RALEIGH REGISTER AND NORMH-CAROLINA CAZETTE.

State Legislature. SENATE.

Monday, December 22.

Petitions presented .- By Mr. Kendal the petition of sundry citizens of Montgomery county, praying to be annexed to the county of Moore. By Mr. Mebane, the petition of Alfred M. Slade, praying to be relieved from his liability as one of the securities of Edward Griffin, late Sheriff of Martin county. Which were referred.

" Mr. Lockhart presented the following Resolution, which was adopted:

di

bit

ad

R

to hi

Whereas, it appears from the report of the Treasurer of the Literary fund, that the amount thereof is inadequate to the purpose of a system of general education: and whereas the State of North-Carolina is destitute of native Civil and Military Engineers : Therefore

Resolved, that the Committee on Education be instructed to inquire into the expediency of appropriating a part of the Literary Fund to the purpose of establishing a Professorship of Civil and Military Engineering in the University of North-Carolina, for the purpose of instructing native youths in those branches of education, so that the practical services of the professors and students shall be devoted to making such surveys as the Legislature may from time Improvement of the State ; and that the Committee point on Jones' bay. Referred. have leave to report by bill or otherwise.

The following engrossed bills passed their three several readings and were ordered to be enrolled: To repeal part of the act of last session, better to promote the administration of Justice in Macon county; and for the better regulation of the militia of Burcombe county.

The engrossed bill to divorce Wm. Harvey, of Beaufort county, was indefinitely postponed on its first reading-ayes 47, noes 13.

Tuesday, Dec. 23.

Mr. Kerr, from the committee on Military affairs, who were instructed to inquire into the expediency of abolishing the present militia system, &c. reported that it is not expedient to legislate on the subject. Concurred in.

Mr. Hawkins, from the committee on Public Buildings, reported a bill to make an appropriation for completing the Capitol in the City of Raleigh ; which was read the first time.

This Resolution was negatived 32 to 27. Discussion then ensued, and the Senate remained in session until 2 o'clock in the morning, during which time every expe-

its being taken. Thirteen distinct pro-seat. positions for adjournment were submitted Bills presented. -By Mr. Clark, to esthers, to postpone the orders of the day, n the town of Washington. By Mr. Mannate adjourned-Ayes 29, Noes 24.

Thursday, Dec. 25.

Neither House sat to-day, being Christmas day.

Friday, Dec. 26.

A balloting took place for Cavalry Of. ficers, attached to the 10th Brigade and 3d Division, which resulted in the choice ard Rankin, as Lieut. Colonel. Mr. McWilliams submitted a Resolu- Concurred in. tion for an appropriation of \$500, to construct a Canal from the head of Goose to time order and direct, with a view to the Internal creek in Beaufort county, to a described

Mr. Hogan submitted the following Resolution, which was read the first time : Resolved, that if the right to instruct Senators in Congress exists in our form of Government, it belongs to the people in their sovereign capacity. They have a right to meet in their primary assemblies, to consider of great questions of national policy, to modify any instructions this Legislature may give to Senators in Congress, or to give new and different contrary, notwithstanding.

county. Read the first time. Resolutions, Mr. Martin's motion still | were read the first time and passed.

pending. Mr. Wilson, of Perquimons. o'clock. He was followed by Mr. Edwards, of Warren, in some explanatory | and referred.

HOUSE OF COMMONS.

Monday, Dec. 22.

Ralph Gorrell, the member elect from dient was resorted to by the friends of the Guilford county, to supply the vacancy original Resolutions to take the question occasioned by the death of Wm. Adams, and by those opposed to them, to prevent appeared, was qualified, and took his

during the sitting, besides a variety of o- tablish the Merchants' and Farmers' Bank to take a recess &c. on nearly all of which | ly, a bill concerning a part of Drysboquestions, the vote was a test one. Fi- rough. By Mr. Davis, a bill to repeal enrolle : To protect Seine places an nally, on motion of Mr. Holmes, the Se- the act of 1833, altering the name of Kinston, in Lenoir county. Read the first Martin county Grays. time and passed.

Mr. Marsteller, from the Committee on Military Affiairs, to whom were referred certain proceedings of a court martial in Iredell county, reported that it is By Mr. Guinn, to encourage the discovenot expedient to legislate on the subject. ry of Mines in this State. By Mr. Clark, Concurred in.

Propositions and Grievances, reported un- discretion, for each county. By Mr. of Jos. Abernathy, as Colonel, and Rich- favorably on the petition of William Jack- Hartly, to amend an act, passed in 1831, son, praying to be restored to credit .--

Tuesday, Dec. 23.

Mr. Haywood presented the petition of Lucy T. Reid ; and Mr. Harris, the petition of Lucy R. Hendrick, praying to be divorced from their respective husbands ; which were referred.

Bills presented-By Mr. Marsteller, to ncorporate Rockfish Academy, in New Hanover county. By Mr. Craige, to grant to the Mecklenburg Gold Mining Company an amended charter. By Mr. Haminstructions, any thing this Legislature can do to the rick, to incorporate the Howard's Gap

Turnpike Company. By Mr. Weaver, Bills presented .- By Mr. Spaight, to altering the time of holding the County secure to Needham Whitfield, of Lenoir, Courts of Buncombe and Yaney. By Mr. and those whom he may associate with | Walker, to authorize the making of a him, the right of navigating the waters of turnpike road in Haywood county, and Neuse River, from the town of Newbern to incorporate a company for that purand upwards. By Mr, Brittain, for the pose. By Mr. M. Neill, to provide for better regulation of the Militia of Macon the final settlement of executors and administrators. By Mr. Dudley, requiring The Senate entered upon the orders of the sheriff of New Hanover county to give the day, and again took up the Political bonds of increased amount. Which bills

Mr. Hawkins presented a resolution in took the floor and spoke until about 4 favor of the heirs of Joseph Hale, deceased; which was read the first time

Friday, December 26. On mation of M . King,

Resorted, that the committee on Education be instruction to inquire it o the expediency of making REGISTER Office. an appropriation from t e Literary Fund, for the pur-pose of draining a part of the Marsh or Swamp lands now appriated by h to the Literary Fund. Resolved further, the said Committee be in-structed report a bill recting the manner in which said land, shall be dist, sed of when drained, and the purposer o which the proceeds shall be applied.

The following engrossed bills passed their a it reading and were ordered to be Roanore river-and to incorporate the

Bill prest ted -By Mr. Latham, to _at the Store opposite Mr. Buffaloe's Tavernamend art of the second section of an act, which will close in a few days. passed in 1833, to regulate the proceedings of the County Courts of Craven .to authorise the several County Courts to. Mr. Guinn, from the Committee on appoint one or more surveyors, in their to incorporate Beard's Creek Guards, in Craven county. By Mr. Jordan, to amend

> an act, psssed in 1835, concerning market fees in Favelteville. By Mr. Lindto attach the militia of the county of Yan. cy to the 15th brighde, By Mr. Harris, authorising the County Court of Granville to make allowances in certain cases. By Mr. Henry, relative to the hands called to work on the State road leading from Old Fort, in Burke county, to Asheville. By Mr. Weaver, for the preservation of the public buildings in the county of Buncombe, and for the improvement of the town of Asheville, Hy Mr. King, to incorporate Poplar Grove Academy in the county of Iredel, and to appoint the trustees thereof. These bills were read the

> first time and passed. Mr. Rush presented the petition of Jacob Lassiter, of Mandolph county, praying to be allowed to erect a gate. Referred. Mr. Daniel. from the Committee on Claims, reported a resolution in favor of Matthew Miller, which was read the first time and passel. *

The bill amendatory of the act concerning Wrecks, passed in 1805, and the bill

An Experienced Cook. TS wanted for the ensuing Year, to whom Irberal wages will be given. Apply at the

Stf

COLOGNE WATER. FULL SUPPLY of German and French A COLOGNE WATER, of a superior quality, in Fancy and Plain Bottles, for sale by WM. H. MEAD.

Dec. 8.

Dec. 2, 1834.

FOR SALE A lorge assortment of Fine

Lithographic Prints & Engravings

C AUCTION THIS EVENING.

CHINA PLATES. FEW Dozen pure white CHINA PLATES -Breakfast, Dining, Tea and Dessert; for sale by WM. H. MEAD.

The news from France is interesting. It announces that the Legislative Chambers had been summoned by the King to assemble on the 1st of December, which Daniel Turner, of Warren, Allen Roger is nearly a month earlier than the day to sen. of Wake, Louis D. Henry, of Faret say, for the better regulation of the Coun- which they stood adjourned. As the ville, and William S. Ashe, of New-Ha ty Courts of Guilford. By Mr. Deyton, President's Message cannot have reached Paris until some three or four weeks after the meeting of the Chambers, it is not beyond hope that the appropriation to fulfil the treaty with the United States will have been made before the arrival of the Message. The character of the gress by the Committee of Finance, in new Ministry may be presumed to favor lation to the condition and affairs of such a hope, as some of its members, we have reason to believe, are warm friends of our country. General BERNARD's good feelings we can count upon with- the negotiation of the French Treaty in out hesitation; and M. DE BRESSON, the the refusal of France to comply with new Minister of Foreign Affairs, not only resided a considerable time in the Uni-

> ted States, but connected himself by marriage with one of our most respectable families. As we have already had occasion to intimate, however, these gentlemen will not be therefore at all, less. zeplous Frenchmen, in case of serious in the South-Carolina College. We ear collision between the United States and France.

It is stated that the earlier assembling of the Chambers was yielded by the to repeal an act of last session, regulating King to the urgent solicitations of our remarks, and the question was then put On motion of Mr. Waugh, the com- lay-days on Frying Pan Shoals, in Tyr- Minister Mr. Livingston. We should has been appointed by the Board of Truss

fathers trod. We honestly believe, a unless some systematic plan of opens is agreed upon by those who are opposed Mr. VAN BUREN, during the present L islature, so rapidly is the New-York sys of tactics gaining ground in our State, it will be almost fruitless to contend the mastery. With one half of the 20 decision and esprit du corps which chan terises our opponents, thrice-armed as a are, in the justice of our cause, and could triumphantly exclaim after every of strength-" We have met the enemy they are our's."

* Councillors of State-The following tlemen, all approved members of " Party," have been elected Councillon State for the ensuing year, the whole Te et being an original one, with the except of Mr. Skinner, viz :- Peter H. Dillia of Rockingham, George Williamson, Caswell, Henry Skinner, of Perquimon over county.

We refer the reader to the two article on our first page-one giving a synopsis a very interesting Report just made to Co Bank of the United States-the other tailing the circumstances counected m stipulations. Both deserve to be attentiv ly read.

Mr. Cogswell, Rector of the Episcon School in this vicinity, has been elect Professor of Greek and Roman Literatu estly hope he will not accept, but are not apprized of his determination.

Mr. THOMAS B. HAYWOOD, of this City

Bills presented-By Mr. Whitehurst, bill to build a Court House in Pasquotank county. By Mr. Phelps, a bill to regulate the levying and collecting of town taxes in and for Plymouth. By Mr. M' Queen a bill to improve the navigation of Cape-Fear river above Fayetteville. By Mr. Carson, a bill directing how femes covert may hereafter be privately examin ed when conveying land; also, a bill fo make good and valid titles to lands granted to entry takers in certain cases therein specified. By Mr. Lockhart, to amend the act of 1741, for the better observation of the Lord's day, and for the more effectual suppression of vice and immorality. Read the first time and passed.

Mr. Baker presented the following resolution, which was adopted :

Whereas, it is well known that the owners of large tracts of land in the western section of this State, by concealing the extent of their claims, and misrepresenting ts value to the receivers of taxable property, have withdrawn from the public Treasury large sums of money justly due for taxes :

Resolved. That the committee on the Judiciary, in conjunction with the Attorney-General, be instructed to inquire whether such lands cannot now be subjected to the payment of the taxes thus withheld.

On motion of Mr. Dobson, a message was sent to the House of Commons, proposing to ballot for Councillors of State. and stating that the following persons are in nomination ; Peter H. Dilliard, Henry Skinner, Peter Clingman, Daniel Turner. Wm, S. Ashe, Allen Rogers, sen. Lewis D. Henry, George Williamson, Geo. W. Jeffries, Altred Jones, Isham Matthews, and Jonathan Haralson.

"The engrossed bill to divorce Ellena M. Cobb, was rejected on its third reading.

Mr. Martin presented the memorial of the Leaksville Toll Bridge Company, ble: praying the grant of a piece of land at the north abotment of said bridge. Referred.

Wednesduy, Dec. 24.

Bills presented.-By Mr. Wyche, to suspend for a time the operations of the act prohibiting the circulation of due-bills | than the clearly ascertained will of the people may and notes under \$5! By Mr. Gavin, authorizing John Treadwell of Sampson, to erect a Gate at his Bridge. By Mr. Cooper; to incorporate the Gatesville Turnpike Company. By Mr. Little, to repeal the act of 1832, appointing lay days on Rocky River., Read first time.

The Resolution directing the distribution of the Military Tactics in the Governor's office-the Resolution in favor of J. McLean, and the bill giving further time for the paying in of entry money, were read the third time and ordered to be enrolled.

The Senate entered upon the orders of

on striking out, as proposed by Mr. Martin, and decided in the negative 54 to 26. The Senate then adjourned.

Saturday, Dec. 27. Mr. McWilliams presented a bill, hauling of Seines or drag nets within two miles of the bars and inlets in this lic road. State.

The bill appointing Commissioners to by Burnesville and Barnet's Station to the Tennessee line, was amended, passed and ordered to be enrolled.

tions of instruction to Mr. Mangum, the reading. Mr. Wyche moved to strike

out the second Resolution and insert the following as an amendment.

Resolved, That while this General Assembly does not approve the course pursued by the President of the United States, in relation to the removal of the public Deposites from the Bank of the

United States, it regards many of the votes of the Hon. Willie P. Mangum, one of the Senators from this State, in the Congress of the United States, as evincing a feeling of hostility to the Administration of the present Chief Magistrate, wholly in-

compatible with a correct disoharge of his duty, as a Representative of this State, and particularly so, his vote in favor of the Resolution declaring " that the President in his late Executive Proceedings in relation to the public Revenue, had assumed upon himself authority and power not conferred by the Constitution, but in derogation of both."

Mr. Hogan called for a decision of the question. It was accordingly first taken on striking out, and decided in the negative-33 to 28.

Mr. McQueen submitted the following Resolution, as an amendment, which, on his motion, was ordered to lie on the ta-

Resolved, That whilst in the opinion of this Legislature, our Senators and Representatives in the Congress of the United States are bound to yield a respectful share of attention to the opinions expressed by the States and districts which they respectively represent, yet it believes that the right of instruction resides in the people alone, and not in the Legislatures of the respective States, further be embodied in any Resolutions adopted by the Legislature of a Sovereign State, instructing a Senator in Congress to vote in a particular way on any question of National policy.

Resolved further, That in the opinion of this Legislature, the Senators in the Congress of the United States, being bound by the solemn sanction of an oath to support and maintain the Constitution of the United States, they alone are responsible for their acts under the said Constitution, both at the bar of their God and their country ; and that consequently, a share of discretion must be vested in said Senators to pronounce on the constitutionality of all measures submitted for their consideration and action, which should be controlled by nothing beyond the operation of those Checks

which are already provided by the Federal Constitution, and that the people consequently possess the

mittee on Internal Improvements were instructed to inquire into the expediency of so amending the road laws, as to compel the County Courts to assign, in proper proportions, the hands who are required to perform duty in their respecwhich had its first reading, to prohibit tive counties, so as not to require the same hands to work more than one pub-

On motion of Mr. Guinn, the committee on Finance were instructed to inay off a Road from Morganton in Burke, quire into the expediency of letting the occupants of the Cherokee lands purchase it at the State price without a public sale ; and also of appointing an agent - The Senate again took up the Resolu- at the sale of said land, whose duty it shall be to receive the bonds given by the purquestion pending being on their second chasers from the commissioner, and retain them in that county for payment.

> Mr. Mouk presented a resolution directing the Secretary of State to purchase certain copies of Mr. M.Rae's Map of the State ; which was read the first time and passed.

The engrossed resolutions in favor of Jesse Hulsey and Joseph Shepherd, were read the third time, passed, and ordered to be enrolled.

The House resolved itself into a comnittee of the Whole, Mr. Long in the Chair, on the bill concerning a Convention to amend the Constitution of the State ; und, after some time spent therein, the committee rose, reported progress, and obtained leave to sit again.

Wednesday, Dec. 24.

Bills presented-By Mr. Hartley, to repassed in 1830, to prevent obstructions or of the State by the free white men thereto the passage of fish up Neuse river, Bri- of ; which was rejected by a vote of 94 to ce's creek and Trent river. By Mr. Ta- 35. Mr. Matthews moved to strike out tham, supplemental to an act of last ses- the clause to continue Borough representbank of the Tuckaseegee river to the by a vote of 68 to 60. Mr. Baker moved Georgia line. By Mr. M'Cleese, to pre- an amendment, authorizing the Convention vent the obstruction to the passage of fish | to change the seat of Government ; which Mr. Cotten, to emancipate Benjamin, a slave. These bills were read the hrst time | vested in the people ; which was rejected and passed.

favor of John B. Jasper, which was read he first time and passed.

On motion of Mr. Lyon,

Resolved. That the committee on the Judiciary be instructed to examine the law relative to the duty of Grand Jurors, and see whether or not it, would not be expedient to change the law so as not to make it their duty to return persons for small assaults, where there was no injury done on either side ; and that they report by bill or

rel, and the bill to build a Court house in Pasquotank, were postponed indefinitely.

Mr. Matthews moved that the Resolution heretofore offered by him, proposing that the two Houses adjourn sine die, on to-morrow, be now considered, which was refused by a vote of 59 to 49.

Saturday, December 27.

The bill concerning the fishing in Black river, and engrossed bill from the Senate; to prevent nuisances in the river Rdanoke, were read and rejected.

Received from his Excellency the Governor, a communication, on the subject of providing a room for the accommoda tion of the Supreme Court ; which was read and sent to the Senate, with a proposition to refer it to a joint select Committee.

Bills presented-By Mr. Brav, to epeal an act passed in 1833, directing he manner in which Constables shall be appointed in this State, so far as regards the county of Currituck. By Mr. Tatham, a bill authorizing the entering of the unsurveyed lands acquired by Trea. ty from the Cherokee Indians. These bills were read the first time and passed.

tee, reported that John R. Gilliam was du-I* elected Major of Cavalry attached to the 8th brigade. Mr. Kittrell, from the select Committee

Convention to amend the Constitution of the State of North-Carolina, reported an entire substitute for the said bill, which of the Supreme' and Superior Courts be by a vote of 103 to 22. Mr. Taylor suba member of either branch of the Legisla. ture; which was rejected by a vote of 111 to 20. The question was then taken on the passage of the bill the second time, and decided in the affirmative-66 to 64.



not be surprised to find that Mr. L. had tees, a Tutor in the University of North received a private intimation of the me-Carolina.

nacing language which the Message would hold towards France, and therefore, as the only chance of obtaining payment, exerted himself to procure an earlier convocation of the Chambers, in the hope of getting the appropriation passed before the arrival of the Message should postpone, if not totally defeat, the measure. Should Mr. LIVINGSTON, have succeeded, as we most ardently hope he may, he will have added, to his titles to

public respect for the good he has done, an unquestionable claim to the gratitude of his country for the evils which he will have averted from it .- Nat. Intelligencer.

THE REGISTER. RALEIGH, N. C.

TUESDAY, DECEMBER 30, 1834.

New Year.-Who can see a new year open upon him without being better for the prospect-without making sundry wise reflections (for any reflections on this subject must be comparatively wise ones) on the Mr. Crump, from the balloting Commit- step he is about to take towards the goal of his being ? Every first of January that we arrive at is an imaginary mile-stone on the turnpike track of human life-at once a to whom was referred the bill concerning a resting place for thought and meditation, and a starting point for fresh exertion in the performance of our journey. The man who peal an act, passed in the year 1819, to was accepted by the House. Mr. Outlaw, does not at least propose to himself to be prevent obstructions to the passage of fish then moved to strike out of said bill the better this year than he was the last, must up Neuse river, and also to repeal an act clause-providing for the election of Govern- be either very good or very bad indeed .-And only to propose to be better, is something ; if nothing else, it is an acknowledgment of our need to be so-which is the first sion, to improve the State road from the ation ; which was decided in the negative step towards amendment. But in fact to propose to one's self to do well, is in some sort to do well, positively ; for there is no up Frying Pau, in Tyrrell. By Mr. Bran- was rejected by a vote of 108 to 19. Mr. such thing as a stationary point in human don, to authorize the appointment of two Smallwood submitted an amendment endeavors. He who is not worse to-day, surveyors in the county of Anson. By providing that the election of the Judges than he was yesterday, is better ; and he who is not better, is worse. The very name of January --- from JANUS --- two-faced-----Mr. Maclin presented a resolution in mitted an amendment, providing that no "looking before and after" --- indicates the lawyer, pleading under license, shall be reflective propensities which she encourages, and which, when duly exercised, can-

> the people, the common, well meaning classes of our country, who only err from the

South-Carolina Pacification. - The re toration of harmony to the people of Sout Carolina by the pacification which has cently taken place between the contender parties there, is the subject of congrath, tion throughout the country.

Congress .- This session so far, has be of very little interest, contrary to genes expectation. So universal is the sentime throughout the country against the Predent's War measures, that the House Representatives, complaisant as it has show itself, will hardly sanction a bill to can the President's recommendations into effe If they do, the Senate will act in the m ter as becomes practical and experient Statesmen.

The "Standard" endeavors to break the force of our remarks in relation to the ele tion of Governor, Treasurer and Comptra ler, by asserting, on the authority of t new Comptroller, that " his election. not decided on party grounds." Wer content with the fact, that Gov. Sum Treasurer Patterson and Comptroller St man are all WHIGS, and leave it to D "Standard" to account for the causes will in the language of the correspondent of "Milton Spectator," have "shaded victory" achieved by the party in electing Senator Brown

The "Standard" publishes the married of Mr. Owen Dry, aged 80, to Miss (arine Polk, aged 70, and adds with evides satisfaction-" all for the Administration What else could be expected of individu in their dotage ?

Governor Swain's Inaugural Address-This paper mild and conciliatory in its tor stating no facts that are not sustained m official documents and every day's experence, has created great consternation in the VAN BUREN ranks, if we are to judge from the agony into which it has thrown the Editor of the "Standard." In the number of not fail to lead to good. that paper, issued on the next day after its Whig Associations .- The recommendadelivery, the Address was characterized as tion of "SYDNEY" in the last Register, to a "long Speech," coming directly "in the opponents of the present mad Adminis- conflict with the "known sentiments of the tration to form' State Right Societies or Democracy of the State." (We quote Whig Associations, deserves the serious from memory, and if not verbally, are subconsideration of every individual who val- stantially accurate.) Having thus diffusues the permanency of our Republican In- ed his slander in anticipation of the publistitutions. We believe it is the only effec- cation of the document itself, the Editor tual way of counteracting the baleful influ- found it necessary, owing to its extreme ence of the venal Presses which are now length and other causes, to withhold it any ramified through the country. It is by ha- other week from the public, when he proving the control of funds, that our adversa- mised his readers they should be permitted ries are enabled to arrange all their plans so to "judge for themselves, of its merits and is for examination at any time previous to the sale. Persons wishing any of the above articles successfully. Let these who understand, demerits." Or Friday last (sixteen days and who place a proper estimate upon the after its delivey) this long Speech (occur principles on which the liberties of this coun- pying less that two of the short columns of try are based, create a fund for the dissem- the first page of the "Standard") made iter ination of sound political information among appearance, accompanied by a commentary nearly halfas long as the Address itself. This canmentary, it seems, is merely want of necessary light to guide them in the prefatory of a great effort which will the

the day, being the Resolutions to instruct Mr. Mangum. Mr. Caldwell submitted the following Resolution :

Whereas, the General Assembly has been in session for the space of \$8 days, without passing any general measure of importance : And whereas, this general Assembly has been engaged 16 days m' discussing and acting upon a series of Political Resolutions proposing to instruct the Hon. Willie P. Mangum, our Senator in Congress, without any final disposition of the same : And whereas, said Political Resolutions have not only consumed a large portion of the time of the Legislature, but a large amount of treasure, exceeding the sum of \$10,000, and have also had the effect "to expunge" harmony, good feeling and deliberation from the councils of the State And whereas, the Convention, Revenue and Assessment bills and other measures of deep and vital importance to the people, now remain upon the table, neglected and undisposed of.

Resoured therefore, that said Resolutions be suspended, and that the Senate proceed forthwith to consider the Convention bill, or some other measure pertaining to the general good of the people of North Carolina.

right of instructing their Senators on questions of national policy connected with their own immediate interests, and not upon questions of Constitutional law.

The question then recurring on the the State in the capital stock of the Bank adoption of the first Resolution, it was decided in the affirmative-41 to 19. Resolutions be adopted, the vote stood as follows:

Ayes-Messrs. Arrington, Baker, Brittain, Burns, Cooper of Martin. Cowper of Gates, Dobson, Durham, Edmonston, Edwards of Person, Edwards of Warren, Ennett, Flynt, Flowers, Gavin, Hawkins, Holmes, Howell, Hussey, Kerr, Lindsey, Lockhart, Mebane, Montgomery of Orange, Moore, Move of Greene, Staley, Spaight, Spencer, Stephens, Wilder, Whitaker, Whitehurst-33. Nayes-Messrs, Barro, Bateman, Beard, Branch,

Calwell, Carson, Dowd, Fairly, Harrison, Hogan, Kendall, Klutts, Little, Lowry, M'Millan, M'Qneen, Mc Williams, Mast, Montgomery of Hertford, Moye Pitt, Parker, Phelps, Sawyer, Sherard, Shipp, Welborne, Wilson, Wyche-28.

otherwise.

The bill to provide for the payment of the instalments on the shares reserved to

of the State of North-Carolina, chartered by the act of 1833, was read the second On the question, shall the remaining time ; when Mr. Potter moved to strike CABINET FURNITURE, warranted as good out the first section of the bill; which motion was negatived by a vote of 70 to 54.

> The House again resolved itself into a committee of the Whole, Mr. Lung in the Chair, on the bill concerning a Convention to amend the Constitution of the State ; and, after some time spent in dis-

cussion, the Chairman reported the bill to the House, with sundry amendments ; when, on motion of Mr. Cratge, it was ordered to he on the table, be printed, and be made the order of the day for Friday.

FURNITURE SALE.

WILL be Sold at Public Auction, at the Store formerly occupied by H. Kyle, on the 6th of January next, a fine ass riment of as can be found in the State, or elsewhere, to wit : Sideboards, Sotas, Dress & Plain Bureaus, Book Cases, Ladies' Work, Tea and Dining Tables, Bedstead's and Chairs. The Furniture sale. Persons wishing any of the above articles will do well to embrace this opportunity. Sale to commence at 10 o'clock.

NOTICE.

THE Subscriber must inform those persons indebted to him, either by Note or Account, that his anxiety to close his business in this place will not permit of longer indulgence. He therefore respectfully requests them to come paths of political wisdom which their made, when time and space permit, t forward and settle in the shortest time. W. H. GRIMES.