WESTERN DEMOCRAT, CHARLOTTE, N. C. THE

Che Western Democrat. CHARLOTTE, N. C.

SHARP DEBATE IN CONGRESS On the Bill to Overthrow the Southern State

Governments.

The United States House of Representatives on Monday proceeded to the consideration of Mr Stevens' bill to enable the Southern States of Indiana, spoke in favor of it.

Mr Cullom, of Illinois, and Mr Scofield, of of the bill.

third Monday of May, 1867. Also, to strike Raleigh Sentinel, 25th. out the whole of the seventh section, which remits a State to its territorial condition, if it shall by law deny to any citizen any right, privileges or immunities which are granted to any other eiriz in in the State.

amendment by striking out the clause which allowed all persons convicted of any crime, save York, the semi annual interest due on said treason, to vote.

Mr Sieveas said he could not accept that, bccause the South was whipping negroes in order to di-franchise them.

Mr Eliot withdrew the amendment.

withdraw his motion to refer to the committee on reconstruction.

Mr Bingham declined. He desired the House to decide, and he wanted to decide for himself, men from Georgia and Texas were on the streets whether they would abrogate the action of the yesterday, endeavoring to make contracts with committee.

drawn, and the bill could then be considered | good field hands they offered terms which struck and perfected

of good Radicals, and the bill would be safe in there were enough idle negroes congregated committee. their hands

to kill it.

Mr Bingham said he did not recognize the authority of the venerable gentleman from Pennsylvania to intimate that the bill would be killed by a reference

Mr Stevens replied that he did not ask Mr

RELIEF FOR THE PEOPLE .- The conferences of the members of the Legislature, among them-

selves and with the people, seem to have fixed a decided impression, that the universal spirit of sueing under the Convention stay law, must formation of the Senate. be arrested. Under this conviction, a bill care- The bill granting freehold homesteads to the

STATE NEWS.

progress of judgments and executions, we be- and ordered to be engrossed.

What will the Legislature do for the relief of the honest creditor?

The Wilmington and Manchester Railroad Company has placed to the credit of its Mr Eliot, of Massachusetts, suggested an Third Preferred First Mortgage Bond-holders, at M. K. Jesup & Co., 84 Broadway, New Bonds, February 1st, 1867.

since the war undertook to furnish her people to 46.

Mr Stevens then appealed to Mr Bingham to with a currency, but her Treasury notes are worth now only 80 to 90 cents in the dollar, of of the people of North Carolina. greenbacks.

THE QUESTION OF LABOR -Several gentlenegroes to accompany them to those States and Mr Boutwell thought it had better be with- engage in agriculture during the year. For

us as being quite liberal, viz: twelve dollars per

around them to have produced several hundred Mr Stevens said to refer the bill was simply | bales of cotton. This question of labor is becoming a very serious one, for, from present

prospects, planters will find it even more difficult to procure labor this year than it was last. - Wilmington Dispatch.

IMMIGRATION .- We understand the steam-Bingham to recognize his authority. In this for a planter in a neighboring section of this ship Juno brings out about thirty white laborers

N. C. LEGISLATURE.

MONDAY, Jan. 28. SENATE .- A communication relative to the Washington mission, addressed to the Governor. from Hon. Bedford Brown, was read for the in-

fully considered and prepared, was presented on citizens of this State being the special order, vesterday in the House, by Mr Latham, of Cra- was taken up, amended and the question recurven, which limits the jurisdiction of the County ring on the passage of the bill on its third readand Superior Courts, and prevents all action for ing, on motion of Mr Wilson, the ayes and nays to form valid State governments, and Mr Julian, the present in matters of debt, and arrests the were called and it passed by a vote of 38 to 6,

lieve. The bill will possibly meet with opposi- Mr Avery, by leave, introduced a resolution Pennsylvania, also addressed the House in favor tion, but from what we can learn, the body is so proposing to raise a joint select committee to fully convinced that the condition of the people take into consideration the policy of remodeling Mr Stevens proposed to modify the bill by demands extra measures of relief, that nothing the Judicial system of North Carolina in such a striking out that portion of the third section but a strong remedy will meet the case, we manner as to make twelve Judicial Districts of which authorizes an election to be held on the should not be surprised if the bill passes .- the State and three divisions of four districts each. Adopted.

> House -- Mr Stevenson offered resolutions proposing a Constitutional Convention. (These were referred to the Committee on Federal Relations, and will appear hereafter.)

By Mr Peebles, a joint resolution of inquiry. requesting the opinion of the Supreme Court. now in session, as to the power of the General Assembly to repeal or modify the ordinance passed by the late Convention, commonly known for The Wadesboro Argus, speaking of a as "the Stay Law." After discussion, the reso-North Carolina currency, says, South Carolina lution was laid on the table by a vote of 65

By Mr Latham of Craven, a bill for the relief

By Mr Durham, a bill for the relief of the late Provisional Sheriff of Cleaveland county, and the late Constable of the town of Shelby. By Mr McGougan, a bill allowing debtors the privilege of paying their old debts in State Bank money, or its equivalent in current funds. A message from the Senate announced the concurrence of that body in a proposition from Mr Blaine, of Maine, could not see any use month, in cash, and house room, food, and three the House, to raise a joint select committee on of wrangling over the simple motion to refer. suits of good clothing per year. Up to noon Federal Relations. Messrs McNair, Davis and The committee on reconstruction was composed they had met with very little success, although Logan were appointed the House branch of this

TUESDAY, Jan. 29.

SENATE .- Mr Wilson introduced a bill to ferred to the committee on Corporations.

The bill to protect property sold under execution from sacrifice, came up and Mr Cowles offered an amendment, (provided this act does not include debts contracted since the 1st of May, 1865,) on motion the yeas and nays were called and it was rejected by a vote of 25 to 17. Mr Corporations, to whom was referred a bill to in-Love then offered an amendment. (Provided, | corporate Monroe Lodge in the county of Union. that this act shall not apply to notes or evi- recommended its passage. dences of debt held by Guardians. Administrators or Executors of deceased persons as such. \$1,000 for the marking and protecting the unless the creditor or heir to said estate shall be graves of North Carolina soldiers, near Richcompelled to receive said property as a part or mond, Va., passed its several readings. whole of his claim, at the price said Guardian,

WEDNESDAY, Jan. 30.

The President returned the act admitting the SENATE-Mr McCorkle from the Committee on the Judiciary to whom was referred a bill to prevent litigation and the ruinous sacrifice of duty, he says prevents his approval of it. With versation held with President Johnson. He property, recommending that it do not pass. Mr Covington introduced a resolution for the relief of the sheriff of Union county. Referred to the Committee on Finance.

Mr Cunningham a bill requiring the plaintiff dom of his former veto. The additional section in action of debt, to make affidavit as to amount due him, before holding the defendant to bail. makes the bill more objectionable. The Consti-Mr Hall, a resolution instructing the Finance tution of Colorado provides that the laws existing shall continue. Among these is one abso-Committee to either amend the Revenue bill of the present session or to propose a separate bill, lutely prohibiting negro suffrage. The recent so as to raise an additional sum of two hundred territorial Legislature almost unanimously refused thousand dollars to be applied to the resuscita- its repeal, and pending the passage of an act by Congress the Territorial Legislature passed an act tion of the Common Schools of North Carolina. refusing jury rights to negroes. The bill before me Ordered to be printed and made the special order for Wednesday next. grants the rights denied by the Legislature and

the Constitution of Colorado. This incongruity HOUSE-By Mr Latham of Craven, a resoluand the protest on the part of the people against tion instructing the Judiciary Committee to ena State government clearly indicate the impoliquire and report as to what changes are necessary to be made, in the laws relating to the ap- cy and the injustice of the proposed enactment, and it is a subject of serious inquiry whether the pointment of Auctioneers. Adopted.

enactment is not an attempt to exercise powers By Mr Dargan, a bill extending the several not conferred by the Constitution. terms of the county courts of Anson; and a bill

The President submits evidence of the repugauthorizing the Chairman of the county court of nance of the people to a State government .-Anson to sell certain lots in the town of Wades-The total population of Colorado is 27,709, only boro, and a bill to incorporate Carolina Lodge one-fifth of the number required for Congressional No. 140, in the county of Anson. representation, and yet this small community is in

By Mr Durham, a bill to authorize a public road from the town of Shelby to the South Carolina line, and the construction of a Toll Bridge and dam across Broad River.

gard as a warning of evil rather than an example Mr Moore of Hertford, for a select committee, for imitation. He shows by statistics that other reported a substitute for the bill, "to abolish States, when admitted, had a population entitling imprisonment for debt," referred on yesterday them to one and nearly to two Representatives .-on its second reading. The substitute, (being Every organized Territory, equally with Colorado the bill originally introduced by Mr Dargan,) is entitled to admission. Dacotah, Idaho and was amended on motion of Mr Davis, by the in-Montana are equally entitled to admission, givsertion of a proviso, "that, if at any time after the issuing of the writ, and before execution levied, the Plaintiff, his agent or attorney, shall in the existing States, where the average popumake oath before the clerk of the court from lation for two Senators is nearly a million. He which the writ is issued, that the defendant is argues that the enabling act for Colorado was about to leave the State, or remove his property passed under false statistics, and the deliberate beyond the limits of the State, then the clerk decision of the people against forming a State shall issue an alias writ of capias ad respondenexhausted the enabling act. Besides, a bill so dum, or capias ad satisfaciendum, as the case framed as to render its execution impossible raincorporate Cleaveland Mineral Springs. Re- | may be, and the defendant shall be required to ses the question whether the bill itself is not a give bail."

nullity. Several other amendments were offered, discussed and rejected. The bill passed its 3d reading. Yeas 87, nays 19.

THURSDAY, Jan. 31. SENATE-Mr Clark, from the committee on

VETO OF THE COLORADO BILL.

The Landon Times contains a long letter from territory of Colorado as a State. Ilis sense of Washington, in which the writer reports a conthe exception of the additional clause it is the spoke very strongly, justifying the position same vetoed in May last, and which still awaits which he had taken on the subject of reconthe re-consideration of the Senate. He is unable struction, and violently assailed Congress for. as to perceive reasons for changing his opinions and he expressed it, usurping Executive and Judionly sees additional reasons confirming the wis- cial power.

FOREIGN NEWS.

Gen. Dix, the American minister, has urged the French Government to abolish the odious system of searching the baggage of strangers arriving in France. It is understood that the Government made a favorable reply to the application.

Dispatches have been received which state that the Cretan war has been renewed. The terms of the Sublime Porte for peace were scornfully rejected by the Cretans. A battle has since been fought, but the result is not stated. There is apparently much enthusiasm on both sides, and the war has spread to the neighbor. ing islands.

COMMERCIAL. GROCERY STORE.

We have opened a Grocery Store in No. 4 Granite Row, opposite the Mansion House, and invite our friends to examine our Goods and prices. We deal

Bacon, Lard, Flour, Meal, Molasses, Sugar, Coffee, Salt, Rice, Cheese, Fish, Hums, Bagging, Rope, Twine, Leather, Soap, Candles, Teas, Candies, Raisins, Figs, Crackers, Chains, Axes, Snuffs, Tobaccos, Knives, Locks, Pickles, Sauces, Blacking, Baskets,

And every article of prime necessity to cheap and good living. We particularly invite those buying by the case to examine our prices and Goods, while those buying by order will be dealt with the same ing us ten new Senators and five Representatives, as if present. In brief, we intend dealing fairly, furnished by a population hardly entitled to one openly, liberally and honestly, and invite a share of public patronage.

FRANK TORRANCE. WILLIAM GRAY. Charlotte, Jan. 28,

> PERSONAL. GUN SMITHING

Done to order and in the best style of modern art. Call at Wilkes & Martin's Machine Shop, (old Navy Yard). "First come, first serve," and as I want to establish a name, of course I will do my best on the P. P. MAXWELL. first. January 21, 1867 lm

. NOTICE.

THE COURTS .- We regret to learn that the

By virtue of a Decree of the County Court of Mecklenburg county, made at the January Term, 1867, of said Court, I will sell at public auction. te the highest bidder, upon a credit of nine months, with interest, on the 26th day of February next, the valuable tract of LAND upon which the late Rev. Henry N. Pharr lived at the time of his death, containing about Two Hundred and Forty Acres, lying in said county of Mecklenburg, on Clear Creek. adjoining the lands of J M W Flow and others. This land is regarded as very valuable for agricultural purposes, with a prospect of value for mining purposes. Sale will take place on the premises. SAM'L PHARR, Adm'r.

Tubs, Buckets, Brooms, Cotton,

matter of reconstruction he did not recognize the gentleman from Ohio; he would not take counsel of him, and he would not believe a word he said

The Speaker called Mr Stevens to order, and the latter remained standing.

Mr Chandler, of New York, asked that the rule be enforced. The gentleman (Mr Stevens) had been called to order, and yet he remained standing He should be made to sit down.

The Speaker said when a gentleman was called to order he must cease speaking until the question of order is passed upon, but in this instance the gentleman had finished his remarks before he was called to order.

Mr Stevens said he ought not to have occupied so much time, as he hatdly expected anything from the gentleman from Ohio, and he would therefore call the previous question upon the motion to refer.

Mr Shellabarger, of Ohio, by unanimous consent, proposed an amendment making all persons who held office above the rank of second lieutenant in the Confederate service inelligible to the elective frincl i.e. or to hold office, &c.

The question was then taken upon the motion to refer, and resulted: Yeas 88, nays 65.

. . . .

THE IMPEACHMENT

ington-What the President will do .- The would be its death. A bitter colloquy occurred zelle says:

President is to be subjected to impeachment and referred to the Reconstruction Committee by a unconstitutional, beyond doubt. The question Waugh, Peebles, Dargan, Henry, Hutchinson, trial, that conservation in this city upon the sub- vote of 88 to 65. ject is confined exclusively to speculation as to details and results. Certain leading Radicals contend that, upon impeachment by the House. he would be liable to immediate arrest, and if entitled to bail, in the interim the office of President would necessarily become vacant in fact, and liable to be filled by the presiding officer of the Senate. Others of the same party, hypocritically deterring to the constitutional provision upon the point, admit that, inasmuch as the utmost punishment that can be inflicted upon conviction is the deprivation of the office he fills and disqualification from holding others, a legal necessity for his appearance, except by attorney, does not exist, and, therefore, his arrest would be unlawful. Still another set (adopting the theory of the New York Tribune,) while not doubting the power of the House to send its Sergeant-at-Arms to bring the President before its bar, entertain some scruples whether Andrew Johnson would permit himself to be dragged by the collar through Pennsylvania avenue, at the bidding of a set of men who are themselves "hanging upon the verge of the government" It must be confessed that will be sufficiently rapid, as the Senate has al- publican.

State. They are mostly foreigners - Wilmington Dispatch.

CONGRESS.

Jan. 28 .- In the House, Mr Trimble of Kentucky, introduced a bill repealing the cotton and sugar tax. Referred to the Committee of Ways and Means.

A bill to awend the District Franchise bill, extending it regardless of sex, was introduced. the District Committee.

impeachment question to a Committee of seven, on the ground that the Judiciary Committee lacked time The Chairman of said Committee said it had time; and in answer to a question as to what the Committee was doing, said it would be known at the proper time. No one outside of the Committee knew, he said, and branded all reports sent North as false.

tion indefinitely. Stevens modified his bill materially. He appealed to Bingham to withdraw his motion to refer, so the bill might be completed. Bingham declined, wishing the House How They Talk of Impeachment at Wash- to decide. Stevens said a reference of the bill

> Jan. 29.-In the House, the Retrenchment Committee reported an elaborate bill regulating ers, who shall hold five years, and be styled the Civil Service Examining Board, with a salary of five thousand dollars per annum for each, with a clerk at two thousand dollars and a mesmade a long speech in favor of the bill. Postponed.

> The Secretary of the Interior was called on for information relative to Indian Massaercs. of thieves.

In the Senate, the correspondence relative to the Austrian Minister's resignation was received and laid on the table. The Colorado veto was anything, but the discussion had placed those read, and motions to postpone its consideration occupied the time of the Senate till the expira- No man more deeply sympathized with the tion of the morning hour.

Jan. 30 -In the House, Mr Stevens introthis theory has some plausibility; although I sup- duced a School bill for the district. The Govpose such conduct on his part would render him ernment is to pay one third of the expense, and liable to the charge of "disloyalty" by such pa- no one is to vote who neglects to send his chiltriots as Forney, Kelly and Ashley. The class dren or wards to school. A communication of "inquirers after truth," who propose to try him from the Secretary of War relative to affairs in without the preliminary arrest console their Texas, was referred to the Reconstruction combrother Radicals of adverse views with the assu- mittee. The Committee on Printing was inrance that their plan, while it is the safest, is like- structed to enquire by what authority governwise the surest, and if not quite so expeditious, ment advertisements are published in the Re-

Administrator or Executor may have to pay for of Finance, reported a bill to amend an act to the same under the provisions of this act.) Mr extend the time for the returns to the courts of A motion to refer it to a special committee of Leach opposed this amendment in a speech at lands to be sold for taxes; on his motion, the

An unsuccessful effort was made to refer the widows and orphans of deceased soldiers. Mr Love replied that his sympathies were with that class of people; he had been blessed with the honor of acting with those brave men, to repudiation, or that was calculated to dishad offered the amendment in good faith and the Peace; a bill for the relief of poor debtors,

Mr Stevens' Reconstruction bill was taken were then called and it was rejected by a vote up. Mr Julian opposed the bill, as he favored of 22 to 21. Mr McCorkle then offered an keeping the Southern States from representa- amendment, (to the effect that at the end of the twelve months the defendants should give bond and security for the forthcoming of the property. Mr Leach warmly and earnestly opposed the amendment, contending that if the man was that it shall not be construed to prevent the not willing to give three-fourths he ought not to have it. Mr McCorkle urged the adoption May, 1865. Mr McKay moved a reference of that the Emperor of Brazil had emancipated his Washington correspondent of the Baltimore Ga- between Bingham and Stevers. The Speaker of the amendment; held that if the bill passed called Stevens to order for saying that he did in its present condition it would destroy every "So conclusive are the indications that the not believe a word Bingham said. The bill was officer in the State, and he believed it to be being on the adoption of the amendment it

civil service. It provides that all appointments apply to persons acting in a fiduciary capacity, Crawford of Rowan, opposed both bill and referexcept those constitutionally conferred on the when such person or persons shall be plaintiff; names of persons entitled to the benefits of the bill on the table. Not agreed to. The question estate, subject to the approval of the Court of Pleas and Quarter Sessions, if he shall make senger with six hundred dollars. Mr Jencks payments therefor, in evidences of indebtedness held in the names of the person or persons for whom he is acting

Mr Leach opposed the amendment, believing it would destroy the bill. Mr Avery insisted Mr Schenk called the Indian Department a nest that if that would destroy the bill, it ought to tion, which was read, and on his motion it was be destroyed. The amendment was lost. The ordered to be printed and referred to the comquestion arising on the passage of the bill, Mr Hall arose and said he had not intended to say who had opposed the bill in a false position .widows and orphans of deceased soldiers than himself and those who voted with him, and special order for Monday next at 12 o'clock. none would go farther in helping them, but he had been influenced by different and higher motives; he believed it unconstitutional and would be injurious to public and private credit. After some further explanation, the vote was taken and, the ayes and nays being called, resuited as follows :

Yeas-Messrs Adams, Battle, Barnes, Berry, Brown, Bullock, Clark, Covington, Cowles, Cunningham, Edwards, Etheridge, Ferebee, Harris ministers only. On this motion the ayes and

The resolution making an appropriation of

Mr Covington, by leave, from the committee

five was lost-yeas 49, nays 73. Referred to length, and argued that the chief merit of the rules were suspended and the bill was amended of slavery. The first care of the committee was bill in its original form, is its protection to the and passed its several readings.

for the encouragement of immigration.

A bill to punish persons who knowingly enbut he was opposed to any measure that looked tice or persuade minors to leave the service of their parents, guardians, or masters; a bill to grace and injure the credit of the State He change the present jurisdiction of Justices of hoped it would be adopted. The ayes and nays and a bill for the relief of the people, were necessary consequence of the abolition of the severally read and laid on the table.

On motion of Mr Rogers the House proceeded to consider a "bill for the relief of the people of North Carolina," introduced a day or two since the country now is shall permit, the Brazilian by Mr Latham of Craven. Mr Williams of Pitt, moved to amend the bill by adding a proviso collection of debts contracted since the 15th of the bill to the Judiciary Committee, being opposed to its passage until its provisions were first

McClammy and Richardson supported the moshall be permitted to purchase property in the slightest sauction. Mr Martin moved to lay the timbered. recurring, the bill was referred to the Committee on the Judiciary.

SENATE .- Mr Wilson presented a memorial from the Agricultural Society of the county of Mecklenburg, on the subject of foreign emigramittee on Propositions and Grievances. Mr Gash from the Committee on a Penitentiary, reported a bill for the construction of a Pepitentiary in this State, as a substitute for Bill making provision for working public roads came up on its second reading. [This bill exempts ministers and magistrates from working on the roads. Messrs Speed and Wiggins opposed the bill. Messrs Gash and Ferebee supported it, and the bill passed its second were suspended and the bill was put on its third reading. Mr Speed moved to amend by striking out the first section, thereby exempting

Court of Errors, last week, decided that the law passed by the Legislature, suspending the Fall Term of the Courts, last year, is unconstitutional. The consequence is that writs sued to the last Term are made returnable as usual; and that parties who sued last Fall will obtain judgment at the ensuing Spring Term - Columbia Curolinian.

The President has also vetoed the Bill admit-

ting Nebraska into the Union as a State.

to be allowed one Representative and two Sena-

tors. Florida's admission in 1845 resulted from

a sectional strife which we would do well to re-

SLAVERY IN BRAZIL .- Some time ago an association was formed, with committees in Paris and London, to promote the universal abolition to send addresses to the Emperor of Brazil and HOUSE-Mr Richardson introduced a bill to the Queen of Spain, the sovereigns of the only incorporate the North Carolina Land Agency, two countries that still have slaves. That ad dressed to the former potentate has been answered by his Imperial Majesty's minister for foreign affairs. The reply states that the personal desire of the Emperor and the tendency of the public opinion in Brazil are equally in favor of abolition, and says : "The emancipation of the slaves, a slave-trade, is now only a question of form and of opportunity." The minister promises that whenever the unhappy circumstances in which government will consider as an object of the highest importance "the realization of that which the spirit of Christianity has long demanded from the civilized world." It has been stated since own slaves as an example for his subjects.

Land and Mills for Sale.

The subscriber offers for sale his Mills with the lands attached, lying on the waters of Dutch Bufwas rejected. Mr Avery then offered to amend tion to refer. Messrs Latham of Craven, Lyons, falo Creek, in the county of Cabarrus, near the vilby inserting, Provided, That this act shall not and Williams of Pitt, opposed a reference. Mr lage of Mount Pleasant. This is the most valuable Mill property in the county. The Mill contains three setts of stones. There is also an excellent ence. He deemed the bill a repudiation meas- Saw Mill in good order. The tract of land contains President, shall be made by three Commission- but such person so acting in a fiduciary capacity, ure, and so viewing it, would not give it the four hundred and eighteen acres, most of it well

> Any person wishing to purchase the above property will please call on the subscriber, or John L Henderson at his residence in Mount Pleasant. JACOB HOUSE.

> > 2m

Jan. 28, 1867. FRIDAY, Feb. 1.

A small brick Dwelling-4 Rooms. Apply to Jan 28, 1867. 2t Attention Requested. All those indebted to me as Administrator of Samuel Lawing, deceased, and to myself individual- ing ly, will please call on me between this and the first the original bill on that subject, which had been of April next, pay a small part of their indebtedness, misplaced; the bill was read and made the and renew their Notes-otherwise suit will be brought after that date. I am willing to indulge, and do not want to sue, but I want to effect settlements. WM. S. NORMENT, Agent. Jan. 28, 1867. DR. J. M. MILLER

Has removed his Office and Residence to the house reading, and, on motion of Mr Jones the rules lately occupied by Mr David Elias, next to the Charlotte Hotel. January 21, 1867 1m

Administratrix Notice.

Further Notice.

All persons having claims against the Estate of Rev. Henry N. Pharr, are notified to present them within the time prescribed by law, or this notice will be pleaded in bar of their recovery, and those indebted must make settlement immediately. SAM'L PHARR, Adm'r. Jan 21, 1867 61pd

1867. SPRING FASHION'S DEMAND. J. W. BRADLEY'S **Celebrated Patent Duplex Elliptie** HOOP SKIRT, OR

firmly together, edge to edge, forming one Hoop, and making the STRONGEST and most FLEXIBLE, the LIGHTEST and most DURABLE spring made.

They will not bend or break like the single springs, but will always preserve their PERFECT AND BEAUTIFUL SHAPE In all CROWDED ASSEMBLAGES, CHURCHES. THEATRES, RAILROAD CARS, For PROMENADE or HOUSE DRESS. In fact, they are superior to all others, combin-COMFORT, ECONOMY, LIGHTNESS. and DURABILITY. Inquire for Bradley's Duplex Elliptic or Double Spring SKIRT. by the fashionable Magazines and the Press generally. Manufactured exclusively by the sole owsers of the Patent, WESTS, BRADLEY & CARY,

Empress Trail. DOUBLE STEEL SPRINGS.

Each Hoop being composed of two perfectly tem-pered SINGLE SPRINGS, braided tightly and

DWELLING FOR RENT. R. A. SPRINGS.

This popular Skirt is universally recommended

97 Chambers and 79 and 81 Reade streem, NEW YORK.

interpose no dilitory obstacles, and as everythicg, Winston, Senator from Alabama, was tabled	Leach, Love, Lloyd, Marshall, Matthews, Mc-	nays were called and it was lost, and the bill passed its final reading.	of M. D. Johnston, dec u, I will expose to public sale	These Skirts are kept on hand in large supply
in short, will be conducted with a railroad speed. The Nebraska veto bill was read and laid on the These calculations are, to be sure, very satisfacto- table.	Lean, Moore, Paschal, Perkins, Richardson, Snead, Speed, Thompson, Thornton, Wiggins,		on Tuesday, the 26th day of February, at his late residence in the city of Charlotte, the Personal	For Sale in Charlotte
ry upon paper or in conversation, when uttered	Willey and Williams-35.	mittee reported back the bill to abolish the office	Property of said deceased, consisting of Household	BY
to the quiescent Rut did it never enter into the imagination of these dreamers that the Executive, Cowan, living near Rock Hill S. C., presented	Ruthenoru, IIII, MCCOrkie, McKae Rubing and	of State Geologist, recommending that it do not	able and well selected Library, and many articles unnecessary to be enumerated.	BREM, BROWN & CO.,
while need according the hower of the Senate her heshand with three abilities in the	W 11801 - 0.	Mr McKay, for the same committee, reported	Also, at the same time and place, will be rented,	Wholesale and Retail Dealers in
to try any official and convict him if found guil y one boy, weighing twenty one pounds; one five of any really impeachable offence, would certain-	HOUSE -By Mr Waugh, Resolutions pro-	a bill to enable Guardians and others to adjust their accounts.	for this year, a FARM, three miles from Charlotte, and two Lots in the city.	FOREIGN AND DOMESTIC
Ty dentur to being made the hero of a ventable band is 77 years of age while his of the start is the	posing the call of a Constitutional Convention. Referred to the Committee on Federal Relations.		All more in J. bas J's star start at the start of the start start is the start sta	
harce, and be roobed of his office for the mere is about 25 - Daily Guardian.	By Mr Russ, a bill in relation to Hunting on	to raise Levenue, on its second reading.	ing claims against the Estate must present the same	Staple and Fancy Dry Goods,
made the laughing stock of the world merely that Wiccurt The Marshall (The Star	the Sabbath. By Mr Davis, a bill in relation to Deeds of	Amendments were adopted having the effect to exempt from taxation farming utensils and stock	be pleaded in bar of their recovery.	Clothing, Embroidery, Hoop Skirts, Notions, Car-
Then, while should here a country of while been care, in We are static, it is		not exceeding \$200 in value, unless they be for	MARGARET A. JOHNSTON, Adm'r.	pets, Hats, Boots, Shoes, &c.
he scarcely knows the boundaries, much less any- thing of its interests or true policy? I under- stand Mr Johnson decidedly objects to the whole		sale. Household and kitchen furniture, books, pictures, &c, were exempt from taxation.	SFECIAL NOTICE.	They keep the largest Stock and cheapest Goods to be found in the city.
in the set of the set	levving taxes for county purposes was laid on	The bill passed its second reading.	in fact to attend to the settlement of the Estate of	At Brem Old Stand on Trade street, January 28, 1867 5m
mistakable emphasis, and in a manuer that even home.	A bill to amend Sec. 71, chapter 31 of the	LAND DOD OLED	said deceased, and all business transacted by him will be ratified by me as fully as if done so by my-	
a two-thirds vote will be powerless to "carry it over his head."	Paniand Could manad its second and	Near Town.	seif. MARGARET A. JOHNSTON,	ROBERT D. JOHNSTON,
Journal states that the details of a tarvible the		I have a Tract of LAND containing 100 Acres, near the City of Charlotte, which I would sell. and		ATTORNEY AT LAW, CHARLOTTE, N. C.
A MEXICAN TOWN BOWBARDED BY A UNITED detta" in Carter county East Tonnesses	and the second sec	Would not orled to divide it into so here laims.	AT PRESSON & GRAY'S	Office over Jas. Harty's Store, next door to Court
the 24th ult, say that the French newspaper letter from Elizabethtown, the reputed scape	certain articles from execution was also laid on	Grapes, Peaches, and other fruits. A. H. MARTIN.	30 Sacks of Number one Flour.	House. January 28, 1867.
published in the City of Mexico announces that of the finale of the tragedy. The Jonesboro'	A bill to abolish imprisonment for debt, was	Jan 28, 1867 - 2t	150 Bushels Bolted Meal, and abything else you may wish in the Grocery line.	The second is the second
the Mexican authorities at Mazatland had exe- cuted Mr Carman, the United States Consul at and that the account is untrue.	discussed. Messrs Dargan, McKay, Latham of	LAND FOR SALE.	Just call and see us, and leave your orders with the Cash and we will deliver the Goods at your	HIDES BOUGHT AND SOLD BY
that place, whereupon a United States gunboat	Washington, Richardson, and Latham of Craven, warmly supported it, and it was opposed by Mr.	Seventy-Five Acres of wood LAND, lying on the Charlotte and South Carolina Railroad, 6 miles		S. M. HOWELL,
lying near at hand, had bombarded the town for Gov. Swann, of Maryland, has been elected eight hours. U. S. Senstor from that State for six years.	Long. It was amended and fically referred to a select committee.	from Charlotte, for sale by A. H. MARTIN.	PRESSON & GRAY.	Near the Post Office, CHARLOTTE, N. C.
A 192 FL PUS WEIGHTED TO THE POST AND	i ecieve committeen.	Jan 28, 1867 2t	Jan 21, 1867.	September 3, 1866