The Raleigh Minerva.

FRIDAY, OCTOBER 19, 1820.

LEIGH, (N. C.) SERLY, BY LUCAS & HAR aption : Three dollars p

penaid in advance intinued longer than three year's subscription be and notice thereof shall have

not exceeding 14 lines, are for one dollar ; for twenty subsequent insertion : and sum where there is a greater nes than fourteen. The cash from those persons un-

can in any case be re minent of at least Si i no discontinuance with merrs, unless at the op-

Law Intelligence.

NEW-TORE SEPT. 80. gun favored with an ar from Liverpool, the ship Mag and Ogden. from that port ett a of August, by which we meived our files of London g to the 22d, and of Liverpool with, and Lloyd's Lists. Lonthe charge of high crimi- mark of respect. rational the Queen is expected mind, to doubt of her guilt. It replies. per, however, to take statethis kind, made by counsel, action. The first witness in- morning. was an Italian named Theo-

marks of respect.

A petition was presented from Li- jority 116. verpool, by the Earl of Derby, a-

ties.

called in. the bar. in a speech distinguished as ed.

honorable mind, will be a proof of her to proceed further with it." guilt. But whatever be the conseminacy proceedings an account respect and duty which belong to her, Council for the Queen on the other, this country for a breegn land. with we published yesterday, whom the laws of God and man have appeared at the bar. at corrival at Philadelphia; the made the consort of his present Maopened on the part of the jesty, and the partner of his throne." torney General, you will proceed to servations on this subject. menent by a speech from the | Her Majesty entered the House open your case. General, which will be during the learned Counsel's speech, aper in our paper this morn- and at its conclusion withdrew. She

The Attorney and Solicitor Genende out by circumstantial evi- erals were next heard at considera-

THIRD DAY.

CHARGES AG INST THE QUEEN.

v sufficient credible restimony, cral's speech on the opening of the lordships the circumstances which of order, order.) the house adjourned till Saturday lords, more painful, or more anx- (order under ! go on, go on !) ious, I believe was never imposed upon any individual to accomplish- silent.

was received with the accustomed gress of this bill. The house divid- must offend the feelings of everyher majesty's departure from Milan od. In favor of Lord Liverpool's he and virtuous person, I am that Bergamt entered into the situa-HOUSE OF LORDS_FRIDAT. amendment 181; against it 65- ma- sure your lordships will think, that tion 1 have described.-Her maupon this occasion I ought to hold jesty, on quitting Milan, proceeded

On our re-admission, we found no reserve-at the same time taking to Rome, and from thence she wont gainst the Bill of Pains and Penal- lord Calthorpe on his legs suggesting care to state no hing which, in my to Naples, where she arrived on the to the house whether some acrange- conscience, I do not believe I shall 8th of November, 1814. At Na-The counsel and agents were then ment might not yet be adopted, by be able to substan iate in proof. I ples this person had not been in her which all further proceedings in this shall now, my lords, without further majes y's service more than three Mr. Denman presented himself at painful inquiry might not be avoid- preface, state to you, the painful weeks. I beg to call your lordships' narrative of those facts and circum-lattention to this circumstance, be-

much for eloquence as it was for The lord Chancellor now called stances which are to be adduced in cause you will find how material it sound argument, argued against the upon earl Gray for his resclution, proof before you. My lords, un becomes when you listen to facto principle of the Bill; and in our li- which the nuble earl handed in. It doubtedly the recital must involve a which presently it will be my melanmits it would be impossible to give was as follows :- . That it appears considerable space of time and apply choly duty to relate. I should have even a faint outline of his powerful that the bill now before the house to tacts which took place in various stated, that beside the persons whom appeal. In conclusion the learned dues not afford the most advisable places, in which her majesty chanced I mentioned as accompanying her. Gendeman said, "I feel a perfect means of prosecuting the charges to be during her residence abroad, majesty from this country, there was conviction of her innocence; I feel against her majesty, and that there- I shall therefore commence my state a lad whose name is perhaps familiar also, that there cannot be brought a- fore, under the present circumstan- ment at that period when her majes. to your lordships ; 1 mean Wm. gainst her any thing, which to an ces, it is not necessary or expedient ty qui ted this country, and proceed Austin. Up to the time of her maas well as I can to detail the various jesty's arrival at Naples this lad was This resolution was put as an a facts and circums; ances which took the object of her peculiar attention,

quence which follow this investiga- mendment to the motion of lord Liv- place from that period almost to the and in fact, was in the habit of sleeption, whatever may be the sufferings erpool :- . That Council be called time I now have the honor of ad ing in a bed in the same room with inflicted on her Majesty, I shall ne- in," which was negatived by a divi dressing y ur lordships. My lords, her majesty. The arrangement of ver withdraw from her that homage sion, as follows :- Contents for the it is well known to your lordships her majesty's own sleeping apartment and which I own to her high station, amendment 64; non-contents 179- and the country, that, in the year devolved upon one servant, whose 1812, her majesty, from reasons peculiar duty it was to attend to that

the 23 of that month inclu-plendent virtues, which have shone The Council were then called in, operating upon her own mind, and branch of her domestic comfort. On B; these capers we have the through a life of persecution and of and the Attorney General and the not by compulsion, as has been in the arrival of her majos y's suite at suffering. I shall never pay to any Council for the Crown on the one sinuated by my learned brothers, Naples, it was so ordered, that her the House of Lords. After the other who may usurp her place, that side, and Mr. Brougham and the though fi to withdraw herself from majesty's sleeping room was at an

Mr. Be ghain here made some her menial domestics, among whom was her courier. On the first night The lord Chancellor-Mr. At. remarks ex tonators of his own obof her majesty's arrival at Naples

The Attackey General .- I beg (the Sch of Nevember,) to which pardon, (ours of order, order !) but i have called your lordsnips' atten-The Attorney General massed If I are to be interrupted, it will be tion, this arrangement was continthis statement, it would was treated by the house with every ately proceeded to address the House hap each. Let me to do justice to the ded. Bergami slept in that part in a low tone of voice, and spake as cask which your lordships have cash of the house which had been preparupon the. I shall receive of for the domes ics, and Austin slops in her majesty's apartment. But on " My Lords, I now attend at your hardships' indulgence-But the circumstances stat- ble length in support of the bill; but your bar to fulfil the doty which you Mie. Brongham.--I did not mean the following morning. November what law officer, if substantiat the great length of the Attorney Gen- have demanded of stating to yaur to intercapt the learned person, (cries the oright, the servants of the estabhave to foom, in any unpreju- case, prevents us from giving their are to be adduced in evidence in Sup- Mr. Broughan -- My lord, in all because no reason appeared to them Mr. Brougham then replied, and ships' consideration. A duty, my Mr. Brougham-In every Court to longer to sleep in that part of the house where he had slept the night vir. Brougham was reluctantly preceeding ; but that it was her majesty's pleasure that he should sleep

(partles of speak up.) My lords, 1. The Attorney General .- My lords, in a room from which there was a Brandenburg House on Friday night, am sure I shall receive your lordships' it was pechaps more my fault than was greatly exhausted. The occur- indulgence if under the weight of this that of my learned friend in alluding majesty, by means of a corridor or Wales, she was travelling in rences of the week, although in the most important duty I feel that which to what had passed. I will not there-passage, which had been, by hre majesquarters of the world. If highest degree gratifying, were still I cannot express-(cries of louder.) fore take up any further time on this ty's express desire, prepared for him. redit is not shaken by cross exba, or other witnesses, his the most overwhelming sensations. ships, that the duty which I now that in 1812 her majesty withdrew that such a circumstance was calcusony goes far to bear out the She declared that she was incapable have to perform is one of the most herself from this country, for the lated to excite the surprise of those Sees har to bear out the of expressing the delight which she painful and anxious which was ever purpose of travelling upon the con-whose duty it was to attend entirely experienced in witnessing the enthu- cast upon any individual. I have, timent, or visiting other countries- to her majesty's person ; and my it is a singular fact, that upon siastic affection of her subjects, and my lords; to state to your lordships My lords she went in the first in-lords, that surprise was increased only prayed that an opportunity adduced in evidence to your lord after a short stay, she went to Italy ; that she would no longer permit Wtrue sentiments of her heart. Of her ships in support of those serious and she arrived at Milan on the 9th of Austin to continue to sloep in her cloquent advocates, Messrs. Broug- heavy charges which are made in October 1812 .- My lords, her ma-room. For this she assigned a reas ham and Denman, her Majesty spoke the preamble of the bill, which has jesty, when son quitted this country, son, which, if it was her only moin which this affair is relatand this analy is relation of the interests were in discussion. Charges which, in the who were proceedy such persons as he had now actived at an age whon a secur to convey the idea sate that white her interests were in language of the preamble, not only should be about an individual of her it became no longer correct that he on the part of the Queen such bands, it was impossible that alloct the one of the preamble, not only should be about an individual of her it became no longer correct that he person was present and ber cause could be otherwise than tri-Previous to her Majesty guitting whom they are made, but also reflect tinguished families in this kingdom, his use. the greatest disgrace upon the coun- Among these were Charlotte Lind- My lords, I have already stated in the case be made out in the to attend the proceedings of the Bourd of the Bourd of the case in the case in the case be made out in the formers, the proceedings of the Bourd of the Bour to attend the proceedings of the flouse an subject in the country, is char- who were her maids of honor. Mr. Bergami, a direct communication was ated by the Attorney Gen- of Lords again until the examination ged with one of the most serious of. St. Ledger, who was her Chamber- of Lords again until the examination ged with one of the most serious of. and the Queen not be able to dis-of the witnesses for the crown should fences, both against the laws of God late, and Sir William Gell and the be able to satisfy your lordships that the witnesses by which it is commence. Her Majesty on Saturday had a se-intercourse carried on under circums lieve, were attached to her in a similar the evening of the 0th of Nor. ad she has taken, and the con-to will be impossible for the ed flow of spirits. HOUSE OF LORDS-SATURDAY. this investigation, it is quite unne- physician, besides other persons ervice. Upon the evening of the to carry her through. The A few minutes before 10 o'clock the cessary for me to enlarge. Your whom it is unnecessary to enumer oth November, her majesty went to a will certainly in such an event lord Chancellor took his seat on the lordships, and every individual, in ate. North this suit her majesty ar- the opera at Naples, but it was obthe country are fully capable of es rived at Milan. It was ber intention served that she returned very early the country are fully capable of es rived at Milan. It was ber intention served that she returned very early the country are fully capable of es rived at Milan. It was ber intention served that she returned very early the country are fully capable of es rived at Milan. It was ber intention served that she returned very early the country are fully capable of es rived at Milan. It was ber intention served that she returned very early the country are fully capable of es rived at Milan. It was ber intention served that she returned very early the country are fully capable of es rived at Milan. It was ber intention served that she returned very early the country are fully capable of es to have proceeded from thence to from thence. The person who wait institute the best and only constitute this best and only constitute the best and the best the best and only opportunity of en- lords, which I derive under the dis- visited Naples. Ske remained at servant, whose duty it was to attend arrival of her Majesty, who it appears to this House that it is not from any observation which might ings-a person of the name of Ber-that evening. Bhe was then observed slept at Brandenburg House, necessary for the public safety or the tend to aggravate the charge made gaini, who was received into her ser- to go from her own room towards that Which place she arrived at ten security of the country, that a Bill against so illustrious a person. I vice as a courier or footman, or assigned to Bergami. She had very (dock; and at half past ten her Ma-entitled "An Act to deprive her Ma-shall confine myself in this stage of valet de place. My lords, this per-soon dismissed her female attendant, be proceeding to a clear, simple, son at the time he so entered into her telling her she had no farther oceaesty, ' &c. should pass into a law.'' the proceeding to a clear, simple, son at the time he so entered into her telling her she had no further ocea-The question having been put by but full recital of the facts which are majesty's service was in want of em-sion for her services. The female Lord Liverpool, after stating the to be alleged in evidence. My lords, ployment, but he had been in the ser- servant retired, but not without those frmand tranquil countenance. The reasons why he should oppose the mo- we are now arrived at that period of vice of General Pino. It does not have mentioned were calculated to exhale of the streets through which tion of the noble lord, moved as an a- those proceedings in which silence can appear how he became recommended ite in the mind of any individual. "Majesty passed were crowded in mesdment: "That the Attorney Gen- no longer be preserved. It is now to her majesty, but he was received she knew at the time that Bergami thusday. The windows, were eve- Earl Gray opposed the amend- fullest extent in which they can be mark to your lordships, upon the first night of his having taken advannew previously made. It was quite new on the part of the rincess to dismiss her attendant so difficulty restrained from follow- he should propose a resolution, the of bringing before your bridships her majes and this man must have bruptly-but when her conduct and he her. Her Majesty arrived at object of which should be to put a scenes which must disgust every well been in st unfrequent. It was about lemeanour were considered sampleions

aperci, a man who had been nont in the Queen's family in ad elsewhere, when as Frinthis man brought up as a witthat the Queen exclaimed in a " stream_" What I heodore," diminediately left the room, and ther feelings were shocked to such umphant.

igh to listen to his testimony. tied, notwi listanding the lofty Her Majesty on Saturday had a se-

party, or popular excite-

sty entered her state carriage. Majesly was dressed in black, the lord Chausellor same manner as they were on eral be directed to be called in."

serve that she had not firmness St. James' Square on Friday evening,

necessary to state the charges in the into her suite. I need hardly rewhere filled with ladies and the ment-He contended, that impeach- laid before your lordships and the distance which incorposed between waying of has and handkerchiefs ment was a far preferable mode; public : and if in the recital of the her majes y and her courier, or obuniversal. When her Majes- and, concluded by saying, that when circumstances which I have to detail, serve that from the natural course of the bassed the barrier, the crowd were the present question was disposed of, I shall be under the painful accessity things, the communication between the Home about cleven o'clock, and stop allogether to the further pro- regulated mind-transactions which fourtees or fifteen days previews tel