able to refer to the brekerings of a heated political emphasion when the contest has ceased; or to reproduce the speeches that have no doubt that those who have given Certificates about my speech who, in the course of conversation, offerunderstood me as they have stated and who, in the course of conversation, offerand the product of the speeches that have given Certificates about my speech who, in the course of conversation, offerand the product of the speeches that have given Certificates about my speech who, in the course of conversation, offerand the product of the speeches that have given Certificates about my speech who, in the course of conversation, offerand the product of the speeches that have given Certificates about my speech who, in the course of conversation, offerand the product of the speeches that the speeches that the speeches are the speeches that the speeches are the speeches that the speeches are were made when the excitement, which called them forth-and invested them with were honest in their convictions. But as a temporary interest, has passed away. I have already said, either they drew in-Standard, published by Mr. Thomas Ruffin, Jr. under the head of "A CARD TO THE PUBLIC,"—wherein he gratuitously makes what he is pleased to call a estion of veracity between himself and

his inthels me from motives of self-respect as well as a proper regard for the pinions of my friends, to make a brief statement upon the subject. The discussion of such issues, whether

assumed or real, in the newspapers, is, in my judgment offensive to the public taste for various reasons. Personal difficulties. or misimderstandings among gentlemen, when they exist in fact, can always be adjusted more satisfactorily in private. I am not responsible for this intrusion upon the public, and truly regret the necessity which leaves me no other alternative.

of the Standard, dated Wentworth, July 19th, 1850, and signed by Mr. T. Ruffin. Jr. and others, and published on the 20th of that month, it is stated in substance, that they were present at the political discussion between my opponent and myalf at Wentworth in Rockingham Connty, on the 20th June preceding, and that they understood me as declaring that I was in favor of abolishing federal popus lation as the basis of representation in our Constitution, and of instituting white population in its stead; and further that: stated I was a better friend to equal suffrage than my opponent. Accompanying Mr. Kuffin's "Card to the Public" in the last Standard are published sundry other certificates of goutlemen dated since the election was over, who were present on that occasion, and who affirm in substance that they also so understood

Now I do not undertake to say that these gentlemen have stated falsehoods. nor that they have corruptly and maliciously represented me. By no means. I may my practions were meanderstand. Whether this arose from any obscurity in the manner in which they were stated by me, that being my first speech in the campaign, or whether the impressions of those gentlemen were derived from unfounded inferences from my arguments, instead of legitimate conclusions, I know not. But by some means my position and opinions were misinterpreted by them as I shall proceed to show.

On the 29th day of June last, I met my opponent for the first time during the comparign in his own county at Wentworth. I commenced the discussion and alluded briefly to several topics.

In regard to Equal Suffrage, I said intended to say, as I had done many times before, that, if by allowing the qualified voters in the House of Commons to vote also in the Senate, it was contended that this made them equal or gave them equal political power under our Constitution, it was a mistake: that it would not accomplish that object. By way of illustration, Parened that the County of Unslow form eff die Sentrorial District and was allowed one Senator. The Counties of Wilkes, Caldwell, Bucke and McDowell formed one Sonatorial District and were allowed white men in these Districts to vote for their Senators respectively, would not be granting to them an equality of power. for as Onslow had about 80st voters and other four Counties had about 4000 to 4000, or making one man equal to five. once, gentlemen might have adopted the at the time I wrote? Democratic Convention has proposed to have already admitted. But I say they out a license to be st change the Constitution by extending the were mistaken. Whether that was their ment or fine or both. right of voting for members of the tion lault or mine, I will not say,

santational said in substance, that many persons in the State, myself among the the new bases of representation's was established in our Constitution, slaves and property in successifiered the surgely in comparation. That share formed a most important item of calculation for \ but A Housewel the Assemble 1 in the Com-Treasury: In this connection I stated forther, as an adateast proposition, that if I I aion will be carried off." had to make a Constitution for a people ab inches they having had no Constitutions Mills in Chatham, at Ceslar Falls in tion before that white population should Bandolph, have been washed away.

ferences not warranted by the argument, or my views were too ambiguously or obscurely expressed. And when my attention was drawn to the subject subsequently, that I had been so understood at Wentworth, it was promptly disayowed and my true position explained.

This speech at Wentworth was made on the 29th of June. On the 3rd of July, at Salem, my opponent stated in his ad dress to the People, that he understood me at Wentworth as going in favor of changing our Constitution so as to adopt white for federal basis, &c. Linterposed for explanation and assured him that he had misunderstood me; that I did not advocate any such change, and when I came to reply, I explained my position more fully. This allegation was repeated by my opponent in our public discussions at various other places afterwards and always repudiated and disaffirmed by me, and on some occasions with surprise and warmth that he should persist in alluding to it after he had been so repeatedly disabused.

These often repeated disclaimers too, it will be observed, were made in a part of the State where the doctrine is under stood to be popular and where it-might have been received with great favor by

those whom I addressed. On the 17th of July, when on the eve of leaving Morganton, I received information, for the first time, that Circulars and Hand-bills had been sent into the Eastern part of the State, where this change in the Constitution is very unpopular, stating that I was advocating this doctrine in the West. The intermation given me was quite indefinite; I had seen no newspapers; no time, nor place was particularized where such sentiments had been expressed by me, but the general idea merely was conveyed to my mind by the intelligence, that it was set forth and circulated in the East on the eve of the Election, when but little time was allowed or explanation there, that I was conducting the campaign on this issue; that in other words I had come out for it

advocate the doctrine, but that on all belong. occasions, when brought to my notice,

my comunication to the Presses, Mesers, T. Ruffin, Jr., and others, ad- Commercial. dressed to the Standard. My commu-

better Free Suffrage man than my oppose sense of justice and fairness to decide, o'clock on Tuesday evening, and had adtheir purpose in setting Forth the costic vanced a distance of nearly two miles In regard to the federal basis of represented by the Policy to Transfer and expensed by the regard to the federal basis of represented by the Policy to Transfer and expensed by the regarding

Raleigh, August 22, 1850.

among stave being estimated as person. The Frishet. A letter from Ashbo and then go brassistance. Portunately, and the size of radius seed, notice, is the following:

by consting their fifth, and method Sons, rough Leby 25th, says, "The rain has be made his egress in safety. It was not. This mine is on the plantation of Alfred

"In the issue of February 2, 1804, an edite of taxes paid on them into the Public River is higher than it has been for ma-

And it was a found a figure and to say month of the Ureck, we learn that it sould not clock on Wednesday they entered, and problems and open and op

and swear and the matter about the matter and any supposed to be fatal. A young man suspected of the crime has been are supposed that leads in the place; and the matter about t

ed to show the stranger a famous locality in the vicinity, a battle ground or some thing of the sort. Upon repairing to the spot, they rifled his pockets of their contents, taking away from him several hundred dollars.

A young man from the country, in passing along a wharf, came up to two men in conversation, who seemed to grow excited about the matter under consideration, until one finally offered to bet the other one hundred and fifty dollars on the correctness of his judgment; a proposition instantly embraced by the other, who produced a check for four or five hundred ollars, which he asked the countryman to change, so that he might close the bet with his antagonist. The latter had not due this Office. the amount, but had about one hundred and thirty dollars, which he after persuauntil his friend from the interior could step down to the Bank, have it cashed, and return him the balance. It is needfunds to honor the cheek; or the two accomplices either, who had disappeared ere

his return. An outrage of a worse character, though

Saturday evening last house in the lower part of the town, was attacked by a man who sprang from besought refuge in flight.

ARREST OF ROBBERS

and was travelling through the West 28th ult., arrested Howard and Parker, urging it before the People. Under the charged with swindling and robbing. al and requested a friend who had heard ney and ran off, and the other, under pre. not change the motive of those who made are vainly endeavoring to create an excite-

the charge to be lalse. Every respecta- en or eight hundred dollars in money, of General Dockery's nomination, at meeting in Auburn, Mr. Seward's home, ble man of both parties among the thou- and various articles of trickery. The Sher- sands who heard me in the West from iff says they are great adepts in their of course, called a public meeting of all.

The Legislature of Wisconsin have passing the course, in the course of the course, called a public meeting of all. Salem to Cherokee, knows it to be false. trade, and would do credit, in their way. of course, called a public meeting of all:

The Legislature of Wisconsin have passure from the Washington correst before experienced on the slavery questions all know that I not only did not to the city of the N. Y. Express, dated then the passage might not be followed.

Several other outrages have been per- was adopted. I expressly repudiated and disavowed it, petrated in which others were engaged,
to my comunication to the Presses, besides the arrested persons. We be one Senator. That allowing all the free I had no reference to the Certificate of Lieve the Sheriff is on their track,— Wil. besides the arrested persons.

ly, at Morganton. Mr. Ruffin's certification A new liquor law has passed the Sencate is dated 16th July, at Wentworth; ate of New Jersey, which provides that the places being 150 miles apart, and the person sname personate in less quan-And I argued that it be necessary for appears for the first time in the Stan-thing who advected the proposed amounts dard on the 20th—three days after the tity than a gallon, without a license from the most in the Court of Common Pleas, or from the most in the Court of Cou to change the bosis of representation to the of the Campaign on my return from white population principle, so that one white man in one section of the State would be of equal weight to a white man in the section of the State would be of equal weight to a white man in the section of the State would be of equal weight to a white man in the section of the state would be of equal weight to a white man in the section of the sec would be of equal weight to a white man nothing about it when I wrote, and could not have referred to it. Whence, then, arises this question of recording, and the doctrine, to be consistent men, must go for the change. Such was I think, my argument, such was certainly my meaning. Yet in a rapid debate, heard only art the time I wrote? That Mesers. Ruffin and others may from twenty-five to one hundred dollars

Whig Press,") whether I ought not to upward pussage or chimney, so nearly

we regret to hear the Bridge at Ty. in with two or three others. of his egress. They then proceeded to covered. A walk down to the faggling on Tues, the mouth and under the guidance of the

about the refurbing bride and, a young man named Peard, had not only worn his gloves completely the most public cross streets in the place; during the last year.

They make

is said to be five miles from the mouth desired to bring the debate to a close on State, and awarded as follows:

Carolina Watchman.

SALISBURY, N. C. Section 19th Committee

THURSDAY EVENING, MARCH 9, 1854. -----

as a true Republican candidate for the office of High Sheriff, for the County of Rowan.

Ridicule, we judge from certain pose a number of amendments to the probably for the same cause, occurred on indications in the democratic papers, is Bill, and ask the vote of the Senate upon A young gentleman on repairing to his to be the chief weapon used against them, but that he would not interpose any tieneral Dockery. It is a dangerous objection to the vote being taken at the weapon, in unskillful hands, and very of earliest possible moment, consistently and a tree, and who aimed a murderous ten enters into the very vitals of those with doing his whole duty in regard to it. blowlat his life with a knife. The weapon, who handle it. The last North Carolina To what length the gentleman's sense of that, if elected to Congress, and if South however, only penetrated his coat, and Standard contains an article of the charduty may carry him, is quite uncertain— Carolina should secode, he would vote ere the attack could be repeated, the ruf acter referred to, which is the conceit of it may be his intention to postpone final fire and sword against her to compel her fine received such stunning blows with a stick from the party attacked, that he some chap who is disposed to ridicule action as long as possible, by moving back into the Union!"—Standard. General Dockery because he is a plain these amendments.

thus far escaped. Our police cannot be joined programme. The writer draws on two watchful, nor our citizens too careful his farce for a description of the following in the foll

the at Wikesboro, Lenoir, and Morgan-tence that he had swindled him, lonowed it, nor should they be need less mande to to defeat it. The sober-minded reader one of Hoe's cylindar Power Presses, and fining his position on the subject generton to write to the Register and explain the in chase, and this was the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure and condemnation of those to deteat it. The sover immediate in the last seen of the censure in the last seen of the censure in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from quarters in the last seen of the supposition comes from qu here state. I knew that I was advoca. Tuesday night confined in Jail by the ting no such doctrine, and pronounced Sheriff. There were found on them sevide the characteristic of the news abolitionism of their inhabitants—vide the

ed, for which the following programme Bill, in the House, by a vote of 47 to 26. Feb.'y 24th :

Horse cart | Four Wheel Waggin. | Horse cart. Pop Whep.

"Strong man" with " powerful intellect," Bearing Desputch. Intersection valuations of Frag Town Waggin and Whip. I'm plank forches, with tur on the ends Pop Whip.

Waggin ber with boots on Map of the public lands, Borne by the " responsible Whige" A new Pop Whip with the eracker off. Waggin Tongue, Burne on the shoulders of a husted burrel. More Munic.

Thro' the mout of a broken tea-pot Waggin Whip.

This, it will be observed, was to be the opinion that I was advocating the estab-lishment of the White their. White on the same subject, I stated that the recent ground set forth in their Certificate, I out a license to be subject to imprison- generally, cannot fail to discover in all this the contempt which the writer and while it invokes the Congressional powpublisher felt towards these classes of our er to set aside the provisions of the Conright of voting for members of the General stitution, in order to "settle the slavery oral Assembly and of electing the Judges." One word in conclusion. Their Cer. Perilogs Adventure in a Core.—On community. If they do not like General stitution, in order to "settle the slavery oral Assembly and of electing the Judges." A most unemphoneous name is Docker. Mr. Bocock said the Sepate bill was a stitution, in order to "settle the slavery or and rhymes to no known substance. like that heretofore reported to the long that the White Convention or the constitution settled that the White Convention or the constitution settled that the white Convention or the constitution settled that the white Convention or the constitution by the people: that the Wing Convented to the description of the descr purple: that the Wings had thus gone of course, the poetry is not much to the live of the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then it is "free gratis, for not defeat itself, then we are deceived in professing to be the lovers of peace and brag of but then itself itself."

> Card to the Public, to "need and correct ken and extinguished. After groping Splendid Specimens. Mr. Nathan G. the slave States. the misrepresentations of a portion of the about for a length of time, they found an Martin, shewed us, on Monday last, a Firsher. A letter from Ashless and then go for assistance. Fortunately, from very fine to the size of raddish seed, notice, is the following:

yesterday. He said:

pression that it seems to be the understanding of its opponents that the debate may be concluded at an early day, have control T. Ruffin, sulted together as to how long a time John Beard, Comptroller, its friends would be responsible for perfecting it, and have come to the conclu- Alex. Cunningham, sion that to day, to morrow, Monday, and John C. Barnhardt. Tuesday would enable us to bring the de- John B. Oliver, bate to the conclusion; so that on Wednes- I. G. Lash, day, at one o'clock, I may sum up the de- A. & E. Kron, Test C. C. McChemmes is authorized bate, and afterwards take the vote on that J. Thompson, to collect subscriptions and other claims the view that those who are anxious to day. I make this announcement with go away may rely upon how we shall = proceed to act.

and thirty dollars, which he after persuasion loaned to the owner of the check;
Thousand as a candidate for the office of High Sheriff
the latter remarking that he would wait for the County of Rowan.

If We are amhorized to announce Major Jesse of the bill, that on that day I shall ask that the work may be taken in pursuance of the property of the county of Rowan.

If We are amhorized to announce Major Jesse of the bill, that on that day I shall ask that the vote may be taken in pursuance of the property of the county of Rowan. I would state, therefore, to the friends 1.7 We are authorized to announce Cales Klerrs ance of what I believe to be the genthat the vote may be taken in pursu-ranged from 105 52-100 to 104 5-100, as a candidate for re-election for the office of High Sherilf of Rowsa County.

The Senator from South Carolina (Mr. Butler) will, I and premium added to that obtained at the less to say that the countryman found no. 17 We are authorized to announce Marris Josev derstand be able to go on to-day, after the Senator from Virginia.

But Mr. Chase said he wished to pro-

too watchful, nor our citizens too careful his fancy for a description of their premises, when deeds of this character are being perpetrated in our midst.

A stage coach was destroyed by fire would make no objection to taking up and passing the bill granting land to the news of General Dockery's was one signed by Mrs. Uncle Tom Stowe hear Edgfield, S. C., a few nights since. These robbers are doubtless the parties nomination, at "Frog Turn." Ah! yes, and some twenty-two hundred persons, Passing a house, the horses took fright at the indigent insane, deaf, dumb, and who entered a jewelry store in Goldsbo- General Dockery, we suppose it is meant, precisely half of them males, belonging to a light in the road and swerved to one blind. (Cries of agreed, agreed.) The rough the other evening, and rifled it of is an important character among the frogs. Massachusetts. These people, who are side, running the wheels on a bank, and bill was then taken up. Perhaps this is a new name by which perfectly willing that Congress should upset the stage. The lamps were lit, and the members of the Whig Party are here. legislate slavery out of all Territories, it is supposed the fire was communicated. Mr. Gwin said the bill was impe after to be known. Frogs are a pretty deny that the same body has the right to from them. The driver was found near so far as regarded his State. He desired Deputy Sheriff Alderman, on Tuesday numerous creature in all the world, and permit the inhabitants of said Territories to the spot, in a state of insensibility, but time to offer an amendment. He would are likely to be unto the end of time. - devise and execute such laws as they may has singe recovered. Mail bags and ev. move to take it up to-morrow. The bill impulse arising from this gross injustice. One of them, on Monday, entired a pas. They fully answer the purpose of their deem beneficial to their interest. One ery thing else, except the two fore wheels. upulse arising from this gross injustice. One of them, on Monday, enticed a pass. They many answer are purpose of uncar wrote short notes to the Editor of the senger from the Cars, and on pretence of creation, and were once used, for the punthing is particularly worthy of notice: which were carried off by the horses, amendment to the Nebraska bill, which I wrote short notes to the Editor of the senger from the Cars, and on pretence of creation, and were once used, for the pun-Register and other Whig Papers in the making a beton a game called "the pat- ishment of a wicked people. There may while the generality of the people, through were consumed. The loss is not suppose was ordered to be printed, providing for State denothering the charge as false,— ent safe," borrowed one hundred dollars, be some fitness in the association, after their silence, give acquiescence to the ed to be very important. Having no time to write explanations, for which he gave a counterfeit check as be some fitness in the association, after their sience, give acquiescence to the 1-contented myself with a simple deni-security—the accomplice seized the more all; but however that may be, it does measure before Congress, the freesoilers al and requested a friend who had heard new and ran off, and the other, under preme at Wilkesboro, Lenoir, and Morgantence that he had swindled him, followed it, nor should they be held less liable to
ment, and otherwise doing their namest unington Herald, has put into operation

The Nebraska bill was then taken up.

Mr. Cass spoke till half past three, de-

The Democratic State Convention, which assembled at Hartfort, Conn. on the 22d of February, passed a Resolution, nearly unanimously, as follows:

full confidence that such measures will ner party at the latter's house last even be acquiesced in and agreed upon as ing, an invitation to which he had pre-

tion about the Union of the United States, ers on this subject. turther than the Democrats, and, I remarked playfully, that therefore I was a and explanation, I leave it to their own &c. They entered the cave about 8 our estimation of the nature of the public order, while under the influence of the thing.—Will Journal. Compromises they have done all in their power to break up southern society, and -

benefit of my disclaimer and explana- ever, clung to it as his last hope of deliv- County, N. C., which surpress every bringing to view the changes which have the benefit of my disclaimer and explana- ever, clung to it as his last hope of deliv- County, N. C., which surpress every bringing to view the changes which have CHARLES MANLY. erance, promising his companion, if he thing of the kind we ever saw. The gold taken place in our country within the last reached the top in safety, to mark the is sticking out on all sides, in particles half century. Among others brought to

to constant the same of relative this place. Deep yet day, so he was mable to take obser Martin, Esq., half a mile from Hampton rial on the growth and progress of the country. vations, but marking the place, as agreed, wille. It was discovered by a small ne mentions the arrival here two days previously of River is higher than it has been for may various, but marking the place, as agreed, wille. It was discovered by a small nemons to menous the menous the menous to menous the menous to menous the menous the menous to menous the menous the menous the menous to menous the menous He vainly attempted to find the place a vein there, but it has not yet been disty, N. C. The boat started from a point at struction, refuse to admit an American of war in the event of an emergency We buly point to the fact that fifty years ago to regulate the dress of our representaorder that he may more effectually
on old one already executing up the charlest of the Town House. Me Neill and him to give up in despair. The part the Charlotte Rail Road is in good condithis was the quickest mode of transport between tives, in open violation of the expressed
this was the quickest mode of transport between tives, in open violation of the expressed
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this was the quickest mode of transport between tives, in

There is no little stir in the North and tised by the Treasurer of the State, were West relative to the Nebraska Question, but the most important action to note, at present, is that of Congress. Mr. Doug present, is that of Congress. Mr. Doug Manderal President of State, and G. W. Chase, presented petitions against the Manderal President of the Bank of the Nebraska bill. chimneys, as they are called, one of which las gave notice on Friday last that he Mordecai, President of the Bank of the

resterday. He said:

Carpenter, Vermyle & Co.,

Camman & Co., 195,000 5.000 10.000 8,000 43.000

> \$500,000 \$2,500,000-the larger portion by citi- bama river, to Gunter's Landing, on the averaged about four dollars and twentypremium added to that obtained at the for a railroad from San Francisco to two sales of a half million each, made San Jose, and from Benecia to Maysberetofore, yields to the Treasury newards ville, from Sacramento city via Auburn of sixty thousand dollars over and above

the amounts of bonds sold the successful bidders.

Raleigh Register.

"Gen. Dockery proclaimed in 1851

If the ticueral made any such procla-

press is evidently improving, and that very rapidly.

an extract from the Washington corres before experienced on the slavery ques

ate vesterday. Notwithstanding the several reprobation than any other act vere exceptation of Senators Seward and could possibly do. Summer by Mr. Toombs, on the concin- In House of Representatives. - Mr. Resolved, that the Democracy of Consider of that gentleman's speech, they both Bocock moved a suspension of the rules Resolved, that the Democracy of Common of that gentleman sequence, one with a suspension of the rules necticut do recognise the doctrines of the went over to his seat and shook hands with a view of taking up the Senate Baltimore Convention that nominated with him, and Governor Seward under bill authorizing the construction of six Franklin Pierce as candidate for the Pre- took to explain his conduct when Gover- first class steam frigates. He was wilsidency, and also the principles announce nor of N. York in the Virginia requisition ed in the Inaugural Address of President case, and assured Mr. Toombs that he Pierce; and we now abide by those had misunderstood it. The latter retort in this matter. He supposed almost ever principles and stand upon that platform; ed upon him with great severity and recognition in the immediate masses of and, relying upon the wisdom and the marked that no person holding the sentiintegrity of our friends in Congress, that ments he did could be a gentleman, and the hill. If the motion should prevail, they will be true and faithful to all consequently that he was unworthy of he pledged himself, if nobody wished to consequently that he was unworthy of he pledged himself, if nobody wished to discuss the bill, to move the previ-Compromises, especially to the ordinance further notice! This scene was witnessof 1787, the Compromise of 1820, and ed by Senators Cooper and Wade, and our question. that of 1850. Measures heretofore adopt the latter who is a decided Free Soiler ed in our national councils for the settle was so indignant at Mr. Seward's want ment of the slavery question we have of spirit that he refused to attend a dinmay best maintain and perpetuate the viously accepted. Other well known order of the procession. The wagoners glorious Union of these United States. Free Soilers are equally indignant with The above concludes with a glorification of the degrading position occupied by two of their chief standard bear-

poetry, like the Journal's, "not much to to occur in Europe, in which this coun harrass and annoy their fellow citizens of brag of;" but August next will doubtless show that the following lines, if they contain less poetry, have a deal more truth

Court Dress of American Representatires abroad The Demands of European Acistocracy -A kint to our Prewident.

least 125 miles above Columbia, and although official unless appearing in uniform. Our requiring their use for such purposes, and the waters were low, and Broad River obstrucconsuls are excluded—our Ministers cut, if connection, socially and commercially. | foreign ministers at Washington. As an tion to introduce a bill for the establish-American abroad must appear in court ment of a national printing office, and a And it was a local religible and to say a grade it and opinions was so far under water that it could not clock on Wednesday they entered, and a proceeding to the place where Captain to suppose that I, at Westwerth or class to please the crowned heads of European representatives in apprentices in naval and commercial Gray was last year, they divided, and prowhere, ever a bounded size of winds of
where, ever a bounded size of winds of
where where we was last year, they divided, and proof Marphy, McRoric & Co., we observe,
where we was last year, they divided, and proof Marphy, McRoric & Co., we observe,
where we observe,
where we was last year, they divided, and proof Marphy, McRoric & Co., we observe,
where we observe we observe we observe,
where we observe we observe we observe w A wearing party look place at Data of the party look place at here, and our word for it we will hear no Henderson county, on the 27th ult,, and

New York and Ohio, for the repeal of the fugitive slave act, the abolition of slavery in the District of Columbia, and the repeal of all laws for taking slaves in payment of debts due us. These petitions were all laid on the

43,000 table.

1,000
5,000
Wisconsin, Mississippi, and Iowa, for railroad purposes, were taken up and tuble.

25,000 Passed. The bill granting land to Alabama 1,000 for a railroad from the Georgia line, 235,000 on Chattahoochee river, to the city of

Mobile, was taken up and passed.

The bill granting land to Alabama The whole amount bid was about for a railroad from Selma, on the Ala Tennessee river, and for a railroad from Memphis, on the Mississippi river, to connect with the Nashville and Charleston Railroad, were taken up and passed The bill granting land to California

to Nevada city, and from Stockton to Sonora, were taken up and passed. The bill granting land to Florida for The Treasurer has addressed letters to several railroads in that State passed The bill granting land to Arkansas for a railroad from Gaines' landing, on the Mississippi river, to the Texas boun

dary, near Fulton, was passed.
Mr. Dawson said he never saw such pleasant, smiling faces as were now to he seen among the Senators from the new States. They had got all they had asked. No moment, he was sure, was more opportune to ask them to mix a little humanity with their land distribution. He therefore hoped the new States

Mr. Johnson hoped that the bill would

the election of trovernor, Judges and Secretary, as well as members of the Territorial Legislature.

pelled to avail himself of this late hour to express his views. This was a meas ure fraught with evil. Its passage would Washington tiossip.—The following is revive all the agitation and excitement at the North by violent outbreak or re-A curious scene took place in the Sentheless produce a deeper and more uni-

> ling to consult the temper of the Hous in this matter. . He supposed almost eve-

The rules were suspended by year 137, navs 60.

The bill was read. The second section appropriated three millions of dollars this purpose, and for altering, completing and launching the frigates Santee at Kittery, and Sabine at New York. Mr. Rocock now moved a suspension

of the rule which requires appropriation bills to be considered in committee of the whole. Disagreed to 98 against 80 not two-thirds.

Mr. Florence appealed to gentlemen to give this subject due consideration, We are not given to rhyming, and our for the reason that great events are about try may become somewhat involved Besides, it is of the highest importance that our commerce and flag shall be pro tected. The loss of revenue alone by

> amount involved in this bill. Mr. Bocock's motion was disagreed to -91 against 48. Not two-thirds. On motion of Mr. Walker,

the destruction of some of our commer

Resolved, That the Secretary of the Navy be requested to communicate to the House whether in his opinion the

so how many and which of them

The House refused to suspend the rules Mr. Florence gave notice of his inten-

A man named Evan Suttle was shot in