A bill exceering the gracing lacture to pretice has a fact themas Courts of this State.

Be it concerd, the That, upon approved extininities and associatory existence of good inoral
clurarier, the Judges of the Surrence Court may,
in their discretion, grant to applicants, under the
eye of twenty-courty Courts of this State.

If Be it furcher emerged, the That all and every
contract, express or implied, hereafter made ar
outered into by any practising. Attorney under the
age of twenty-cone very, in relation to his profestion or havings, shall be as effectual and binding
in last as if he were of full age at the time of making or entering into the mine.

The above bill being even the meeted time,
his. Mission, of Herthert, moved that it be indefinitely postponed, assinging, anady, as the reacon of his apposition, that persons under the age
of twenty-one years could not have nequired a
cuffelent degree of legal learning, nor the discretion casestial to the management of business.

Mr. Shepperd remarked, that he had hoped
that the bill now under consideration would have
explicit opposition, and regretted extremely that
his meaning at that about degree of the state of the state of the consideration would have
explicit opposition, and regretted extremely that
his times preced attack about degree from the con-

Mr. Shepperd semarked, that he had hoped hat the bill now under consideration would have seaped opposition, and regretted extremely that his unexpected attack should councirom the gentleman from Herdford. It cannot be unknown to that gentleman, that the Judges of our Supreme Court have, in several instances, conferred a hosense to practice in our County Courts upon applicants under the age of twenty-one years. Indeed, said Mr. S. I need not go without the limits of this city—no, not even beyond the walls of this ladl—to point out individuals of much displaction on reputation in the profession of the law, who entered upon its distinct before they had attained to full age. Instances, therefore, have, and will no doubt again every of some of the youth of our State, who, possessing genius of a superior order and being unged by the necessity of providing not only for their own aubinitaines, lastals of obtaining the mesons of sustaining some indigent and dependant relation or friend, will, by an early exertion and improvement of their minds, have acquired, before studing to twenty-one years, a competent knowledge of the law to cutillo them to admission to the practice in our County Courts. When applicants like these present themselves, with satisfactory testimonials of their good moral character, why, he would assenbuld they not be permitted to enter upon this incipient stage of the profession, in which they must atill undergo a probation of at least twelve months before they can obtain a general admission to our Courts. The first section of the bill proposes to leave this matter to the discretion of the Judges of the Supreme Court; and shall it be said, that we dre unwilling to trust a subject of this nature to the determination of the special of this nature to the determination of the special of this nature to the determination of the special of this nature to the determination of the special of this nature to the determination of the special of this nature to the determination of the special of the said, that we the Supreme Court; and shall it be said, that we are unwilling to trust a subject of this nature to the determination of these, who, by their decisions and judgments, control the lives, the fortunes and reputation of our citizent? But Mr. S. remarked, that he was free to acknowledge that he should be unwilling to affirm by legislative sanction this occasional practice of the Supreme Court of our State, were it not for the latter section of the bill. In that the people will find their safety and protection; for, though he believed much in the honor and integrity of that profession to which he was proud to belong, and although he was not aware of any instance in which the practising Attorney of our Courts had proved faithless to the trust and confidence reposed in him by relying on the plea of infancy, wet the recre possibility of such as occurrence should be sufficient to induce the canotinent straight to be attained by the bill now under sometiment straight to be attained by the bill now under sometiment attill more imposing view in which the subject presented itself to his mind; for while it was objected by the gentleman from Hartford, that a license should not be granted to any one under the age of twenty-one years, however meriunder the age of twenty-one years, however meri-

ronising the young practitioner induces some friend to place in his hands a bond or other evi-dence of debt, upon which suit is brought, judg-ment obtained and the money a tually collected and received. Should be prove unworthy of his profession by withholding it from his client, and profession by withholding it from his client, and auit be brought against him, in such action the plea and proof of his infancy would preyent a re-covery against him; and this individual, said Mr. S. this unworthy member of the profession, might have obtained his license under an impression and belief of the Court, that he was of full age. In conclusion, Mr. S. remarked, that whilst he was willing to trust the Judges with a discretion in relation to applicants avowedly under age, he was still more solicitous to recure the general safety of clients, as provided for by the latter section of the bill.

RALEIGH.

FRIDAY MORNING, JANUARY 12, 1897.

On Saturday last, the Editors of this paper sere elected Printers to the State for the ensuing rear. The votes were as follows:

1st Ballwing. 2d Balloting. Lawrence & Lemay, 100 Jos. Gales & Son, Blank, -Bell & Lemay,

embrace this opportunity of tendering to that Senate. honorable body our grateful acknowledgements for their kindness. We assure them that we are deeply sensible of the obligation under which their favor has placed us, and that every exertion will be made on our part to convince them that their confidence has not been mirplaced.

the election of two Judges of the Superior Courts but he had not proceeded for before his bright of this State, to supply the vacancies occasioned prospects of soon meeting the velconting smiles by the resignation of Judge Nasu and the death of his family and the estutations of his friends, of Judge Payron; when Robert STRANGE, of were blasted forever. His horse took hight, and Payetteville, was elected. The votes were as ran away; and he, in attempting to jump out of

Robert Strange, James Martin, 58 Thos. P. Devereux, 59 12. H. Berton, Hank, Scattering,

On Wednesday, two ballotings took place for the other Judge, which resulted in the election of James Marrin, of Rowan county.

 Jas. Martin,
 72

 W. P. Mangum,
 68

 R. H. Burton,
 28

 T. P. Devereux,
 18

 datto.
 datto.

Mr. Pickett was withdrawn after the balloting

Legislature. In the Senate, on Tuesday, the ill to give to the people the election of Sheriffs, s postponed indefinitely.

On our first page, will be found an abstract of documents that accompanied the late annual for business.

On Sumbay last, the authorizance persons of the Nurth-Carolina Bible Society, was personed in the Methodist church, in this rity, by the firet. Mr. Hanner, of Petershipp. Not substanting the inclumency of the weather, the congression was unroughly large. In addition to the respectful attendence of the coingram, the acceptage was benged with the prevener of accept all the members of both liquies of the Legislaryes. The text was taken from a portion of the Hills which has every born arthrived coor be it is not install. rule enquies—the 19th Peales, v. 7, 4. The ealdiscussed. It was the object of the speaker to impress his audience with a deep sense of the value of the Bible, in which he was not defented. It was clearly shown that the speed canon is the foundation of all true wisdom, tirtue and happi-ness, and that it is an infallible guide to a giorious immortality, and the basis of all good govern-ment. The dissource was logical, bistorical, pothetic, eloquent, and was heard with profound st-tention, and succeeded in subserving the mobile cause in the behalf of which it was delivered,

as will appear from the amount of contributions, as well as the general sentiment expressed in social circles by those who heard the discourse .-The amount collected is fifty-six dols, six cents. The anniversary screen of the Pemale Bene-votent Spriety, was delivered on the same day, at the Presbyterise church in this place, by the Rev. Mr. Gazzy, of Hillsborough, As both dis were delivered at the same time, we did not hear Mr. Green's, which, we are told, was hands and appropriate. We have not yet learned how much was collected.

The anniversary of the memorable 8th of January, 1815, the day on which General Annaw Jackson, at the head of the American army, achieved the glorious victory at Orleans, was nelegibrated in this city, on Monday night last, by a splendid Ball at the Eagle Tayoro. A large room was handsomely decorated for the purposer and, what added more beauty to the scene, two elegant transparencies, emblematical of the occasion, were exhibited in conspicuous parts of the building. The fashion, grace and beauty displayed to the presentable assembly contribute and the presentations. ed in the respectable assembly, contributed much to the fostivity of the evening.

To-morrow is the day appointed by the Legisla-ture of Virginia, for the election of Semator in Congress, to succeed Mr. Randolph, whose term of service expires on the 4th of March next.

The National Intelligencer states, that the Bank of the United States has declared a dividence of 3 per cent, upon the profits of the institution for the last six months.

Joseph Kent has been unanimously re-elected Governor of the State of Maryland for the engu-

James Nones, of Indiana, has been re-cletod Sanaton to Commass from that State, for six of March next, when his

ce will have expired. gotiate a treaty with the In-

sent year. This subject, it is said, has produced much excitement.

depreciation of the notes of the Nashville Bank.

A recent fire at the Saratogo Springs, destroyed the Academy, a tavern, a store house, and another building occupied by judge Coak.

It is understood in Georgia that Gov. TROUP is not a candidate for Governor, and that Mr. Fun-

syru is the only candidate before the people. In the Ohio Legislature a bill has been intro duced to reduce the compensation of the members to one dollar twenty-five cente a day, which was lost by a majority of three votes only; subse quently it was fixed at two dollars a day. If it be granted that this is a correct criterion by which to

judge, we should say this is an economical State, A large number of highly respectable free people of color, it is stated by the Baltinore papers, were about to embark in the vessel called Dorris, at Baltimore, for Liberia.

The Legislature of Missouri assembled on the We should do injustice to our own feelings, and aprir ultimo. Alex's Stuart was chosen speaker be wanting in courtesy to the Legislature, not to of the H. R. The Lieut. Gov. presides in the

> The Legislature of New-York assembled at Albany on the 1st inst.

The Legislature of S. Carolina adjourned on the 20th, and the Legislature of Georgia on the 23d ult. On the next morning after the adjourn-ment of the latter, Capt. W. W. Baksu, the On Tuesday last, the Legislature proceeded to sensitor from Liberty county, set out for bo the carriage in which he was riding, received a wound which, in a few moments, put an end both

The sch'r Samuel Tredwell, Capt Ernunnen of the port of Edenton, was, we regret to learn, receively lost at sea, and the whole crew perioded.

Report of the Public Treasurer, which was not a firecise, Marder.—It is stated by a College and liable to be planshered of all their property or alter he publication for the this paper, that a young man by the agent of party, which must assume to a very large want of colors.

Mattheway, was brightly near-level in Chie, on the will no languar states to been an armed room.

Friday.—In the case communication of yesterity, Mr. Habita concluded his argument, and Mr. Starren explicit.

Mancley—Il likem Bryan & athers, Sever at Lett of Mancley—Il likem Bryan & athers, Sever at Lett of Mancley can be presented in the said Griffin—Bill of review to reviews a decree havetoneer main dismissing the plaintiffs brigans bill. Mr. Salaman squad this case for the plaintiffs.

Tuesday.—Mr. Garren argued the same case for the defendants, and in support of the former decree.

It is reported (and believed) that Joss. R. Pointers has been nominated by the President of the United States to the Senate, to be Minister to Panama, alias Tacubaya, vice Richano C. Andersox, deceased.

It is also reported (and believed) that WILLIAM JONES has been nominated to be Collector of the Revenue for the part of Philadelphia, vice Joan Sterre, resigned .- Nat. Int.

A scene of some little interest has been exhibited in the Legislature of H-limits. Mr. Field submitted the following resolutions:

On the 11th Dec. the House went into committee of the whole on these resolutions. A warm debate ensued. On the next day Mr. Reynolds of Randolph submitted the following substi-

tnter

"Resolved by this liouse, That, altho' the members of this House have the most perfect confidence, in the stern integrity, ability and Republican principles of General Andrew Jackson, and believe him entitled to fill the next Presidential Chair, yet believing it a subject proper for the consideration of the people, and not of legislation they deem it indepedient to adopt any recommendatory resolution." mendatory resolution."

Upon this substitute, the House was equally divided, 18 and 18 .- Mr. Field then moved to amend the original res-olution, by striking out all after the word "Resolved" in the first resolucen laid before the Legislation, and inserting a resolution in sub-aring that Descript Rat has stance nominating Con. 200 See Just Governor by accepting and son, as the successor of Mr. Adams; of Commissioner under the which was lost by a vote of 19 to 17. gotiate a treaty with the In-a, during a part of the pre-mittee rose and asked to be discharged from the further consideration of said resolutions, which was assented to by A law has been passed by the Legislature of sequently laid on the table, subject to the order of the House .- Rich. Eng.

> NEW YURK, JAN. 2-Noon,-The Court of Over and Terminer assembled this morning, when Henry B. Lambert, and Samuel F. Lambert, were sentenced to the Penttentiary for one year, and Charles Mowat, and Thomas Hyatt, to the same place for two years. Hyatt did not appear, and his bail was, called on for the amount of his recogni-Zance.

These are the persons convicted of conspiracy to delraud certain monied instituti . 8.]

Tarboro, Dec 26.

Afficing Casualty — It is with the of the dimensions, if necessary to regulate their most painful feelings, that we amounce offer, on application to the Navy Agent at either the sudden death on Sunday morning last, of Dr. David Dancy, a citizen of this town. He had been to William ston to attend the funeral of his brother-in-law, Mr. Hency B. Hunter, Clerk of Martin County Court, who used on the preceding Wednesday; and retorning on Saturday eventing, at the residence of Mrs. Slade, near Williamston, the Doctor in attempting to get in his vir startled like hours. get in his gig startled the horse, which commended kicking and unfortunately bruised him in such a anguner as to oc-casion his death early next morning, lefore any medical assistance could be procured. Thus has an amigble und tender-hearted woman been almost simultaneously deprived of a brother and a husband.-Free Press.

COLUMBIA.

to his flattering hopes and mortal existence. His remains were earried back to Müledgeville, and on the next day honorably interred.

A resolution has recently been unanimously adopted by the Legislature of Tennessee, directing that a sword, with suitable engravings thereon, be procured; at the expense of the State, and presented to major general W.M. Cannoll, as a restimonal of the high respect entertained by the state of Tennessee for his public services.

The sch'r Samuel Tredwell, Capt Erdunings,

A cough has lately been completed from the Delaware to the Hudson river, a distance of 60 miles. Several boats have been isomebod, and many others are on the stocks and nearly study for businger.

Cumana, we have ample proof of the comment in Reight, bearing interest from the character of Paez, and the desperate of the Budgon river, a distance of 60 miles. Several boats have been isomebod, and many others are on the stocks and nearly study for business. In such case, the American merchants are wholly unprotected by their Government, Ruleigh, Ian. 8, 1807.

Mast and Spar Timber

quarter spindles, check, and I punned, for mezen-fore and I turn top-mast. lower half main yard, main and I magen-top-sall-yards.

fore-mast, midds, 4 cheeks, and 2 paunches for mig-

nost,
2 quarter spindles, and 1 pences
i tore and 2 mizen-top-masts,
lower last main-yard,
4 min, i fore, and 2 mizen-toptrain, 4 fore, and 2 mizen-topjib-hooms, 4 flying do, and 2 s
The above for a 44 gun ship

Philadelphia.

tore and I miren-top-mast,
fore-top-gallant-mast,
main-pard pieces,
bow-sprit pieces,
sprit-sail-yard,
top-gallant-yards in one piece,
spindle-pieces for main-mast,
fishes, 2 feet pieces for fish,
side trees, 4 feet pieces for side trees,
check pieces, 2 feet pieces for check,
spindle pieces for foremast, 2 fishes, 1 feetpiece.

spindle pieces for foremest, 2 fishes, 1
pages,
3 side trees, 2 heel pieces,
All the pieces for the mizen-mast.
The above for a ship of the line.
3 half main eyecks, 2 (we side trees,
2 main side-trees, 1 fore fish,
1 bowspirt piece, 1 fleet piece for main-se
1 heel piece for fore-check, 1 half main
1 half fore-top-sail-yard, 2 main fishes,
2 main spindle pieces, 1 fore-top-gallant
2 half main-top-sail-yards,
1 mizen-top-sail-yards,
1 pib-boun piece, 1 spanker boom.
The horse for a 44 gya ship.

Washington.
2 paunches for bowsprit,

Pashington.

paunches for bowspril,
opindle, 2 fishea, 2 side-trees, for forechecks, 2 heel-pieces, 1 paunch, 5 mast.
spindle, 2 fishea, 2 side-tree, for maindebecks, 3 beel-pieces, 1 paunch for miscu-must,
spindle, 2 checks, 1 paunch, for miscu-must,
lore, 2 main, 4 miscu-top-masts,
spiritsail, 1 fore, 15 main yards,
fore-topsail, 3 main-topsail, 2 miscu-topsailyards,
fore, 3 main, 2 miscu-top-gullant-jards,
cross-jack-yard, 2 jib-boons, 3 flying do.
fpanker-boom, 4 lower-studding-sail-booms,
spindle, 4 side-trees, 4 checks for a fore or
main-must,

main-mast, bowsprit piece, I awinging-boom, main piece for a miren-mast,

spindle for mizen-mast mizen-top-gallant-mast The above for a 44 gun

spindle for main-mast, eross jack-yard, The above for a sloop of war,

Norjolk, side trees, 2 paunches, 2 cheeks, half main-yard, 2 half fore, 3 nitsonyards, jib-booms, ilying jib-bo spanker-boo

n-booms, swinging-booms, and 8 top-most studding-sul-booms, The above for a 74 gun ship.

The whole of the timber required above, must be got straight, or long leaf, fine grain southern

NEW-YORK, PHILADELPHIA, BALTIMORE, NORFOLK,

Stammering

The subscriber being instructed and daly authorised to not as Agont for Mr. S. Boardman, of New-York, tenders his services to those persons who are afflicted with impediments a Speech. The system by which they are tought is founded upon rational principles; therefore no person who will adhere stretty to the rule necessity to be observed, need fear a return the complaint.—Far further information, upper the complaint of the property Stammering Cured!

Trust Sale of valuable Real Estate,

on New-Rope creek, in Charles county timatica, four hundred and seventy-five ser-(475) tying on both sides of New Hope exce-within one or two miles of Haw river. This lar has on it, perhaps, the mest valuable util seat of the creek, and the only one which can, with pr fit to the owner, be established between that an Mr. Mendoza, the intendente of this department, was removed, and Mr. Echezeris, spfit to the owner, be established bety
pointed in his place."

From the above, and the last accounts from
Cumans, we have ample proof of the commendoement of a civil war in Venezuela, and
mendoement of a civil war in Venezuela, and

Hats

For Sule,

Baleigh, Jun. 10th, #227. 3-

Hillsborough Female Seminar

Hillshoro' Jan. 8th, 1637.

Nashville Male Academy

most ample testironials of his success in Tea ing. To all of which the Testies would peralid, that in an interview with Mr. Armstro and an examination of his ecodenthile, and me od of Tenching, they are abundantly satisfied, a can with pleasure and confidence, recomme him to the public.

The School will go into operation on the day of Junuary next. The price of Tui

The School will go into operation on the 8th day of Junuary next. The price of Tunton will be \$6 per session for Reading. Writing and Arithmetic—\$10 for English Grammar, Geography, History, &c.—\$16 for Likin, Greek, Preuch, Astronomy, Natural and Moral Philosophy, Mathematics, and all the higher branchus of Arts and Sciences, tobe past in advance. The Trustees have obtained from Cluspel Hill, the System of Studies taught there, and the course of Studies in this Academy will be precisely auch as to propare Studients from this School to enter with ease the Freshman, Sophomore, Junior, or even Senior Class of our University.

The Trustees are well aware of the hiconveniences that a young man labors under, who enters College, having pursued a course of studies different from that taught in the University, and they are determined to have an eye to it.

Hourd can be had in respectable houses in the Village at \$37 50, per assuon.

The character of Nashville is no well established for benith, that it is deemed unnecessary to say any thing here. There are several nevertailing Springs of excellent water near the Academy.

The Trustees are acquiring that an Adams.

agencies public, we are assured that this Insti-tution will be very liberally encouraged.

By order of the Board,

H. BLOUNT, See'y.

Nashville, Nash county, N. C. 3.3.2

Nov. 25, 1825.

Land for Sale or Exchange. Releigh, Jan. 19, 1897.

Twenty Dollars Reward. fellow, so that I get a

Greene county, Jan. 10, 1527,