PRINTED AND PUBLISHED, EVERY THURSDAY. BY EDWARD J. HALE,

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ADVERTISEMENTS inserted for 60 cents per sublication. Advertisers are requested to state the number of insertions desired, or they will be con finded till forbid, and charged accordingly. Letters to the Editor must be post paid.

A Baptist Camp Meeting will commence in this county, on the 9th of the ensuing month, at Cedar Creek Meeting House, nine miles South East of Fayetteville. August 26, 1830.

FAYETTEVILLE Water Works.

THE Superintendent finds that the efficiency and usefulness of the Water Works are greatly im paired by a constant waste of the water, not only during the day, but also during the night, by per sons who have no regard for the interests of the proprietors, or the convenience of their neighbors. He therefore earnestly requests all persons who have hydrants on their premises, to see that there be no further waste. Those who do not think proper to attend to this reasonable request, are hereby notified, that the rules of the Company, and the terms of their Licenses, will hereafter be strictly enforced gainst them. To ensure which,

A Reward of Five Dollars will be paid for sufficient evidence of a habitual hourly occurrence.

E. J. HALE, Superintendent. August 26, 1830.

AUCTION SALES.

A handsome and well assorted stock of Ladies' and Gentlemen's BOOTS, BOOTEES & SHOES of various qualities and new tashions selected expressly for this market .- Also,

Misses and boys' Shoes and Bootees, Negro Shoes, &c.

Will be sold at Auction by the Subscriber on Thursday, the 9th of September next, at the Store at present occupied by Mr. Daniel Sutherland, Hay street. Terms liberal, and made known at sale. HENRY W. AYER, Auctioneer.

August 26, 1830.

Brigade Orders. FAVETTEVILLE, AUGUST 12th, 1830.

MIE 4th Brigade of North Carolina Militia will parade by Regiments, for Review and Inspection, The 33d Regiment, (Col. Gillis,) at Fayetteville, on

Tuesday the 12th October next, at 12 o'clock noon. The 34th, (Col. McNeill,) at McLean's Mills, on Thursday the 14th October, at 12 o'clock, noon. Aurday the 16th October, at 12 o'clock, noon. The 32d, (Col. Underwood,) at Sampson Court House, on Monday the 25th October, at 12 o'clock,

The 41st, (Col. Jones,) at Bladen Court House, on Vednesday the 27th October, at 12 o'clock, noon. The 85th, (Col. Powell,) at Columbus C. House, in Friday, the 29th October, at 12 o'clock, noon. By order of Brigadier Gen. Henry W. Ayer, com-

CHAS. B. JONES, AID.

Brecher's Sermons on Intemperance. FEW copies of these celebrated Sermons have I been presented by a gentleman to the Fayetteville Temperance Society, and are left at the Observer Office for sale or to be loaned to persons desirous of reading them. August 19, 1830.

10 Barrels Fanner's OIL, Lamp Oil,

50 kegs fresh ground White Lead, JOHN HUSKE. For sale by March 24, 1830

The author of the following morceau, is veer that Mr. Thomas Prevatt, Sen. was a can-

To the free men of Robeson County Fellow Citazens

The time is fast approaching—when you will be Callto Exercise That high Degree of honour which wars Confurd on you The 18 Day of December 1776-and Draws your attention In The first Secon-of The State Constitution-That The Legislalive athority-Shall be vested In two Distinct Branchts-Both Depending On The people-to wit-a Sihet-and house of Commons-Gentlemen-I Now. Comforward as a Candidate in The Commons—to the place of one of your representatives in our Ment Insueing General assembly—Should I be So tunate-as to gain your Sufferages-it will be My Constitulonal rights—as fair as my tallants Extends

But Gentlemen The motion of time—Does move the Clime—and From 1715—to 1771—our Standrule wars by a Caurcus—or Under a Kingdom or Aingly Athority-Then our lands Belong to The hing of Ingland—and we a paying whatever taxes tents he pleasd Every year—and in 1774—when to tuck The State Oath and Combind together—to hever pay That ruff tax no more to Governer tryon 10 Officer-by nor under him-we Then Came pto 1776—where we laid Down our Federal Conation or form of Government and maid Each free and a part of it and it wars Calld The Federal Conon Because we ware all Combind together in offedaration and That Bound with an oath to gain ctory-or loose our lives-So we all marchd gether on The Bosses of The Federal Consti-With General Washington Before us-and us-with his protecting Eye Over us-So Fnemies wars forst to till The nues-or in we ground and not only gave ground-But parries 1783 and Then and There Did help Tour Name-and inlarge it - That is to Say-Principal of The Federal Constitution on our from 1776 to 1782—Did incorag our Enemies fice to meet us at parres 1783 and Then and bid Sign our name and Called it or Called us and independent people and it must be or rencipal of our Republic principales-So now

our Republican Rules is vested in our Votes for if we want any Thing Done-our Votas on our Choice-is The way to Get it Done So now our Names is altered A list of Causes decided by the Supreme from our Federal tithes-to a free and Independent republican people Now according to our Republican Rules-Vote freely-Vote your Own Votes-Vote as free men-Vote Republican like-try to mimmicor mank as near as you Can-in your Republican source for the first, and 30 cents for each succeeding Freedom—your Beloved Brother fedderlis Only with This Difference-in The field he loded and fiered his own Gun-and now you Cum up and Vote your own Vote Republican Like-But Gentlemen-i appears That the peoples minds on party Spiritis Running to Great lengths-and that on Dangerous Roades-to wit-The Subject Concerning our present administration-which of Corse Gentlemen-Must Draw a Split-in the minds of the Common welth-Gentlemen just take a vue of mr pinkney Speach-in South Carolina on This Subject-mr pinkney Sais-That They are both one principal-That he Should vote For Jackson—not by Choice— But for the Least Evil—mr Debury in North Carolima Sais That They are Both one principal-and School-he Voted for adams-but as Jackson wars The peoples Choice he wars willing to Support his was surety. administration-as the peoples Choice-Gentlemen if we respect The opinion of The Elustrous Washington-The Founder of our Republic we Should Disgard party Spirit-altogether-and not Suffer it to Enter-into our Honest harts-nuch more our Elections For The power of the people Natular is as Strong-as the Decree of a King Ever wars-and why-because a King Can only Say a Thing Shall be So-and The people tuck an Oath 1774- I hat they would prove true Subjacts &c-and on these principals-They ware maid-a part of the Constitution and in the year 1770-our Constitution-or form of Government-wars laid Down-and Calld The Federal Constitution-But when we Entered This Constitution-on our Federal March-at Brandy winewaste of the water by any person. This course is youtoy Spring Brier Creek-and many other places rendered absolutely necessary by circumstances of two tedious to mention up to The Date 1782-our fair very generally wars Gentlemen-Gunpowder and Ball for Brakefast-and Bagnet and Blood For Dinner-and Rested our Bodies When we got the Chanch-in the Woods like the Brutes-Bit now-The Great Washing-with the Rest of our predecessors-Did not gave us the name of party-but aitogether-a free and Independant Republican Government-So Free So Independant--Free from party Spirit That Note-at the Convention Began and neld at the City of Newyork-on wednesday The 4 or march 1789-a mendment to The Constitution wars laid Down---- Article The first Congress shall make no law respecting an Establishment of Kehgion---or prohabiting The free Ex. reise Thereof .-- or Abridging The Freedom---of Sp ach---or of The press----So That you See Gentlemen .-- That we are a free and a Independant people---and Shall be as long as we Cum up----and vote our own talant vote as free men --- and Independant of any other mans opinion -- and When we are on this Republican march -- Every man Can Sit under his own ngtree or vine---and none to make him affraid and Eat-and Drink-The luxary of The World &C .-- But in order to See Directly What grounds we are on---as true harted Republicans---we should always be-obliged to keep a Stady Eye---on---Generar Washington---with the Rest of Our predecessars----The State Constitution--and Constitution of the The United States --- With the treaty of peace The bounds of our himmats &C and when we considder on our federal Rights-we Can The 44th, (Col. Dowd,) at Moore Court House, on only Say---That it looks like a Rebelium----to Say any thing against The full voice --- or General votes of The people---when you all Know----Gentlemen---That General Jackson is our president-and wars maid So by The full Voice of amaraca --- and as long as he aids and Supp rts us --- we ought to aid and Support him---and no longer---lt would be very well----for The people to take Notice----of that part of the United States Constitution----where General Washington wars present Himself --- Note the Revisd Law of North Carolina 7 -- 72 --- and part of the 73 pages -- also the Transactions --- That wars Confirmed at the City of Newyork on wednesday The 4 of march 1789 or so much Thereof -- as wars Ratande which Wars The ten first --- articles -- where you may See--- That---The people ought to peacibly assemble together ... and petition The Government For Redress of Grievances --- The Rights of The people to keep and bair armes --- Shair not be Infringed --and many Other Things .-- two tedious to mention --and in The treaty of peace----Between Amaraca---and Great Britton ... Signed At parres ... on the 3 of Sep tember 1783 That The Navigation of The River ... Missassippa---from its Sorces to The Quan----Shall forever Remain----Free and Open---to The Subjects of Great Britton and to the Citazens of The United States-and Further---According to our Federal Bonds --- I frankly Hope That we and Each of us --- Is Y anxious to have it printed and bound up willing to keep The Unity of the Spirit and Bonds with the Spelling Book, that his children may of peace-Not only as laid Down by our predecessee what a great man their father was. This sors---but also as paul laid it Down --- in his Righthot being in our power, we do what we can ings Ephesians 4 Chaptor and 3 Verse--as a Christo gratify him, by spreading his Speech in our bering -- That we are Not Under The Law --- but Uncolumns. It may be well to inform the read- der grace---So I again Say--- That we are not---- Under The Federal Constitution .-- In The Same mandidate for the House of Commons at the late ner--- as we wars 1776 to 1782--- But insted of Under The Federal Constitution -- from 1776 to 1782 --- we are Under The Federal Constitution --- to Combind us together --- In Remembrance of our Oaths 1774 --to Shew Us That we are all one man in princi pal---and Ought to be---But if we wars---Their would be no Cause----for any Split or Devision----amongst The people---if They Could Se -- That Justice and truth had Kissed Each other .-- and the Federal principals and Republican powers had maried together It would as the Scripture Sais .-- be Enough -or In other words Finished--I'hen we should all Be Full Blooded republicans—then we Should all be -Under that republican Government-Which was Confirmd and Giveen to us at parris 1783-1 am

Gentlemen yours &C T privatt Snr The Scripture a Sufficient rule Fair Better then tradition School-By Scripture you may plainly See What God Commands Both you and me

the Constitution it wars formd to rule our nation all around and when we take the vital oath

2 We ought to keep our minds composd At Brandaywine you all may See What wars The Rules Then taken Their at quabecks fort ware Signd to Death

at Brier Creek Cant be forgot In order now to manage Shure Keep up The oath of 74

to manage Right and do it quick Keep up The Rules of 76 Our Federal Rules wars Rightly Done Our Republican powers is Over Run And we left worsted from Sea to Shore

5 Great one of all what Shall we Do you follow peace with Every man Keep the Constitution For your plan and Washington will be with you 6 and all his predecessors two.

Thomas prevatt Senr I'am Gentlemen your most obedeant and Sincear well wisher July 4th--- 1830 Thos prevatt Senr

FROM THE BALEIGH BEDISTER.

CAROLINA OBSERVER.

Court, at June term, 1830. EQUITY CAUSES.

The Executors of C. L. Benze ne and others. v. Jesse Robenett and others, from Wilkes. Decree for Camplainants-and reference to the Clerk to ascertain the rents of the land mentioned in the plead-

Susanna Bryan, by her next frend v. John Sillers, Adm'r. &c. from Johnston. I rerlocutory decree for Complainant.

William and Henry Doggett v. Benjamin Pope and others, from Hahfax. Petition to amend the issues disallowed

Lewis Ellis v. William Ellis, from Edgecomb. Fi nal decree ordering the Defendant to assign over the judgment obtained by him upon the bond, and directing the Defendant to pay into he office the difference between the mesne profits recovered by him of the Plaintiff and the recovery effected upon Horne's guaranty-and enjoining the Complainant from proceeding upon a bond of 424 79 to which Defendant

George Carrington v. Herbert Simms, from Orange, Referred again to the Clerk.

Andrew Hison v. Robert Worke and others, from Iredell. Rule of reference enlarged. James Reeves v. Adams and Blackwood, from Orange. Final decree as to the costs, that Defendant Blackwood recover his costs of Complament.

William Arnett and others v. Zachariah Linney and granted. S. R. White, from Iredell. Report filed and confirmed-Decree for Complaments, and Bill retained with liberty to the other legatees to make themselves Complainants by petition or otherwise, and for further account.

Thomas Compton and wife v Culberson and Greer's Ex'rs. from Orange Referred to the Clerk to take an account

William Johnson and wife v. William Person &c from Franklin. Decree for Complainants. James N. Smith v. David Dudley, from Jones. Bill

William S. Blackledge and others v. Jordan Nel son and William Little, from Pitt. Interlocutory decree and reference to the Clerk.

James Hill v. James S. Jones's Ex'r. from Heriford. Decree for Complainant Richard Newsom and others v. William Buffaloc. from Northampton. Decree for Complamant.

James H. Wood and others v. the President and Trustees of the University, from Northampton. Decree for Complainant. Ordered that the Defendants

reconvey, the land mentioned in the pleadings. David L. Ryan v the Ex'rs. of John Beasty dec'd from Bertie. Decree of the Court below reversed. David Woods v. William Hall and R. M'Kee, from Orange. Decree for Complainant-Injunction per-

Elijah Scott and wife v. William Duncan, from Craven. Decree for Complainant.

William Johnson v. the Trustees of the University from Anson. Cause remanded.

John Maudre Adm'r. and others v. Richard Leigh and others, from Pergumans Decree below affirm

ed, with the costs of this court. J. H. Stevelie v. J. Hall, Adm'r, of J. Paxton dec'd from Burke. Intarlocutory decree and reference to

Jesse Lynch and others v. Thomas Reeves's Adm'r and others, from Orange. Bill dismissed. Isaac Cannon and others v. the Adm'r. of Charle Jenkins and Adm'r. of W. Roundiree, from Pitt. Bill

William Keaton and wife v. Enoch-Cobb and Wife from Wayne. Decree for Complainant and reference to the Clerk.

Jesse Murphey and William Pope v. George P Lovick, from Greene. Decree for Complainants. J. A. Dawson et al v. G. W. Alston et al, from Hal.

ifax. Bill dismissed with costs. Tredwell's Ex'rs. v. John Lanston, Adm'r. from Chowan. Decree for Complainant. William Lee v. James Norcom, from Chowan. De

cree for Complainant. John H. Alley and others v. Richard Ledbetter ji from Rutherford. Bill dismissed with costs. Reuben Moore v. Jeremian Hylten and Henry

Chambliss, from Stokes. Bill dismissed with costs Burchett Lee and Wife v. Edwards & Lindsay from Johnston. Report filed and confirmed and decree for Complainant. William M. Danieron and others v. Mary Gold and

others, from Caswell. Ordered that certain issues be made up and submitted to a Jury of Caswell Henry N. Jasper, Adm'r of Sarah M. Jasper v.

James Maxwell, Ex'or &c. from Franklin. Decree for Complainant. Rebecca Bailey and others v. Thos. L. Shannon

house Ex'or of Thomas Davis, dec'd. from Pasquotank. Decree of the Court below reversed, with costs in this Court; plea overruled and cause remanded for further proceedings.

Thomas Hains v. Josiah Cowls & E. Hough, from Surry. Bill dismissed with costs. Thomas W. P. Poindexter v. Hauser & M. Cannon, from Surry. Bill dismissed with costs.

Josah Crudup v. Reuben Carpenter from Wake. Injunction heretofore granted modified, so as to conform to the covenant between the parties .- But the complainant not concluded from hereafter proceeding against the Mill in case it proves to be a nui- side, and who soldier as he was, had not got rid

Reuben Carpenter v. Josiah Crudup, from Wake. Cross Bill. Bill dismissed with costs

COMMON LAW CAUSES. Den on Demise of C. Burgess and others, v. Wil lis Wilson representative and others, appts. from Camden. Judgment affirmed.

Samuel Dowdy v. Willis Gallop and others, from Currituck. Judgment reversed and new trial grant-Den on Demise of George Blair v. Elisha P. Mil-

ler, appt. from Burke. Judgment reversed and new trial granted. Morgan Hudspeth, appt. v. William B. Wilson,

from Surry. Judgment affirmed. Den on demise of Andrew Hoyle and others v. Leroy Stow, appt. from Lincoln. Judgment reversed, and new trial granted.

Peters Clarke, appt. v. Henry Bupree, from Northampton. Judgment reversed. Den on Demise of Ann Cloud, appt. v. James Webb and others, from Orange. Judgment revers-

ed, and new trial granted. appt. v. the Adm'r of John Armstrong and others, from Cumberland. Judgment affirmed, Den on demise of Thomas W. Wilson, appt. v. T.

B. Bledsoe, from Wilkes. Judgment affirmed. Robert Walker, Ex'ors. from Guilford. Judgment reversed, and judgment of nonsuit.

others, from Orange. Judgment affirmed. Den on demise of John Dunn and others, v. James

and new trial. Judgment affirmed.

ry Mason, from Northampton. Judgment affirmed. ver will forgat it to you."-London Paner.

Amos Palmer & Co. appts. v. Elijah Clark, Sheriff &c. from Craven. Judgment affirmed. The Chairman to the use of Nathan Smith, Ex'or.

v. Levi Fagan and Josiah Flowers, Admrs. &c. from Washington, Judgment affirmed. The Justices to the use of Anthony Armistead

appt. v. G. L. Stewart and others, from Washington udgment affirmed. Mary Eure, appt. v. Elisha H. Eure, from Halifax Judgment reversed, and new trial.

Isaac Pipkin and wife, appt. v. William & Jas. I Wynns, from Hertford. Judgment reversed. Robert M'Kee, appt. v. Thomas Hicks, from Caswell. Judgment affirmed.

Den on demise of Sarah Reed & Martin Shuford, appt. v. Michael Shenck, from Lincoln. Judgment reversed. Doe on demise of Hector McNeill, appt. v. John

Montgomery. Judgment reversed. Joseph Allen v. James Greenlee, appt. from Hay wood. Judgment reversed and new trial. Washington & Thomson v. Ransom Sanders clerk,

&c. from Johnson. Judgment reversed and Rule discharged Frilick & Helme v. Ransom Sanders, from John ston. Judgment reversed and Rule discharged.

John Worthington v. Wm. Arnold, appt. from Randolph. Judgment affirmed. State Bank v. John W. Littlejohn and others, appt. from Chowan. Judgment reversed and new trial

Lewis Taylor, assignee, &c. v. Robert Harrison, adm'r &c. from Wake. Judgment reversed and new

Wm. Mosby's Ex'r. appt. v. Nathan Chaffin, from Surry. Judgment affirmed. Governor to the use of the State Bank, appt. v. Al-

len Twitty and others, from Rutherford. Judgment reversed. Sally Peterson, appt. v. George Williamson, from Caswell. Judgment affirmed.

Den on demise of McPherson & Lerry v. Fen & McKay, appt. from Camden. Judgment reversed and new trial granted. E. & M. Dunstan v. Benj. Hardy's Ex'r. appt. from

Washington. Judgment affirmed. The Chairman of Bertie County Court, appt. v. W Watford's heirs & Joshua Outlaw's heirs, from Wash-

ington. Judgment affirmed. Samuel King & James M. Morrison v. the Court Petition dismissed. James Irwin and others v. John Sloan, Sheriff, appt

ment in favor of Wallace. Th. L Chowan, surviving partner, &c. v. Wm. Da vidson, appt. from Rowan. Judgment affirmed. Newbern Bank v. Th. Sparrow & David Reid, app

from Craven. Judgment affirmed. Den on demise of Peter Arrington v. Joel Sledge appt. from Franklin. Judgment affirmed. Joseph Graham v. Wm. Reid, from Lincoln. Judg

ment affirmed. Justices of Currituck, &c, appt. v. Denn's Dozier Adm'r. from Currituck. Judgment affirmed. John Bell v. Robt. R. Johnson's Adm'r. appt. from

Warren. Judgment affirmed. John Doe on demise of James Seawell v. Roe & Hugh McLaurin & Bank of Cape Fear, appts. from Cumberland. Judgment reversed and new trial

Governor to the use of the surviving Adm'r. of Philip McRae, appt. v. Josiah Evans, from Cumberland. Judgment reversed and new trial granted. Ann Hoskins, Adm'r. of Richard Miller v. Charles

G. Miller, from New Hanover. Judgment affirmed Den on demise of Josan Smith v. Roe & John T Grady and others, appt. from Duplin. Judgment af

Mary Choat, Ex'rx. appt. v. John Wright, from Surry. Judgment affirmed.

Thomas Hemphill and others v. James Hemphil & Moses Whitesides and Wife, from Burke. Judg

Governor to the use of the State Bank v. Edward Griffin ond others, appt. from Martin. Judgment af-

STATE CAUSES.

State v. Neill Crawford and others, from Robeson. Judgment affirmed. State v. Willis Alexander, appt. from Wilkes

Judgment affirmed. State v. James Nulls, appt. from Duplin. Judg. ment affirmed. State v. John Dourden, from Johnston. Judgmen

reversed and judgment for the State. State v Elijah W. Kimbrough, appt. from Wake Judgment affirmed, and judgment for the State. State v. Pleasant Ellington, from Franklin. Jndg

nent reversed and venire fucias de novo. State v. negro Moses, appt. from Craven. Judgment affirmed, and judgment for the State.

On Fear. - The passion of fear sometimes shews itself upon the slightest occasion, and in persons the most unlikely to entertain such a guest. A Freuch author relates a whimsical instance of this kind: Charles Gustavus of Sweden was besieging Prague, when a boor of most extraordinary visage desired admittance to his tent, and being allowed entrance, offered, by way of amusing the King, to devour whole hog, weighing 200 weight, in his presence. The old Gen. Koningsmarc, who stood by the King's of the prejudices of his childhood, hinted to his royal master, that the peasant should be burnt as a Sor-'Sir.' said the fellow, irritated at the remark, if your Majesty will but make that old gentleman fore your face before I begin the pig.' Gen. Koexpansion of the frightful peasant's jaws. Without uttering a word the veteran suddenly turned round, ran out of the court, and thought himself unsafe till he arrived at his quarters, where he remained twenty-four hours, locked up, securely, before he had him .- Raleigh Register.

Unacceptable gratitude. — Capt. —— (we spare his name,) was walking last Wednesday in company 'None to speak of.' was the realy. with the Marquis of Angleasea, down Piccadilly, Justices of Cumberland to the use of State Bank, when he was accosted by a fellow, half soldier, half beggar, with a most, reverential military salute.-'God bless your honor! (said the man whose accent betraved him to be Irish,) and long life to you."-"How do you know me?" said the captain. "Is it David Cobbs, Admr. &c. v. William Wellborn and how do I know your honor; (responded Pat,) good right sure I have, to know the man who spared my eversed, and judgment of nonsuit.

Turner & Phillips, appts. v. Richard Peacock and tribute to his valor in such hearing, slid half a crown into his hand, and asked him when?-"God bless your honor, and long life to you (said the grateful Keeling, appt. from Orange. Judgment reversed, veteran) sure it was at New Orleans, when seeing your honor run away as hard as your legs could car-James Allison v. Jacob Hancock, from Orange. ry you from the Yankees, I followed your lead, and ran after you out of the way; whereby, under God, I Etheldred J. Peebles, Ex'or &c. appt. v. Littlebu- saved my life. Oh! good luck to your honor, I ne-

Crops in the central section of Georgia. - The wheat, rye and oats, are more abundan than ever before known. From six bushels and a half of seed wheat, sowed in Jasper, 1482 bushels were gathered !- Corn. Whole fields are so injured by the drought, that they will not average a barrel to the acre, some not bushel: half a crop is as much as can be expected .- Cotton. The cold weather in May and June injured it so much, that it is more than three-fourths of a stand This is much stinted, and the squares are dropping off constantly. We need not anticipate more than two-thirds of a crop at most, if mor

The above opinion is formed by a gentle-McNeill, from Cumberland. Judgment affirmed. The above opinion is formed by a gentle. Samuel Pemberton v. Roswell King, appt. from man who has travelled extensively in the middle counties. - Georgia Journal.

U. S. SENATE.

The term for which one third of the present members of the U. S. Senate were

elected, expires the 4th of March next, viz's Levi Woodbury of New Hampshire. Calvin Willey of Connecticut. Dudley Chase of Vermont, Nathan Sanford of New York. William Marks of Pennsylvania. Ezek. F. Chambers of Maryland. James Iredell of North Carolina. Wm. Smith of South Carolina. George M. Troup of Georgia. John Rowan of Kentucky. Jacob Burnet of Ohio. Josiah S. Johnson of Louisiana. William Hendricks of Indiana. Elias K. Kane of Illinois. John McKinley of Alabama. David Barton of St. Louis.

Naval Reminiscence. - About a year previous to the declaration of war against Great Britain, the English frigate Macedonian arrived at Norfolk, where her commander Capt. Carden, and his officers, were treated with the hospitality for which the citizens of that city are distinguished. The frigate United States was then lying there, under the command of Co dore Decatur, between whom and Capt. Carden the customary civilities passed. At a dinner given to from Mecklenburg. Judgment reversed and judg- Capt. Carden, on board the United States, the comparative merits of the two vessels became the theme of remark, in which Capt. Carden maintained with some warmth the superiority of his own new and beautiful ship. Decatur, with great delicacy, replied that he should sincerely regret the contingency which would place them in an attidude of mutual hostility, and waved the subject. Little did the gallant Captain of the Macedonian then dream that the short space of a year and a half would prove to his mortification the fallacy of his opinion: but so it was. After the return of the Macedonian to England, and the subsequent declaration of war, she sailed to join the squadron on our coast, and after tonching at one of the Western Islands, a vessel was descried, which not answering the signals of the day was known to be either a French or an American frigate. The greatest enthusiasm pervaded the whole ship, and Capt. Carden exultingly exclaimed to one of his officers "If she be a French frigate we will give her 25 minutes -if a Yankee we will take her in 20 minutes." The engagement commenced, but the M cedonian having the wind, was enabled to choose her own distance, in consequence of which the United States could not bring her to close action, until the lapse of more than an hour. When the British flag was lowered, the frigate was

hailed from the United States. "What ship is that?" The answer came back, "His Britanic Majesty's frigate Macedonian, John S. Carden, commander;" on hearing which, Decatur, in a hurried manner, and with a quivering voice, produced by a momentary gush of feeling, directed the officer with a trumpet to ask if Carden was well. He was answered in the affirmative, and in a few minutes Captain Carden was on the deck of the United States, looking anxiously around for the person of his old friend Decatur. The Commodore being dressed in a short roundabout with an old tarpaulin hat, and his face disguised, and blackened with powder and smoke, it was not until he advanced towards Captain Carden with his hand extended, that the Captain could distinguish him among the multitude of discolored visages that surrounded him. He there learned the capture of the Guerriere and the Frolic, and subsequently remarked to a friend that though he was pained to hear of the tarnished reputation of his Sovereign's flag, he could not but feel an inward satisfaction that his was not the first name upon the sad catalogue. After a tedious detention of several months at New London as a prisoner of war, the gallant officer returned to England, was honorably acquitted of all blame by a Court of Inquiry, and died in about a year afterwards. N. Y. Jour. Com.

Dr. James Wilson, in a paper upon "Affections of. the Heart," read some weeks since before the Royal College of Physicians, indulged in the following sweet strain in speaking of an infant's sleep:-So motionless is its slumber, that in watching it, we tremble and become impatient for some stir or sound that may assure us of its life; yet is the fancy of the little sleeper busy and every artery and every pulse of its frame engaged in the work of growth and secretion, though his breath would not stir the smallest insect that sporttake off his sword and his spurs, I will eat him beed on his lip—though his pulse would not lift the flower leaf of which he dreamed from his bosom;—yet ningsmarc (who had, at the head of a body of Swedes following this emblem of tranquility into after life, we performed wonders against the Austrians, and who see him exposed to every climate-contending with was looked upon as one of the bravest men of the every obstacle—agitated by every passion; and under age,) could not stand this proposal, especially as it these various circumstances how different is the powwas accompanied by a most hideous preternatural er and degree of the heart's action, which has not only to beat, but to "beat time," through every moment of a long and troubled life."

Doctor Lathrop .- Di. Lathrop was a man' of genuine piety, but much opposed to the got rid of the panic which had so severely affected noisy zeal that seeketh to be known of men. A young divine, who was much given to enthusiastic cant one day said to him. 'Do'

> Of all our infirmities, vanity is the dearest to us; a man will starve his other vices to keep that alive .- Tom Brown.

CHEAP PAPER.

WHOLESALE OR RETAIL.

THE Subscriber has just received on commission. from the celebrated Mills of D. & J AMES, large assortment of Foolscap and Letter Paper, of various qualities, which will be sold low, wholesale or retail, at the OBSERVER OFFICE. A constant supply will be kept on hand. The attention of Merchants is invited.

E. J. HALE

Fagetteville, April 15, 1850.