and Pulaski, be fat from us, in the midst of carrage, is mong so many fammas warriers, a chief-tain fammas above all he his manity con-his enciy talents. He is the inheritor of a name long since charished, but who of a name long since charished, but who and the reason of a since the proceedings, having arrested, besides the concerned by the bone of France and the terror of tyrants, though as yet he has scarcely commenced his immortal la-bours. Envy theo, O Lovinskyl his lot merely as thou canst in the footsteps of a great man, who, a worthy disciple of Washington, will himself soon be the Washington of his own country. It will be in these days, my friend, in this moment of the regeneration of axions, Ant of car moment of the regeneration of nations, that the Eternal justice reserves for my fellow citizens the hour of vengeauce and of liberty. Then Lovinski, where-soever thou art, he thy hatred aroused! Thou hast fought so valliantly for Poland -may the recollection of our wrongs and of our deeds reanimate thy courage! May thy sword, so often red posed it cannot avoid taking a more with the blood of the enemy, be again decided interest in the affairs of that turned upon the oppressors! May they province.-Stateman. perish, in recognizing thee! May they shake with dread in recalling Pulaski They have stripped us of property, as-sussinated thy wife, torn thy daughter from thee-they have blackened my name! the barbarians-they have shared out our previnces among themselves. Lovinskil this it is you must never forget-when our persecutors are those of our country too, vengeance becomes in-dispensible and holy. To the Russians thou owest eternal hatred-to thy own thou set eternal hatred-to the respected to sail in a few days; the latter would consist princicountry, the last drop of thy blood. He ceased to speak-and espired before Savannah, in 1779.

FOREIGN.

IMPORTANT FROM HAYTI. New-York, July 25.

We learn by the Rebecca, Captain Groves, who arrived last evening in 12 days from Port au Prince, that an ar-rangement was concluded on the 11th inst. between France and the Government of Hayti, by which, as we under-stand in general terms, the independ-ence of the latter is acknowledged. For this boon, and some commercial privileges, Hayti has agreed to pay to France the sum of one hundred and fif-ty millions of france, (nearly 30,000,000 of dollars.) The French commission-ers arrived off Port au Prince on the 3d instant, and despatched a flag of truce, which was met by a flag from the town. After negotiating on board a frigate un-til the 4th, the French commissioner landed, and the fleet was permitted '0 go up to the town. The fleet consisted two ships of the line, three frigates, two brigs, and one schooner. The trea-ty was agreed to on the 11th. One condition is said to be, that the produce

tions in abtain his liber fourn was full of the former, the be ut or five ald not dollars. As the Sultan lay at anchor off

the harbor, several government brigs

left Rio Janeiro the 2d of June. By her we learn the whole protective and heart-felt sorrow, the untimely this bands O: cental was engaged in the re-bands O: cental was engaged in the re-volt, and that an expedition had sailed this young man, and the untimely widow hood from Bio for Montevideo. The go-of his infant son. her we learn the whole province of vernment of Buenos Ayres had placed. as a matter of precaution, a force in the Province of Entre Rios, and it is supposed it cannot avoid taking a more

FROM RIO JANEIRO. Norfolk, July 27.

Capt. Heron, of the brig Eliza Reilly arrived at this port from Rio Janeiro (whence she sailed 12th ult.) informs, that the contemplated expedition against Montevideo sailed from Rio on the 25th May, consisting of 1600 troops; pally of transport vessels, with stores and various munitions of war. The conjecture was, that war was inevitable between the Brazilian government

and the Banda Oriental. Letters from Rio, received by commercial gentlemen in this town, per Eliza Reilly, say-

" Our advices from the river La Plata leave little doubt that this country and Buenos Ayres will soon be involved in war, on the question of the possession of Montevideo by the government of Brazil. The Patria of Montevideo are in arms, and are secretly supplied with munitions of war and money by the individual citizens of Buenos Ayres. They threaten the invasion of Rio Grande, and to set the laves free on condition of their joining them."-Herald.

COMMUNICATIONS.

FOR THE STAR.

A poor man died in this city on Saturday ist, in distressing circumstances. He arri without money and hardly clothed. A "house-less wanderer," he was kindly received on the premises of Doctor Williams, of this city—he received every attention at the hands of Mrs. ty was agreed to on the 11th. One received every attention at the hands of alls, versed and judgment for plaintiff. Condention, -- the Controlle Journal ing, and from the different Countral of the Island imported into France shall name was Thomas Hart, and that he was a name was Thomas Hart, and that he was a name was a name was Thomas Hart, and that he was a name rents, still living at Albany, of whom, during his sickness, he frequently & feelingly spoke. That on his journey he was taken ill, and had expended all his money for medical assistance. He spoke also of a brother, in good circumstances, a farmer, living in the neighborhood of Albany. He was decently intered; and this notice is given, that his friends may learn his fate. Raleigh, August 1.

the file state ted. Bud the r

it suffice, then, to say, that a large and respectable connection feel, with deep regret

SUPREME COURT.

List of the Cases decided at the late term of the Supreme Court.

David M'Millan v. Noble Bolden and David Myers, from Buncombe, Decree of the Court, that the Defendant forthwith convey to the complainant M'Millan, the lands in controversy, and pay all costs.

John Bowman's admr. v. James Greenlee, admr. & Chas. M'Dowell, from Burke. Exceptions filed by defendant's coussel to the repart of the commissioners. Continued by

John Streator's heirs v. Nathaniel Jones & Martin Lane, from Wake. Report of the clerk filed. Time to except to report, till the first week of next Term allowed to both par-

Amos Prator v. Andrew Miller, from Rutherford. Decree for Plaintiff. Charles Bain v. Thompson Hunt, from

ecklenburg. Judgment of the court that a new trial be granted. Andrew Lindsay and Jesse Harper, appts. w Wm. Armfield, from Guilford. Judgment

of the Superior Court reversed, and rule for a w trial made absolute. Leroy Stowe appellant v. the heirs and deisees of Nathan Ford, dec'd. from Lincolu-

Decree for petitioners; each party to pay his vn custs.

Robt. D. Frost and wife v. Josiah Ethridge, om Currituck. Curia advisare vult. Robert H. Helme v. Ransom Sanders,

Imr. of John Saunders, jr. from Johnston. ludgment of the Superior Court reversed, and rule for a new trial made absolute.

John and Charity Price, by their guardian Willie floard, v. Whitney Joiner, from Martin. Decree of the last Term amended, and the decree of the Superior Court of Equity af a session of six weeks. A list of the firmed.

Thomas Henderson and A. S. H. Burges John Stuart, et al, from Wake. Report of ding column. the clerk of this court filed, and exceptions

aken thereto by complainants' counsel William Little, et al, v. Daniel May, from ment, licenses to practice law were Anson. Judgment for the plaintiff. Order- granted to the following gentlemen: ed that procedendb issue.

Henry Smith v. Wm. B. Lockhart, Ex'r. c. appellant, from Northampton. Judgment of the court that the rule for a new trial e discharged and judgment affirmed.

Peter Smith, Executor of Peter W. Smith, lec'd. appellant, v. Jesse Hargrove, from Davidson. Judgment of the Superior Court re-

tive of Albany, New-York; that he had been residing in South Carolina, and, having acqui-red some money; was about visiting his Pa-rents, still living at Albany, of whom, during udginent of the Superior Court affirmed. Solomon Williams v. Andrew Hunter, from Burke. Judgment of the Superior Court re-versed, and rule for a new trial made absolute. David S Goodloe, assignce, v. Warner Tayor, appt, from Granville. Judgment of the Superior Court affirmed, and rule for a new trial discharged.

ank of the United State Superior Court affirmed, and r w trial discharge Wm, Moon v Archd, M'Du

appellants, from Cumberland. Judgment of the Court below reversed," rule for a new tri-al made absolute.

John Boyd and others, v Wm. Carm Mecklenburg. Decree of the Court, the injunction be dissolved with costs.

STATE CAUSES. State appellant, v Absalom Simpson, from Carteret. Judgment of the Superior Goutt allirmed

State appellant, v John Pettaway, from Edgecombe. Judgment of the Superior Court reversed, and judgment for the State. Order-ed that a writ of procedendo issue to the County Court of Edgecombe-

State appellant, v Allen, a Slave, from Wayne. Judgment of the Superior Court affirmed.

State appellant, v Daniel, Crese & Fiety, from Wayne, Judgment of the Superior Court affirmed.

State appellant, v Jefferson Rowt, from Buncombe. Judgment of the Superior Court reversed, and judgment for the State, Or dered that the Superior Court of Bunc proceed to pronounce judgment according to Law.

State appellant, v Samuel Thompson, from Wake. Judgment of the Superior Court reversed and judgment for the State.

RALEIGH.

FRIDAY MORNING, AUGUST 5, 1825.

ELECTION RETURNS. CONGRESS.

3d District. Edgecombe-Hall 968, Hiney 349; Pitt-Hall 326, Hines 705. Four countics yet to be heard from.

6th District. Granville-W. N. Edwards 997. No opposition.

GEVERAL ASSEMBLT.

Edgecombe-Louis D. Wilson, 8. Henry Bryan and Moses Baker, C. State of the poll Senate-Wilson 364, Hardy Flowers 260. Commons-Brvan 748, Baker 645, Benjamin Sharpe 536.

Granville.-Wm. M. Sneed, S. Nicholas Jones and John Glasgow, C. State of the poll. Senate-Sneed 316, James Nuttall 288. Commons-Jones 931, Glasgow 863, John C: Taylor 655.

Pitt .- John Joyner, S. John C. Gorham and Shadrack Allen, C.

The Supreme Court of North Carolina adjourned on Saturday last, after cases decided will be found in the prece-

A few days previous to the adjourn-

In the Superior Courts. Henry M. Miller, of Raleigh, John K. Campbell, do.

In the County Courts. Nathaniel J. Palmer, Hillsborough.

M'Phail, N

day, the 30th ultin which had been p of Petersburg, Va. 1 Independen at Volu ed togliat Corpsby Miss S accompanied with a which was replied to, by ro, the commanding o pany, in a very feeling and nanner.

True Republicaning lor of the state of New York, has directed the titles of Esquire to be stricken out of ceedings in his Court.

Virginia Convention .- On ultimo, the Dalegates from the counties of Virginia fri call of a Convention to am stitution of that State, ass seant to appointment, at Staunton. The first day of

ing was principally occupied in izing the Convention. On t day, the most important transacted was the adoption lowing resolution: Resolved, That a Committe member from each Dele

pointed to enquire and report measures, in their opinion, it is pr and expedient for the meeting to a for the attainment of the unred which it is assembled.

After the appointment of a Country tee pursuant to the foregoing mail tion, the Convention adjourned and the next day.

On the 27th, the Convention of agreeably to adjournment, when the Committee presented a Report, which was ordered to be taken up in a Cenmittee of the Whole, the next dry. The Report consists of a series of Re solutions; the most important of which state that the State Constitution is de fective, and recommend that it amended-1st. By a radical chan the organization of the Executive De partment; 2d. By an extension of the Right of Suffrage; and Sd. Byer equal apportionment of Represen It also contains a solemn disclaim gainst any, the slightest interferen with the Independence of the Judician and concludes by recommending that a Memorial be presented from the Me

Merc. Adv.

New-York, July 26. The letters by the Rebecca, from Port au Prince, confirm the account fur-nished by Captain Groves, of the conclusion of an amicable arrangement be-tween France and Hayti. The amount of 150 millions is to be paid by the latter government in five annual instalments; and during the period of five years, the trade with France, by French subjects, in French vessels, is to be subject to only one half the duties paid by other nations. Great rejoicings were taking place at Port au Prince, in consequence of this event .-- Ib.

FROM MONTEVIDEG & RIO JANEIRO. Boston, July 24.

By a passenger in the Sultan, arrived here on Thursday from Montevideo, which place she left the 25th May, we were favored with some particulars relative to the late revolt in that province. The General at the head of the revolu-tionists. Frutus Ribero, had raised a force of 1200 mounted men, with the intention of attacking the place, which he would have done but for the dis-covery of his accomplices in the town, eighteen of whom were apprehended by the Governor. He had committed Second Position by the Governor. He had committed numerous depredations on the cattle, &c. in the country and taken a consid-erable amount from Mr. Brown, of New York, and Mr. Horn, of Balti-more. The Governor of the place could place no dependence upon his troops and had despatched a brig to Rig Inneiro for a sufficient force. He had ordered all the Americans and En-glish to give up their arms, which they had complied with. When Gen. Ribero found he was disappointed in the taking of Monte-video, it is added that he proceeded and took Maldonado. It was thought, however, that he would take the place, First Positio

and took Maldonado. It was thought, however, that he would take the place, finally, if he bad sufficient money; and it was known that he had been loan-ed 30,000 dollars. People were leav-ing Montevideo for Buenos Ayres every day. Mr. Horn, abavemention-ed, was imprisoned for expressing his-opinion of the state of affirirs too open-by. The Americans had made great

FOR THE STAR.

SOLUTION of the mathematical question propounded in the Star of the 29th ult .- by uble position-thus:

FIRST POSITION. Acurs.

Suppose the share of the first son to be 200 which is - to the 29-43 of B's. share 337 27-25

SECOND POSITION.

Suppose the first son's share - the 29.49 of

A CRES. 539 13 17 Result of the first position 537 27-29

-1 411-450-×100 Acazs. 539 168 28-29 Result of the second - 170 391-493-errors

ACRES.

- 54159 413-493 -183 181-495 - 53976 232-493

\$5976 \$32-493 (difference of I) errors)--by 268 476-492 (d errors)-- 200 451-665 Acres e of the pr

e first son's share 200 452-- 20.40 The second son's de. 339 55.663 [339 55-668

> PROOF. 539 507-663 or 13-17 the

Prove, and divided between them. This operation is not given at larges but the fiferent routine will, on trial by the proper internation of the second correct asthode, be all found correct S. J. M. Cossee.

TOR THE STAR.

erford. Judgment of the Superior Court affirmed, and rule for a new trial discharged.

Asa Parker and Levi Parker v. Maxwell of this republic. Wilson and others, faom Lincoln. Injunc-tion made perpetual, as to the sum of \$7181, and dissolved as to the residue.

David Ricks v. Geo. Cooper, from Nash. Judgment of the Superior Court affirmed.

Jane Johnson, adm'rx. appellant, v. John C. Johnson, from Warren. Judgment of the Superior Court reversed, and rule for a new 537 27-29 trial made absolute.

Wm. Anderson, appellant, v. John H Hawkins, from Warren. Judgment of the Supe-rior Court reversed, and rule for new trial 100 168 28-29 made absolute.

Tar River Navigation Company, appellant, Moses Neal, from Franklin. Judgment 968 28 29 that the nonsuit be set aside, and rule for a new trial be made absolute.

Elisha B. Smith v. John K. Campbell, from Halifax. Judgment of the Superior Court affirmed.

The Governor, to the use of Thomas J. Armstrong, appellant, v. J. Judges adm'r and others, from Halifax. Judgment that the nonsuit be set aside; rule for a new trial be made absolute.

David Clark, to the use of Thomas Cox, appellant, v. Thomas Shields, from Halifax. Judgment of the Superior Court affirmed; the rule for a new trial discharged.

Ann Molton v. Martin Miller, adur. of Ma-ry Mumford, from Jones. Judgment of the Court that the ponsuit be set aside, and Judg-ment to: the plainiff.

Ann Molton v. James & Penelope Mumford, by their guardian James Harrison, from Jones Judgment of the Court, that the nonsuit be set aside, and judgment for the plaintiff. Nathaniel Smith v. Sylvester Brown, from

Craven. Judgment of the Superior Court affirmed

Jane Erwin and others, appellants, v. Wm. Kilpatrick, and others, from Rowan. Decree for Defendants. Petitioners to pay costs. Bank of Newbern, appt. v. John Suesd, from Craven, Judgment of the Superior

Court affirmed. Doe on Dem. Mordecai and others, v. Ros

nd Jesse Olive, appellant, from Wake,... udgmant of the Court below affirmed. Branton Field appellant, v. Peter J. Mal-ut, from Cumberland, Judement of the Judgment of the d rule for a new tri-

to the Sheriff, directing him to summon one magistrate, as judge, and two freeholders, as managers, for each election district in that county, to receive the votes of the people for "Convention," "No Convention."

Hayli .- By reference to our summary Jno. Morgan v. Richd. Bradley, from Ruth- of Foreign News, it will be seen that France has recognized the independence

> More New Papers .- Mr. William Austin has issued proposals for publishing, at the town of Wilkesborough, in this state, a weekly paper, to be entitled the "WESTERN FARMER," It will be devoted to agricultural, commercial, political and religious subjects, and issued to subscribers at \$5 per annum, if paid in advance, and \$5 50, if payment be delayed to the end of the year.

Proposals have also been issued, by Mr. Nathaniel O. Blake, for publishing, at Murfreesborough, a paper, to be called the "MURFREESBOROUGH INTELLIGEN-OER." Its columns to be "open to all discussions and communications, whe ther in relation to Local, Political, Mercantile, Agricultural, Literary, or Theological subjects." It will be printed weekly, at \$3 per annum.

The Managers of the American Colonization Society have issued, from their office at Washington City, a Notice, stating that they have determined to despatch a vessel with emigrants and supplies to Liberia early in September. All Auxiliary Institutions & Clergymen who have taken up collections to aid the African cause, are invited to transmit to Richard Smith, Esq. Treasurer of the Board, Washington, such donations as they may have in hand, or find it possible to obtain. Articles of Clothing, Agricultural and Household Implements and Utensils, will be most

by which the sense of the peop the subject of a Convention, may be at-.ertained.

The deliberations of this Body (son the Richmond Whig) have been to ducted with great moderation, w and dignity, and have most sadiy appointed the expectations of a who prophecied that its proce would exhibit nothing but a confusion, violence and course

The late celebration of Ame dependence at Franklin, Tep. i have exceeded any exhibition a kind ever witnessed at that place. volunteer companies from N participated in the ceremon Gen. Jackson, Gov. Carroll, a al other distinguished guests an

A public dinner was given to his Kremer, a Representative in the Congress from Pennsylvania, at delphia, on the 20th ultimo. The a egular toast was

Our worthy and respected Guess GEORGE KUEMER-A man of all grity, political and moral honesty faithful Bepresentative of the Pe-him, meet the rich reward of a Peop tude and his own approving conse-After this had been drunk

Kremer rose and addressed the t ny as follows

Gentiemen-Were 1 siler occasion, Ishould do injustic ings. Next to a self-appre-nothing can give more pley of man than to know just h o I silent on the the approbation tion. Before I tion. Denad r kindness and r take a sh wasit? I was a of Lib