grievances Committee. In Same did not ago I this view, over a and the bill passed with only

Senate meets at 9:30 this moning. In proceedings of yesterday follow:

### Proceedings in Detail State called to order by Lieut -Go:

have President; that it was their last week), was next taken up. his telepisse. He therefore moved that the Senate adjourn till I o'clock.

The proceedings of the electoral of Sounte proceedings.]

doubled of Saturday read and ap-

Petitions and memorials were present-

Senator Woodard: Petition against dock law of Mr. Pleasant township in Na-haramaty: also same in reference to

River Sachety of Friends asking for betmeacent insane now confined and almshouses. Also a petition and the sens of Guilford county asking for appointment of Messrs. Clapp and believed to be justices of the peace.

## Reports of Committees

Banking: Bill to incorporate Candieman: favorably. Long (Committee on Banks To incorporate Bank of I semost farmeably. Also bill to incor-White Hartford Banking Company; fa-

Ward (Committee on Banks

Bill incorporating Bank I salouth: favorably.

Bill amending re-referred Legislatures. but the miling charter Whitney Reducthe Cost Leverably.

## New Senate Rules

Senator Arrington (Committee on support it. Rules reported set of rules framed by committee for government of Senate. and asked that 250 copies be printed for use of Senate (after adoption).

ing bills from committees it must be ly, with a capital of only one million. stated on jacket of bill that a majority | Senator Morrison: "But they can inof committee were present and voting crease it, and apply for a still further

when bill was acted upon. the bill for further action ther. on in committee. In meantime 100 copies of again for adoption.

Senator Henderson thought it would not be advisable to require presence of majority of committeemen at meetings. Ward of Washington and Pinnix of Yadmajority of committeemen at meetings; it would often prevent holding of meetings and delay legislation, etc.

Senator Justice thought it a wise provision that ought to be enforced. "It will be evaded if adopted," added Senator Henderson, "I have had considerable legislative experience and my remarks are based upon that experi-

The question will be settled later by the Committee on Rules. Senator Gudger reported a number of

dills as properly engrossed. Senator Marshall (Committee on Banks and Banking). Bill amending that the work of the elec- Chap. 2, Acts 1889, amending charter of should not be permitted to govern this was a sensational finish and when the Bank of Hendersonville: favorably.

House bills 51 and 118 were received from the liouse and placed on the cal-

### New Bills and Resolutions

By Senator Woodard: S. B. 58, for the relief of J. P. Arrington, late sheriff of Nash. Finance Committee. Ey Senator Founsee: S. B. 59, to

get in a warm discussion of public schools of the city of Durham, the bill. But it appears to be the pur-Committee on Education. By Sonator Warren: S. B. 60, to sup-

amend sec. 1285 of the Code, in reference artificial individuals. Individuals are ion that the bill itself is Constitutional, hibit the sale of spirituous liquors withto sale or mortgaging of property of the and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways. Why not this but took the view that it is unconstitutive and other railways.

of the State hospitals for the insane, and the superintendent or general manager shall certify under outh that the and others expressed person so confined is incurable-By Senator Arrington: S. B. 62, to pay

> By Senator Giena: S. B. 63, to incorporate Eagle Hose Company No. 7 of inherent to grant the right of emin-nt did speech which was his maiden effort. Freensboro. Corporations Committee. By Senator Gudger: S. B. 64, to estabfish a national park. Federal Relations here.

Counties, Cities and Towns Committee.

ons Committee. By Senator Currie: S. B. 67, to incorperate the Bank of Chinton. Committee

## on Banks and Banking.

The calendar was then taken up, and B. S. providing graded schools at Rocky Mount passed its several readings the House for concurrence.

The bill providing for the repeal of that provision in the general law pro-\$1,000,000 was reached, but it was reslaced on the calendar at the request of Senator Morrison.

Whitney Reduction Co. Bill Again as reported by the Committee on Corporavious (to which it was recommitted

The substitute was read and it explained by Senator Morton of the demnation of private land for use by the he had some acquaintance with the Con- Morgan, Morris, Oliver, Owen of Sampompany (through the usual process of a jury to assess damages, etc.), except in will be found reported below, at building railways, had been stricken out, as there was some objection on the part The Source resumed its session upon of a Senator, and that as the bill now the attenument of the electoral college, wad no unusual powers were granted the empany, none that are not granted in dozens and scores of charters issued to other companies now doing business in North Carolina, such as the right to build tram or electric railways, telephone in North Carolina, I probably would not lines, etc. He hoped the Senate would have inserted it in this bill. I will say

see fit to pass the bill. Senator Morrison said that he was free to admit that the bill contained no powers not granted to some other companies; stal that did not make it right. He been too liberal in this respect and had exercise the right of eminent domain. from the ministers of Winston-Salem, sell is Governor of North Carolina. If clothed corporations and companies of So the power inherently exists in the

this character with too much power. when I criticised some of its provisions, to the law of the land." and I am sorry I was drawn into that an another of others and a number of others that declared Governor of North Carolina to the United States to exercise any sover-discussion. I have no hostilety to capi in western North Carolina are improve that dredging for oysters be permitted declared Governor of North Carolina are improve that dredging for oysters be permitted declared Governor of North Carolina are improve that dredging for oysters be permitted declared Governor of North Carolina to the United States to exercise any soverand I am sorry I was drawn into that tal coming into North Carolina, and I ing. The drift of capital is our way- in certain waters of Cartaret county. despise the cheap demagogery which has toward Rowan, Yadkin, Mecklenburg, prevailed to some extent in North Caro- Stanly, Gaston, Iredell, Catawba and Stantor Look (from Committee on lina in years agone and which still ex- others. We want to encourage capital

to opposition to capital. "When I said 'this was the most out- after. North Carolina I-did not know that destroy at any moment any of these corplete distinguished Senator from Rowan (Mr. Henderson) had drawn the bill oppressively distracted. the distinguished senator from Rowan (Mr. Henderson) had drawn the bill. By that expression I meant to express at what I conceived to be usual powers. I object to the making the reference to the making the requirements are met. They can of court martial. The amendment is to my feelings at what I conceived to be usual powers. I object to the making criminals, the sund (frievances): To prevent the attempt of this company to secure of my bill a precedent for any proposed. Mr. Cur and lands of another without such unusual and exclusive powers as revulsion of policy in dealing with corowner in Washington county; was contained in section 3 of the original porations seeking the investment of capidraft-the condemnation of private prop- tal in our midst. erty by a private company for private purposes. That is a wrong principle, and should never have been granted, as I should never have been stated, as a senator rousness anded to the liberal which adopts the same rules that were tive of the state ought to get a decent the resident had taken another method haps less than was expected. This selarly, show it by your vote. I am of retiring him, there was no reason why lattitude of the last Legislature towards observed in the Legislature of '99. The Henderson (Committee on has been granted in the past by previous

not granted to some other companies in existence in North Carolina, I cannot

## Wanted Powers of Corporations

Abridged "The power given (here and in the bills passed by previous Assemblies) to build Senator Henderson had advanced a num-The new rules are chiefly the old rules street, electric and tram railways is too used by the last Senate, with some broad. It is true we were requiring such

changes. Two new committees are pro-papplicants for charters to define more vided for, viz: Committee on Congres- definitely just where and when they pursional Appointment and Committee on pose building such railways. How do Senatorial Districts. Also provides that it require two-thirds to dispense with reading of Journal, Also that in reporting bills from committees it must be senator Henderson (smilingly): "Hard-

There was some criticism of this lafter rule and of several other suggestions.

Senator Henderson: And the travelet its rule and of several other suggestions.

Assembly can at any time revoke its charter if it saw fit. It can do it within the charter if it saw fit. and it was finally decided to recom nit five minutes after granting it if we

thought proper. Senator Morrison: "I object to the rules, as at present recommended, were ordered printed for use of Senators when the report of committee cones up ate a monopoly of all the telephone lines in the State."

kin, sotto voce: "I wish they would come to my county

and build a railroad or telephone line. We would welcome them. At this stage of the argument the Senators wanted their dinners, and on motion the Senate at 2:30 took a recess fill 3:30 p. m., at which time the argument was resumed, Senators Henderson, Morton, McNeill, Pinnix and others fol-lowing Senator Morrison. Senator McNeill asked Senator Morri-

son if he did not know that the Yadkin Development Company was granted even larger powers and privileges than this bill contained. Such is the fact, he ary from \$3,000 to \$4,000, won by a Senator Morrison: "Such a precedent

Senate. It is time to stop it.

Welcomed Senator Morton discussed the substitute bill, which the Corporation Commitpersonnel of this company, was not acamend Acts 1886-87, in relation to the by name, and had no personal interest in to the bill. Judge Graham of Granby Sanator Warren: S. B. 60, to sup-ply Je secounty with copies of Supreme ing with corporations. He favored giv-ling corporations the same rights as are salary on Constitutional grounds. A By Senator McAllister: S. B. 61, to given to individuals. Corporations are number of Democrats were of the opinfor the bill, it was or par- by the other. The proposed amendment company or any other company apply- tional in its application to the incoming ing for such privilege? The power one took advantage of it and built a road. that would be better than if we had priations. denied it to all and secured no new attend to the constitutional feature, and Rountree of New Hauover, were the mileage at all. The Supreme Court will

> such purposes as have been discussed "The General Assembly of 1899 was By Senator Speight: S. B. 65, to re- an able body of men, with a number peal chap, 156, Acts 1887, and extend of excellent lawyers among its mem-corporate limits of town of Whitaker's, bership." Mr. Morton then read extracts from the charter granted by that thereafter it had been ratified and was By Senator Thomas: S. B. 66, to pre- Legislature to the Cafe Fear Develop- a law of the State of North Carolina. vent sale of liquer near a certain church ment Company, wherein the right to conin Davidson county. Propositions and demn land for use in erecting buildings. etc., for that plant, by the usual legal By Senator Michael: Joint resolution method-appointment of commissioners to providing for payment of pension of a appraise its valuation and fix price to Mrs. Watson for the year 1890. Pen- be paid, etc. This is only one of a hundred and more similar cases.

"We should treat corporations and all should welcome them with a hearty greeting. It is neither just or politic to treat them unfairly. They should reassist in developing the splendid reources of our State.

## Senater Henderson Closes the Debate

Congressman of eight years' service, and a former Code commissioner, a lawyer of fine ability), who draw and introduced to the impression that Senator Morrison Garrett, Graham, Harris, Hartley, the bill, closed the debate. He referred seemed to think he (Henderson) should Isbell, Long MacKethan, Mastin, Maunot have drawn such a bill as this. But ney, McCulloch, McFarland, McNeill, stitution of North Carolina, and some forty other lawyers, possibly as learned in the law as the Senator from Richhave been passed by previous Legisla- borough and Zachary. tures of this State.

sills which had become laws years ago ker, Taylor and Ward.

"The Constitution of North Carolina netwithstanding the Senator's fears. The Supreme Court has decided that every prayer. thought that previous Legislatures had State is invested with the power to State of North Carolina, and this Legis-"I had not read the bill Saturday, lature can grant, 'confer it according

lina in years agone and which sime expenses the some extent, which gives voice all we can, and we do not want to hamper and hinder it. That's all I am North Carolina and Virginia Christian beautiful and virginia Christian beautiful

"And now, even though there is no new corporations during the last two provision in this substitute bill that is years—that unfailing sign of prosperity. welcome! Mr. Morrison again explained his posi-tion, and added that, in his opinion,

(Continued on Second Page.)

RALEIGH, N. C., TUESDAY, JANUARY 15, 1901

Governor's Salary Bill Passed the House

# AND IT IS NOW A LAW

A Lively Debate Lasting Three Carolina. Hours in the House Yesterday - Republicans Voted Solidly Against the Bill

The bill increasing the governor's salclose neck in the House, yesterday. It result was announced-55 to 53-the Capital Should Br Encouraged and House rang with applause for several

Able members of the House discussed tee (of which he is a member) recom- the bill in an interesting debate that mended, intelligently and dispassionately. Insted three hours. The Republicans He did not know anything about the lined up solidly against the measure and quainted with one of its officers even thirty-six Democrats voted in opposition pose of the opponents of the measure to ville, led the opposition, basing his obest a precedent for this Senate in deal- jection to the increase in the governor's asked for is not exclusive. "We can, in governor. Others opposed the measure two minutes, give others the same right, on the ground that more meritorious subjects demanded all available appro-

Representative Hayes of Chatham, which the Senator from Richmond (Mr. leaders on the floor in advocacy of the Morrison) is so anxious about. I be- measure. Representative Simms of lieve the General Assembly has the right Wake, ably supported them in a splendomain to condemn private property for Mr. Simms was the recipient of many congratulations after he had concluded his thking speech.

As soon as the bill had passed its third reading the enrolling clerk took it in charge and within ten minutes Every Republican save McIntosh of Yancey, votes against the measure, and he did not vote. Eleven Democrats did not vote, some of them being absent. Those who voted for the bill, 55 in number, were:

Messrs, Alexander, Allen of Wayne, We need them Baldwin, Bannerman, Barco, Beddingand their money, and the results both field, Bivens, Blalock, Blount, Bradsher, North Carolina. We Carr. Carlton, Connor, Daniels of Warren, Daughtridge, Duls, Fields, Gatis, Green, Hall, Hayes, Hoey, Hood, Lane, reive the same treatment at the hands Lawrence, Little, Mann, Mason, Meof this General Assembly that we accord Iver, McLean, Morphew, Nichols, Nichto private citizens and all others. I olson, Page, Roberson, Robinson, Ross, trust the Senate will record by its vote Rountree, Seawell, Shannonhouse, Shelon this bill its willingness and determination, Simms, Spainhour, Stewart, Thomp companies with a capital exceeding tion to do so; and let us induce, by every son. Welch, Whitaker of Forsyth, (1,000,000 was reached, but it was recapital we can to invest among us and Whitaker of Guilford, White of Halifax. White of Jones, Williams, Wilson, Winston, Pearson, Wright.

There were 53 votes in the negative. as follows: Messrs. Allen of Columbus. Senator Henderson (who is an ex- Barnhill, Benbow, Blythe, Brim, Brittain, Burlison, Burnett, Caloway, Carroway, Carson, Coleman, Collins, Curtis, Dean, Duncan, Ebbs, Ellen, Gaither, son, Owens, Patterson, Payne, Pearce, Petree, Reinhardt, Richardson, Rothrock, Russell. Sheets, Smith, Stevenson, doing when they drew similar bills which Stubbs, Watts, Weaver, Willard, Yar-

The members not voting were Ardrey.

### The House Proceedings Rev. Dr. A. A. Marshall opened the

who petitioned for the establishment of

a reformatory. Mr. Mann of Hyde submitted a peti-

relief of B. F. Hicks of Rutherford.

By Mr. Long, a petition from the Rutherford of Governor cannot begin Jan-Conference for the establishment of a Governor's vote: and as the General

Mr. Curtis of Buncombe asked for leave of absence for his colleague, Mr.

report of the committee was unanimously adopted.

The bill authorizing the town Rocky Mount to issue bonds for electric

### light plant, sewerage system and other urposes, passed its third and final read-The bill authorizing the commissioners of Iredell county to levy a tax to pay inlebtedness in building a new court

house passed its second reading. The bill for the relief of certain teachers of Caswell county passed all of

### Bills Introduced

H. B. 102, by Williams, directing the keeper of the Capitol to unfurl the national flag at the dome of the Capitol. H. B. 103, by Carson: An act to amend Chap. 11, Sec. 34, Public Laws of '99, as to allow manufacturers of spirits to sell in quantities of one quart. H. B. 104, by Stewart of Harnett: An act to repeal certain sections of

H. B. 105, by Stewart of Harnett: An act to make the offense of bastardy a misdemeanor, punishable at the discretion of the court.

H. B. 106, by Whitaker of Guilford: An act to appoint R. S. Williams, justice of peace, Oak Ridge township, Guilford county. H. B. 107, by McFarland: An act for

the relief of J. M. Allhands of Pork H. B. 108, by Payne: An act to in-

corporate the town of Andrews in Cherokee county.

H. B. 109, by Lane: An act for the appointment of magistrates for Rockingham county. H. B. 109, by Baldwin: An act to ex-

tend the time for registering grants and cure certain defective registrations. H. B. 111, by Mastin of Wilkes: An act to put the name of John Selden of Wilkes on the second class pension list. H. B. 112, by Mastin of Wilkes: An act for the relief of B. F. Absher, a

blind ex-Confederate. H. B. 113, by Mastin of Wilkes: An act for the relief of Miss Samantha Lyon of Wilkes. H. B. 144, by Ellen of Nash: An act to abolish fences in Nash county.

H. B. 115, by Bradshu. An act to pro-H. B. 116, by Wright of Rowan: An act to place certain ex-Confederate soldiers and widows of soldiers on the pen-

sion roll. H. B. 117, by Wright of Rowan: An act for the relief of Jesse D. Watts. II. B. 118, by Wilson of Caswell: An public." act for the relief of certain teachers of

H. B. 119. by McIntosh: An act authorizing the construction of roads in Yancey county. H. B. 120, by McIntosh of Yancey: An act amendatory of Chap. 211, Public

Laws 1890. H. B. 121, by Reinhardt of Lincoln: An act for the relief of J. Scott Low-H. B. 122, by Reinhardt of Lincoln:

An act for the relief of Sid J. Forney. H. B. 123, by Reinhardt o fLincoln: An act for the relief of J. Dillinger. H. B. 124, by Reinhardt of Lincoln: An act for the relief of Mrs. J. M. linrges.

H. B. 125, by Rottrock: An act to this case, prevent the killing and selling of partridges between certain dates in Rowan H. B. 126, by Willard of New Han-

of the Public Laws of '99, in regard to fishing in certain waters of New Han-H. B. 127, by Willard of New Hanernment of the James Walker Memorial law giving the President the power, in two days, but have tailed to flid the Hospital of the City of Wilmington.

H. B. 128, by Wilson: An act to prohibit hunting in Caswell county without the permission of land owner. H. B. 129, by Bivens: An act for the the relief of Jesse Rogers.

H. B. 130, by Prim: An act for the reief of W. R. Goulding. H. B. 131, by Carlton: An act to extend the time for registering grants. put H. H. Johnson and T. K. Warren The situation in China, as I understand

### of Hertford on the pension roll. The Governor's Salary

The bill to increase the salary of the Governor from \$3,000 to \$4,000 being the special order of the day, was taken up at 11:10. Judge Graham of Granville, of the special committee which was appeinted to coasider this bill, submitted gress. the minority report, opposing the pass-Had I not found the provision con- Beasley, Craig, Daniels of Vance, Dees, age of the measure. The minority retained in section 3 of this bill in other Jenkins, McIntosh, Moore, Nash, Par- port was signed by Judge Graham and

> Representative Hayes, the introducer of the majority report, said he desired lina is concerned Mr. Aycook is not had been settled long ago. night Governor Russell would have made Assembly cannot meet until the first

"Now, as to the merits of the bill. I The Committee on Ruler, through posed to an increase in the salary of the corporations, and said that to this fact following additional committees were rewas largely due the large number of ported by the committee: On Election new corporations during the last two Laws on Courts and Court Districts on the last two Laws on Courts and Court Districts on the last two Laws on Courts and Court Districts on the last two Laws on Courts and Court Districts on the last two Laws on Courts and Court Districts on the last two Laws on Courts and Court Districts on the last two Laws on Courts and Court Districts on the last two Laws on Courts and Court Districts on the last two last two last two last two last two lasts and court Districts on the last two lasts are last two lasts and last two lasts are last two lasts and last two lasts are last two Laws, on Courts and Court Districts, on proposed increase and held that action "Let them come!" he exclaimed. "Let Congressional Districts. on Senatorial up as a threat. I want to say, in all them come to Durham. Let this com- Districts, on Apportionment of Mem- kindness to the Republicans here, that a suspension. Many believed that was a pany come to Durham if it will, and here of Representatives. we will give it and all such a hearty The committee further recommended the knowing that you would have the majority in this on the general of the army by a "miserprinting of 200 copies of the rules. The lat us. We have the majority in this bility. The people of North Carolina ought not to shut the office of Governor

(Continued on Third Page.)

Senate

Chap 5, Vol. 1, of the Code of North Supporters of the Bill Assert was assisted by Mayor Peterson, Capgencies Cease

> Washington, Jan. 14.-The Senate today resumed the consideration of the the visitors were Congressman Charles Army Reorganization bill, and a lively R. Thomas, Judge W. A. Hoke, ex-Condiscussion arose over the clause which egressman F. A. Woodard, George M. provides that the President, in his dis- Owen Holmes, W. D. Pollock and Thos. cretion, may increase the number of cor- Dewey. There were no toasts' or porals in any troop of cavalry to eight, speeches. An ode composed by Geo. M. and the number of privates to 76.

> Mr. Bacon wanted to amend the clause by placing "during the present dents of the evening. exigencies" after each item. He stated that the bill was entirely contrary to the the following committee of escort in ad-Constitution. "The history of the increase of executive power," said he, 'is ton, C. . E. Dewey, F. K. Borden, N. usually found in the history of the usur- O'Berry, George C. Royall, G. A. Norpation of executive power."

> off a thousand from the bill, and make be the K. of P. Band, Company B, the minimum 49,000.

"There is too much levity indulged in iment, and a large number of Goldsboro by the framers of this bill," said Mr. citizens. Bacon. "It cannot be denied that a large standing army is proposed and this is a menace to the institutions of this re-

prepared by the committee. Mr. Proctor assured that the Demo-

would be adopted.

Mr. Foraker denied that the bill was the President to raise a large army. Mr. Bacon denied this and showed in that State. there was nothing in the former ca e

cited that had anything in common with "This bill," said he, "gives the President, not Congress, the right to fix the elastic proposition, and no provision is Artillery, is stationed, left the fort Satover: An act to repeal Sec. 2. Chap. 440, made for its repeal. No Senator who urday afternoon in a small batteau to favors the subject dares to tell that he understands the purpose of the bill gency ends the army will be reduced Fear river. He failed to return and it to mean that when the present emerover: An act act to provide for the gov- upon the statute books a permanent Boats have been searching for the last

> Mr. Spooner said that Congress could repeal this law at any time. In the course of the discussion on the amendment Mr. Allen asked whether the de facto, but not de jure, war in China came within the meaning of the phrase

present exigencies. Committee, replied: "I hardly think it the Democratic caucus for United States H. B. 132, by Lawrence: An act to worth while to discuss that question. it, is growing much better." "Who is to determine when the present

> persisted. "The President of the United States," ballot. Mr. Proctor replied, "unless Congress shall direct otherwise. The whole mat-

Mr. Hawley, chairman of the Military. mediate action in order to supply troops sword. General Brooke was a farmer in place of those to be withdrawn from boy in this district. Tomorow he will to repeat that this bill was not of such overshadowing importance as had been represented. Mr. Hayes said that so the Pacific before the first of July. And listment in the army. session of the House yesterday with far as the Constitution of North Caro- yet Senators were discussing things that

The Speaker had read a memorial Governor of the State. "Daniel L. Rus- The pending amendment went over till tomorrow. Mr. Berry gave notice of an amendment requiring the Presithe appointment to fill the vacancy, and dent within ten days af er the passage no one would have questioned his right of the bill to issue a proclamation distion from 165 citizens of Cartret asking to do so. Governor Aycock will be claiming any attention on the part of By Mr. Alexander, a petition for the of the State. We, as representatives of Philippine Islands except for the pacification, and asserting its determination, who fired the fatal shot made his eswhen that is accomplished, to leave the

Mr. Teller offered an amendment to man was removed to his home today. the section which authorizes the Presinot be met until after the Legislature take from the section its retroactive purpose, and make it apply to the future. Mr. Teller said that the section had in cases against W. H. Allen, an alder have seen only one member who is op- been put in the bill so the President might retire General Eagan, but that as ing in the city reservoir. Allen was fined

The President had changed the sentence to a suspension with full pay, making it in fact, a decoration and not 'the bill went over without action on

courts of the United States for the North Carolina division of the eastern district was passed. At 5:50 the Senate adjourned.

## THE AYCOCK BANQUET

## Army Bill Criticized in the Goldsboro's Olympia Club Does Itself Proud

Goldsboro, N. C., Jan. 14.-Special.-Two hundred and fifty guests attended the Olympia Club reception and ban-quet, and it is the general opinion of citizens and visitors that the club hd itself great honor. Governor Aye ca tain N. O'Berry, E. B. Bordon, Tr. Joseph Rosenthal, Geo. C. Royall and T. that the Army Will Be Re- G. Sizer in receiving. The evening passes duced When Present Exi- ed off most pleasantly. The legislative committee present were F. D. Winston, W. H. Yarboro, Jr., W. P. Wood, T. D. Warren, E. Y. Webb, H. L. Green, R. H. Zachary and J. B. Whitaker. Raieigh Chamber of Commerce was reprisented my Mayor A. M. Powell, A. d. Stronach, J. S. Wynne, G. T. Norwood and R. H. Battle. Prominent among Lindsey, Capt. Swift Galloway, Capt. Lindsey and dedicated to Governor Charles B. Aycock and read by Mr. Lindsey was one of the pleasant inci-

The chamber of commerce have named dition to the governor's party: E. B. Borden, Dr. J. F. Miller, J. B. Edgerwood, Jr., Dr. W. H. H. Cobb, M. J., Lee and Rev. W. C. Newton. On this Mr. Hawley jocularly offered to cut train besides the committee named will First regiment, Company D. Second reg-

## Collector Took Bribes

Washington, Jan. 14 .- E. Y. Hatch, the collector of customs at St. Michael, Mr. Hawley changed the subject, and Alaska, has been summarily removed by argued that the bill had been carefully the president on the recommendation of the Secretary of the Treasury. He had held the office for several years and a crats that when the emergency had end- few weeks ago his salary had been ined the large army would be dispanded. I creased and a leave of absence with pay Mr. Bacon stated that if no other Sen- granted. Shortly afterward reports w reator objected to the bill he would not, filed at the Treasury Department by Mr. Bacon then defended his amend, special agents proving exclusively that ment and said that he hoped that it the collector had accepted bribes from steamship captins in consideration of allowing them to overload their ve sels unconstitutional and cited former stat- with passengers during the rush of ntes wherein Congress had empowered miners and adventurers to Nome. Hatch was appointed from Oregon and is now

## Lost on the Bar

Wilmington, N. C., Jan. 14,-Special. -Private A. E. North, a post tailor at size of the army in future. It is an Fort Caswell, where Battery C. Fourth go across the bar to the fishing grounds on Smith's Island at mouth of Cape even 1,000. This is a proposition to put was at once feared he was drowned. peace or in war, to call out 100,000 missing soldier. North was English and without relatives in this country.

Clark Gets the Nomination Melens, Mont., Jan. 14.-At 9:45 o'clock tonight W. A. Clark, of New York and Montana, the well known min-Mr. Proctor, speaking for the Military ing man and banker, was nominated in Senator to succeed Hon. Thomas H. Carter. There were 37 members present. It will require 48 votes to elect. exigencies shall have passed?" Mr. Allen but Clark professes to believe he will receive at least 53 votes on the first

## ter is always within the control of Con- Gen. Brooke Guest of Honor

Pottstown, Pa., Jan. 14 .- General J. Committee, made an earnest appeal to R. Brooke, U. S. A., arrived here to-Senators to stop debate and to pass the day and was tonight the guest of honce bill. He showed the necessity for im- at a reception and was presented with a listment in the army. His relatives own the iron works and

he will be their guest.

Shot by a Moonshiner Winston-Salem, N. C., Jan. 14 .- Special.-Deputy Marshal T. A. Royal was shot and mortally wounded in Yadkin county this morning while making a raid on a blockade distillery. The moonshiner cape and is not known. The shooting occurred near the line dividing Yadkin and Davie counties. The wounded

## Allen Fined \$50

Charlotte, N. C., Jany 14 .- Special. man of Charlotte, and others, for buth

## **Debate Closed**

Washington, Jan. 14.-General debate on the river and harbor appropriation bill was closed in the House at 2:10 o'clock this afternoon.

Mr. Teller's amendment.

The House bill to change and fix the time for holding the enstrict and circuit adjourned until time for holding the enstrict and circuit