## [Continued from fourth page.] SENATORIAL DISTRICTS.

22. To lay off this State into fifty Senatorial Districts, &c. [Be it enacted, That for the purpose of electing members of the Senate of the General As- the rise of said court, transmit to the Superior Courts sembly of the State of North Carolina, this State of Law, or Courts of Equity, certificates of the deshall be divided into fifty districts as follows-that cision of the Supreme Court in cases sent from said is to say : The 1st District shall consist of the coun- courts. ties of Pasquotank and Perquimons, the 2d District of Camden and Currituck, the 31 District of Gates trict Edgecomb, the 11thi District Pitt, the 12th District Beaufort and Hyde, the 13th District Craven, the 14th District Carteret and Jones, the 15th district Lenoir and Greene, the 16th district New Hanover, the 17th district Onslow, the 18th district. Duplin, the 19.h district Brunswick, Bladen and Codistrict Johnston, the 24th district Wake, the 25th district Nash, the 26th district Franklin, the 27th District Warren, the 28th district Granville, the 29th district Person, the 30th district Orange, the 31st district Chatham, the 32nd district Moore and mond, the 34th district Anson, the 35th district ed, whipping. Randolph, the 36th distric: Guilford, the 37th distriet Caswell, the 38th district Rockingham, the 39th district Mecklenburg, the 40th district Cabardistrict Davidson, the 431 district Stokes, the 44th 34. Concerning county trust rus and Stanly, the 41st district Rowan, the 42d district Surry and Ashe, the 45th district Iredell, the 46th district Lincoln, the 47th district Rutherford and Cleaveland, the 48th district Barke, Call- public buildings, or either of them. well and Wilkes, the 40th district Buncombe, Yancy and Henderson, the 59th district Haywood, Macon and Cherokee; each of which districts shall be entitled to one Senator, to be elected under the same rules and regulations, as are now provided by law: Provided, that all that territory included in the Assembly; and those counties which may then de counties of Mecklenburg, Burke, Rutherford, Anson and Lincoln, as the said counties were known on the 3d Monday of Nov. 1842, shall be deemed to be respectively included under the names of Mecklenburg, Burke, Rutheford, Anson and Lincoln wherever the same may occur in this bill:

Second section provides for comparing the polls, and the 3d and last that the act shall take effect immediately.

### APPORTIONMENT OF THE COMMONS:

23. To apportion the members of the House of Commons among the several counties in this State. [That until the first session of the General Assembly atter the year one thousand eight hundred and fifty one the House of Commons shall be composed of members, elected from the counties in the following manner: The counties of Lincoln and Orange shall elect four members each. The counties of Chatham, Granville, Guilford, Iredell, Mecklenburg, Stokes, Surry and Wake, shall elect three members each. The counties of Anson, Beaufort, Bertie, Buncombe, Burke, Cabarrus, Caswell, Craven, Cumberland, Davidson, Duplin, Edgecomb, Franklin, Halifax, Johnston, New Hanover, Northampton, Pitt, Randolph, Robeson, Rockingham, Rowan, Rutherrford, Sampson, Warren, Wayne, and Wilkes, shall elect two members each. The counties of Ashe, Bladen, Brunswick, Caldwell. Carteret, Camden, Cherokee, Chowan, Cleveland, Columbus, Currituck, Davie, Gates, Greene, Haywood, Henderson, Hertford, Hyde, Jones, Lenoir, Macon, Montgomery, Martin, Moore, Nash, Onslow, Pasquotank, Perquiton, and Yancy, shall elect one member each. Provided, that all that territory included in the counties of Mecklenburg, Burke, Rutherford, Anson and Lincoln, as the said counties were known before their division, shall be respectively included under the names of said counties wherever they may occur in ing to perform the duties herein required, a fine of this act.

given for the appeal, with the clerk of the Supreme Court, on or before the seventh day at the term next ensuing ; said appeal Directs, also, that the clerk of the Supreme Court shall, within twenty days after

30. An Act to amend "An Act concerning Coroners," Revised Statutes chap. 25, sec. 4. [Enacts that when it shall happen that their shall be no Coand Chowan, the 4th District of Washington and roner in any county in this State, it shall be the du-Tyrrel, the 5th District Northampton, the 6th Dis- ty of any three Justices of the Peace of said county, trict Hertford, the 7th District Bertie, the 8th Dis-trict Martin, the 9th District Halifax, the 10th Dis-trict Martin, the 9th District Halifax, the 10th Dis-trict Martin and County until the next Court of Pleas and Quarter Session of said county. The Coroner so appointed to give bond and security, to be approved by the said Justices.

31. An Act to amend An Act of the Revised Statutes, chapter 59, entitled "An Act for establishing public landings and places of inspection, and for the appointment of Inspectors and regulation of inspeclambus, the 20th district Camberland, the 21st dis- tions." [Repeals so much of the 50th, 51st, 52d, 53d trict Sampson, the 22nd district Wayne, the 23d and 54th sections of the above Act, as relates to tar, pitch and turpentine, so far as its operation extends to the town of Newbern.

32. To preserve the natural benefits of the Pamlico Sound to the citizens of this State. [Prohibits the catching of Terrapins in said sound, by persons who are not citizens of this State, under the Montgomery, the 331 district Robeson and Rich- penalty of \$100, or imprisonment, if white; if color-

33. To alter the time of holding one of the terms of the Supreme Court. [Provides that the December Term shall commence on the 30th, instead of the last Monday of December, and if the 30th fail

34. Concerning county trustees and treasurer of public buildings. [Authorises county courts to res-tore the offices of county trustees and trustees of

35. To amend an act for the establishment and better regulation of common schools, passed in the year 1840. [Provides that in those counties which ave not adopted the school system, the sense of the people shall be taken on the subject at the next election for members of Congress or members for cide in favor of school, shall be entitled to draw such portion of the fund for that purpose as will place them upon a footing of equality with such counties as have already received their portion of said fund. Makes it the duty of superintendents to keep an exact account of all monies by them received and expended, &c. and lay the same before a committee of finance or clerk of court by the 2nd Monday in October annually; and if any balance in their hands to pay it to their successors in office. Makes the misapplication of money an indictable offence to be punished at the discretion of the court. Prohibits the taxing free people of color for the support of common schools. School committees not to receive

funds, but may draw, on account for expenses they may incur in the purchase of land, &c. County courts shall require Chairman of the board of superintendents to give bond and security:

36. Supplemental to, and amendatory of the 53rd chapter of the Revised Statutes, and the 25th chap. of the statute passed at the session of the General Assembly, which commenced on Monday the 16th Nov. 1840. [Provides that returns of the election for Governor shall be made to the Secretary of State on or before the 1st Oct. succeeding the electionone copy for the Secretary and one directed to the

cript of the record of the suit, together with the bond | of suits, before a hearing, to the Supreme Court. 47. To punish the defaults of returning officers in the election of Electors for President and Vice President of the United Sates. [Makes wilful or malicious neglect to make returns a felony, punishable by fine, \$1,000 to 5,000 dollars, and imprisonment. &c.

48. To incorporate a Mutual Insurance company in North Carolina.

49. Concerning Executors. [Provides for proceeding against any executor or executrix, who may not have given bond, who shall absent himself or herself from the State.

50. To arrange the sixth Judicial circuit, and to appoint the times of holding the several courts therein. [To be composed of the following counties, and their superior courts to be held as follows Union, on the 2d monday in February and August.

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You ask me

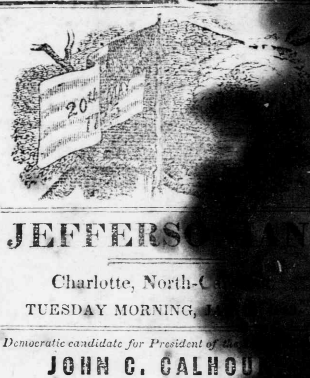
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Iredell, 2d o	lo after	4th do	do
Rowan, 3d d	o after	4th do	do
Davie, 4th d	o after	4th do	do
Surry, 5th d	o after	4th do	do
Ashe, 6th d	o aftev	4th do	do
Wilkes, 7th d	o after:	4th do	do
Catawha Sth	la ofter	Ath do	do

51. Regulating the time of holding the Courts of Pleas and Quarter Sessions in the counties composing the 7th Judicial Circuit.

52. Authorising the Poard of Public Buildings o procure office furniture.

53. For the better regulation of the militia of this State. [Relates to commissioners, provides that ] leig captains shall muster their companies at least twice in a year, provides for collecting fines, and subje commissioned officers to fine for intoxication, vides for in enrolment of volunteer companies [Private Acts and Resolutions in our next.]



OF SOUTH-CAROLINA. "The great popular party is already rallied round the banner which is leading the party ne lew hat still lag will sool ample folds : on that banner is inscribed FREE TRAD DUTIES; NO DEBT; SEPARATION FROM BANKS; E. RETRENCHMENT, and a STRICT ADHERENCE TO THE TUTION. Victory in such a cause will be great and glorious and if its principles be faithfully and firmly adhered to, after it is achieved, much will it redound to the honor of those by whom it will have been won; and long will it perpetuate the liberty and prosperity of the country."-John C. Caihoun.

Interesting Correspondence.-The last Raleigh Register contains a publication from Gen. R. M. SAUNDERS, composed of a correspondence between himself and Mr. Bedford Brown, which we think which he says:

leaving Raleigh, I (S.) met you in the rotunda. when I remarked. I had heard some of your friends had said, they would rote for Graham in preference to me-that I informed you whatever your friends might do, no friend of mine, so far as I knew or believed, would, under any contingency, vote for a Whig as Senator-and towards you personally, I had no unkind feelings; that you replied by sayingyou reciprocated my feelings of kindness, and if any of your friends had expressed themselves as I had heard, it was wrong, and should not be done, as far as you could prevent it."

Brown, in his reply, admits that this conversation occurred substantially as stated by Gen. Saunders;-and then in the very face of these friendly assurances to Gen. S., Mr. B. thus replies to another portion of his 1

> Brown says so ask, if I had used the expressiond long known you to be politically dis-In answer, I will state, in conversation, ed those, or words of similar import."

# Mr. Brown continues:

"You further request to be informed, whether I d said 'that Mr. Van Buren had told me, he had known you, and that you thought no man in orth Carolina, but yourself, was capable of filling n office.' The above remark was capable of ming abstantially repeated by me. In a conversation ith Mr. Van Buren before he was elevated to the esidency, and about the time your appointment as missioner under the French Treaty was to terinate, and when your name was presented or was ken of as intended to be presented to Gen. Jack on for another appointment, I understood him to se, in substance, the above remark."

In reply to this, Gen. SAUNDERS publishes a letparty. written by Mr. Van Buren to Ex-Gov. Spaight,

he same time Mr. Brown says the above conoccurred between Mr. V. B. and himself, n Buren says of Gen. Saunders : "" o successive occassions, taken an brig Somers.

Indiana Senator -- Democracy triumphant .- After several ballotings, the legislature of Indiana have elected the Hon. EDWARD A. HANNEGAN to the U. S. Senate, for six years from the 4th March next, places the latter gentleman before the public in most in place of O. H. Smith, whig, whose term of serunenviable light. The correspondence commences vice then expires. Mr. H. is a thorough Democrat, with a letter from Gen. Saunders to Mr. Brown, in and his election shows how much credit is due to the assertions of the Whig press, that their party "You (B.) will recollect on the day before my had a clear majority in the Indiana legislature.

> A new Team .- Several western whig papers have come out for JOHN MCLANE of Ohio, for President, and WILLIAM GASTON of North Carelina, for V. P. Poor Clay!

Congress .- We committed an error a week or two since, in saying the bill for the occupation of Oregon Territory had passed the U.S. Senate. It was still under discussion at our latest dates from Washington. Messrs. Lian, Benton, Woodbury, Phelps, and Young have advocated its passage; and Messrs. Calhoun, McDuffie, Archer, Huntington and others, have opposed it. He hardly think the bill will pass this Congress. Little else of interest has been transpiring in the Senate.

ies, inasmuch as it indicates a chiu this measure of a good many of the for nents of the Sub-Treasury. Mr. Atherton's was lost by only 10 votes-yeas 105, nays 115 Whig majority of 40. The resolution of the C mittee was then adopted, by a vote of 193 to 18. A very lean vote for an Executive measure.

The Bankrupt repeat bill which passed the House has been read twice in the Senate, and there it rests. The majority of the Committee of Ways and Menne (all Whigs) have reported against the expediency of Mr. Wm. Cost Johnson's plan of assume the State Debts, by the issue of \$200,000,000 in pi lic stocks, on the faith and credit of the General Co vernment; but the minority of the Committee (Messrs. Pickens, J. W. Jones, and Atherton,) sub mitted another report, denouncing the scheme a dangerous, unconstitutional, and inexpedient. These moves show that this assumption of the State del will shortly be a prominent measure of the wi

ITEMS.

Commander McKenzie has been unanimously triumphantly acquitted by the Court of Inquiry ed to investigate the meditated mutiny and tok sense of his public and private cution of young Spencer and others, on board

> Mr. Clay is making his southern tour s He has declined visiting Georgia, Charleston, Sec. whither he had been invited by the Feds. There was, we warn from Washington, a Cabinet meeting a few days since, to determine upon the propriety of calling an extra session of Congress. Better let that project alone, " Captain." Mr. McDurrie made his first speech in the Senate, 25th ult., in opposition to the bill for the occu-Oregon Territory. The effort is highly I in the Washington papers of all parties. a Carolinian of Feb. 2, says Cotton e price slightly improv

#### CONGRESSIONAL DISTRICTS.

21. To amend an act concerning the mode of choosing Senators and Representatives in the United so altered and amended, for the purpose of electing Representatives to the Congress of the United States, as to divide the State into nine, instead of thirteen districts. And the said nine districts shall be composed of the following counties, to wit:

The first district, shall be composed of the counties of Cherokee, Macon, Haywood, Buncombe, Henderson, Rutherford, Burke, Yancy, Cleaveland and Caldwell.

The second district, shall be composed of the counties of Mecklenburg, Lincoln, Iredell, Davie, Rowan and Cabarrus.

The third district, shall be composed of Ashe, Wilkes, Surry, Stokes, Rockingham and Caswell.

The tourth district, shall be composed of the courties of Richmond, Montgomery, Anson, Stanly, Randolph, Davidson and Guilford.

The fifth district, shall be composed of the counties of Wake, Chatham, Cumberland, Moore, Johnston and Wayne.

The sixth district, shall be composed of the counties of Robeson, Columbus, Bladen, Brunswick, New Hanover, Sampson, Duplin, Lenoir, Jones and Ons-

The seventh district, shall be composed of the counties of Orange, Person, Granville, Franklin, Warren and Halifax.

The eighth district, shall be composed of the counties of Nash, Edgecomb, Pitt, Beaufort, Washington, Tyrrell, Hyde, Craven, Carteret, and Greene.

The ninth district, shall be composed of the counties of Martin, Bertie, Hertford, Northampton, Gates, adopted by resolution of Congress as standards Chowan, Perquimons, Pasquotank, Camden, and Currituck.

Each of which districts shall be entitled to elect and send one Representative to the Congress of the United States.

25. To extend the provisions of the 75th chapter of the Revised Statutes and to amend the same. measures suspended for the present. [Requires that persons erecting iron works in the elerk of the county court of Cherokee.

29. For the more speedy administration of justice. [Empowers the Judge of any Superior Court, when the business shall require it, to appoint a special term of said court to try all the cases upon the civil term ; but no process, except, subpænas, shall be returned to said term. Judge appointing such special term in any county, to notify the Governor of the ap pointment, who shall designate the Judge to hold said term, provided the Judge who appointed it, shall not be called to that duty. The compensation of the Judge, shall be ninety dollars for holding said court. This act shall not extend to those counties record, shall be valid. in which county courts are wholly or partially disown funds.

27. An act regulating appeals. ]Provides that, for all offences under the 41st section of chapter 111, the rooms occupied by the Treasury Office; and To Bankrupts: Rev. Statutes, the master of the slave shall be al- authorises the sale of the old offices in the Square. in this enviable position, too-with no paper banks-The Editor of the Asheville Messenger, in his last paper, DERSONS living in Mecklenburg county, who 43. To amend the charters of the several rail if our legislature had adopted the insolent offer of publishes what purports to be an extract from Niles' Register lowed an appeal from the decision of the Justice, to were declared bankrupts at Wilmington on the roads within this State. [Requires Companies to of 1815, in which it is stated that the fine imposed on Gen. our Banks to surrender their charters, because a 19th December last, will please call on the underthe county court. 28. An Act in relation to the duties of Overseers keep all their bridges in repair under the penalty Jackson at New-Orleans by Judge Hall, was paid by the citisigned, and surrender property and pay costs. W. J. KEAHEY, proposition was made to investigate their true conof Roads. [Directs that all fines collected by Over- of twenty dollars, over and above damages which | zens of that city, and not by the gallant General. Did not the Editor's check tingle with shame when culling that extract dition. seers of Roads, of persons failing to work on the may be recovered. Assignce in Bankruptey. Jan 31, 1843. same, shall be applied by the Overseers to keeping 44. To incorporate the Nantabala Turnpike to lay before his readers-knowing as he must have done, that Company, in the counties of Macon and Cherokee. it conveyed a falsehood ? Every one who knows anything their roads in repair. The proceedings of the January meeting of the N. B.-It is, I am instructed to say, the desire of 29. An Act to amend the 4th chapter of the Re-45. To point out the mode of electing Field Offi- about the subject at all, is aware that the cuizens of New-Orthe District Judge, that all petitions for dicharge as Mecklenburg Agricultural Society, together with Bankrupts at the next term of the Court, (in May,) vised Statutes, entitled "Appeals and proceedings in the nature of appeals." [Directs that, when ap-sioned officers of the Regiment. [Vests the right in the commis-the corrupt Judge, offered to pay the fine; but the brave old several other articles of less importance, prepared should be sent in at as early a day as possible. peals are granted in the Superior Courts of Law, or sioned officers of the Regiment. the corrupt Judge, offered to pay the fine; but the brave old Courts of Equity, to the Supreme Court, the clerk 49. To amend the Revised Statute concerning General courteously rejected their kind offer, and paid it him-or clerks and master of such court, shall file a trans- Divorce and Alimony. [Provides for the removal self in open court. W.J. KEAHEY. for this paper, are unavoidably postponed to our Jan. 31, 1843. 97...3w next.

eaker of the Senate, sealed, with memorandum of the county, &c. on the back; and if the Secretary find them informal, he shall send a messenger to the returning officer, to secure correct returns .-And if there should not be proper returns from any county at the meeting of the Legislature, the Secremons, Person, Richmond, Stanly, Tyrrell, Washing- tary shall immediately communicate the fact to the Speakers, who shall forthwith summon the returning officer to appear and make correct returns. Secretary to furnish forms of returns. Imposes as a penalty on returning officers for negligently fail

\$500, and further fine or imprisonment at the discretion of the court; and for wilfully or maliciously omitting said duties, to be guilty of felony, to be fined \$1,000, imprisoned not less than one nor more States, Revised Statutes, chapter 72. [Provides than 3 years, and forfeit their right to hold any ofthat the third section of said act, be, and is hereby fice of trust and profit, &c., and shall not be pardoned by the Governor.

### ELECTORAL DISTRICTS.

37. To amend the Revised Statute, chapter 41 concerning Electors of President and Vice President, and to lay off the State into eleven electoral districts. [Lays off the districts as follows: 1st District, Currituck, Camden, Pasquotank, Perquimons, Gates, Chowan, Hertford, Northampton and Bertie. 2nd. Washington, Tyrrell, Beaufort, Hyde, Pitt, Martin, Edgecomb, and Nash. 3rd. Hallifax, Warren, Franklin, Wake and Granville. 4th. Greene, Lenoir, Craven, Jones, Carteret, Wayne, Duplin and Johnson. 5th. Sampson, Onslow, New Hanover, Brunswick, Columbus, Bladen, Robeson and Richmond, 6th. Cumberland, Moore, Chatham, Randolph, Stanly and Montgomery. 7th. Orange, Guilford, Caswell and Person. 8th. Rockingham, Stokes, Davidson, Surry and Davie. 9th. Anson, Mecklenburg, Cabarrus and Lincoln. 10th. Rowan, Iredell, Wilkes. Ashe, Caldwell and Burke. 1 Ith. Cleveland, Rutherford, Yancy, Buncombe, Henderson, Macon, Haywood and Cherokee. The election to be held on the first Monday in November; and Electors to meet in Raleigh on the first Wednesday in December.

38. To amend and suspend certain provisions of an act of 1839, concerning weights and measures throughout the United States. [Authorises the Governor to procure and have delivered to the several counties yard measures of wood and also half bushel, peck, gallon, half gallon, quart and pint measures. Provisions as to other weights and

39. To provide suitable stationary and candles county of Cherokee and wishing to avail themselves for the Executive Office, Department of State, and in the legislature struggled hard to defeat their passage, and of the bounty in land allowed by the State for such future Legislatures and other purposes. [Authorworks, shall make the necessary entries with the ises the Secretary of State to purchase stationery, contract for fuel, &c.

40. To amend an act entitled an act supplemental to an act entitled an act to cede to the United States a certain tract of land called Bogue Banks. docket. Twenty four Jurors shall be drawn for said [Authorises the county court of Carteret to fill vacancies in the board of commissioners appointed by said act.

41. To facilitate recoveries in suits on official bonds. [Provides that notwithstanding any irregularity or invalidity in the conferring of an office, the bond of such officer, received by any court of

42. For the better regulation of the offices in pensed with, or in which jurors are dispensed with the capitol, and for other purposes. [Appropriates at any of the regular terms, unless said counties \$400 for fitting up the rooms in the capitol occupishall pay the Judge for holding said court out of its ed by the Comptroller for the use of the Supreme court : removes the Comptroller's Office to one of

Mr. WING PERSONS is travelling agent for the Meck enburg Jeffersonian. All transactions of his for the paper will be binding upon the Editor.

Fratum.-In the Post-Office proposals, as heretofor published, the words which have followed the specifications on Route No. 2885, to wit: "Proposals for four-horse coach service will be considered," should have followed the specifications on Route No. 2884, as now placed.

IF Second Congressional District. - As our opponents in his Congressional District, are moving in the matter of bringing out their candidate, is it not time that the Democrats were also rubbing up their arms for the contest ? We think so, most clearly; and we therefore propose that a Convention of Delegates from the several Counties in this District, meet in the Town of Statesville, on Tuesday of the ensuing Superior Court, to bring out a candidate to be supported by the Democratic party. As Rowan has her County Court this week we hope our friends there will lead off in the appointment of Delegates, to be succeeded by the other counties, in all of which there is a county or Superior court previous to the day above proposed for the meeting of the Convention. We suggest that each county shall send to the convention as many Delegates as they have members of the Assembly.

It is not known, we believe, whether our present popular and worthy representative, Mr. CALDWELL, is desirous of being a candidate again or not;-but if he can be prevailed upon to enter another canvass, we have no doubt he will receive the unanimous nomination of the proposed Convention. Whoever may be our candidate, if properly selected, we have no doubt of his success by at least 500 votes; though from the size of the District, and the necessity, from its being a new one, of canvassing it thoroughly, the contest will be an arduous and spirited one.

The legislature adjourned on Saturday morning, the 28th ult., and the members from this county reached home on the 2d instant. To them we are indebted for the Captions of the acts which will be found in our columns to-day. Al though the session was a long one, yet by reference to the Captions, it will be seen a great deal has been done. They passed 53 public laws ; 146 private acts, and 55 Resolutionsmany of them of an important character, and in their maturing, requiring much labor, discussion and time for reflection. Among the Resolutions passed, are the excellent Instruction Resolutions of Mr. Jones of Orange, to our Senators in Congress. They will be found on our fourth page. The Whigs they have the effect to drive Mr. Mangum from his seat in the Senate, or lead him to change his course, so as to correctly represent his constituents on the great questions touched in the Resolutions, the people of the State will be amply rewarded for the time and treasure spent in their passage. In deed, we think the legislature would have omitted one of its main duties if it had failed to pass these, or similar Resolutions. Three new counties were made in this part of the State-Union, Catawba, and McDowell, and a supplemental bill for each passed for their organization. When the election is to take place for County officers we have not yet learned.

The Amende !- In publishing, a few weeks since, the memorial presented to the legislature by a committee of the Mecklenburg Monument Association, we stated that we supposed it to have been drawn up by Gov. Swain or Gen. Iredell We since learn from the proper source, that it was penned by Col. WHEELER, the present State Treasurer ; and we haston to make the proper correction of our former remarks.

this interests, and would again, but for the cir artiality of my friends his then recent nomintimore Convention. own, to advance utter a inischood;

or that Mr. Va duplicity towards been his zealous and But we shall pu in our next paper, i comments at this time.

ais own e's

Question of Veracity settled - We stated last week, on the authority of the Standard, that a large majority of the borrowers from the Literary Board were whigs. This the Register denied; but the last Standard publishes the names and political classification of the borrowers, and closes with these remarks:

Whole number of individual borrowers, 55; of whom 47 are whigs and 8 are Democrats. Whole sum due from individual borrowers, \$109,955; of which sum the whigs borrowed \$97,469, and the Democrats the sum of \$11,486. No wonder the whig Governor and the whig Legislature of 1841, 42, 'dodged the question."

Gratifying and conclusive facts.-We learn from a gentleman of undoubted veracity, who has just returned from a trip to Alabama and Mississippi, that business is rapidly reviving in the last named State, and the price of property greatly increasing. There is not now an incorporated Bank in Mississippi, and consequently, the currency is almost exclusively composed of the precious metals; and instead of this state of things reducing the price of property, as the Federalists contend is its inevitable tendency, the price has greatly advanced in the past six months. Our informant says cotton is worth considerably more in specie in Mississippi, than it will bring in the adjoining State of Alabama in her paper currency, which is at 20 per cent. discount! -and that negro men in Mississippi will bring on the block from \$750 to \$300, in specie, while in Alabama, they will not bring more than about \$600 in their depreciated paper. And even in New-Orleans, the Mississippi planters get one cent more in the pound for their cotton, in specie or specie funds, than the Alabamians can get in the bank notes of their own State. These are conclusive facts, and they completely blow to the winds the clamor of the Federalists against a "simple, solid, hard currency." And we see the Alabamians are taking this lesson of experience in the right way; for the legislature of that State has passed an act to wind up and close the Branches of the State Bank at Decatur and Montgomery. And another proposition was at our latest dates before the same body, proposing to wind up and close the whole banking system of the State. North Carolina might, nave been Hamburg, S. C. r, for the notes of

A slight mistake .- The Millerites have just for out an error in their calculation a destruction of the world. It is, they tainly to be destroyed in 2813, instead of a

the South Carolina L

better regulated?

The Massachusetts legislature, after elec Democratic Governor and Lieut. Governor, have also elected a Democratic Council of State, Treasu. rer, and other S ate officers. So the old Bay State is thoroughly redeemed.

A recent State Convention of the Democratic party in Kentucky nominated the veteran Col. JOHNSON, for the Presidency, subject to the action of a National Conventon, which they propose shall meet in Baltanore in May, 1844. The same time and place for the meeting of the National Convention has been fixed upon by the friends of Mr. BUCHANAN, and Gen. CASE, in Ohio and Pennsylvania. From present indications, we uppose the Convention will be held at that time-May, 1814.

Very modest !- The general meeting of the stockholders of the Bank of the State of N. C., adjourned on 30th ult., after passing a Resolution, modestly saying -- " Since the legislature has adjourned without passing any measure of relief to the people, the President and Directors of the Bank are instructed to extend their discounts," &c. This move opens up the political manœuvering of this Bank. Its relaif to the people is what is now so oppressing them.

The Spring riding of Superior Courts for this Circuit, commences at Cabarrus, on the third Monday in this month, by Judge Dick.

## Valuable Stallion for Sale.

BY virtue of a Deed of Trust, ex-ecuted to me by Stephen H. Smith, and for the purposes therein speci-fied, I will sell at the Courthouse in Charlotte, on Tuesday the 28th instant, that noted Stallion, MINER, extensively known as of pure blood and excellent breeding qualities. Terms, cash. Title to property undoubted. J. W. HAMPTON, Trustee.

Feb. 6, 1842.

# PAY UP, AND SAVE COST !

A LL persons indeb d by nook account to the firm of SANDRY & GUNDRY, must make settlement by cash or note builder of during the ensuing Spring Superior Court, if the, wish to avoid paying cost. Mr. Gundry ex-pects shortly to withdraw from the firm, which renders the nece sair, importive to close the books. "A word to the wise a sufficient."

WM. SANDRY. HENRY GUNDRY. 93...to

Feb. 7, 1843.