vocation of a Jury may be necessary.

10. To amend the Act incorporating the Trustees of Edenton Academy.

11. To incorporate a company of cavalry in the town of Wilmington, in the county of

New Hanover.

12. Authorizing the County Court of Lincoln county, to exercise exclusive jurisdiction over the public road, which is the dividing line between the counties of Lincoln and leveland.

13. To incorporate the Trustees of the Milton Pemale Institute in the county of Cas-

14. To amend an Act, entitled an Act to change the location of the Court-house of the

change the location of the Court-house of the county of Montgomery and for rither purposes, passed at the session of the General Assembly of 1842-'43, chapter 40.

15. To amend an Act for the better regulation of the town of Morkeville in Davie county. [Provides for the election of commissioners, &c.]

16. To incorporate the town of Monroe, in the county of Union. [Provides for the appointment of commissioners, &c.]

17. To incorporate the town of Marion in the county of McDowell, and to appoint commissioners for the same. nissioners for the same.

15. To annex a part of Rutherford coun-

19. To annex a part of Rutherson County

19 to the county of McDowell.

19. To pearent the falling of timber in
the water courses of the county of Gailford.

20. To ropeal a part of an Act of the
General Assembly, of the state of North
Carolina, Revised Statutes, chap. 89, sec. 1,
as to the time and manner of electing War-

dens of the poor, so far as relates to the county of Northampton.

21. To authorize the Court of Pleas and Quarter Sessions of Beaufort county, to appoint special Justices of the Peace, and making compensation to such Justices for certain services.

22. To amend an Act entitled an Act to incorporate the Fayettovillo Riffemen, of the county of Cumberland, passed in 1842.

23. To incorporate the Phoenix Fire Company in the town of Elizabeth city.

24. To lease a silver mine to George Southerland, the discoverer, and for other pur-

25. To amend an Act passed in 1836-37 to incorponate the town of Greensboro' in others for Cherokee lands.]
the county of Guilford.

14. In favor of Samuel Walters, of Mase county of Guilford.

20. To incorporate the Fayetteville Livery Institute, in the town of Fayetteville.

27. To protect the public bridges in Tyri

ounty.

To after the mode of appointing co

ables in Beaufort sounty.

29. To revive an Act for the better reg lation of the town of Warrenton, in Warren 80. To incorporate the town of Rocking-

31. To incorporate a Milling Company in 32. To improve the navigation of Cy.

press creek in Bladen county.

33. To divide the militis of the county of Anson into two regiments. 34. To incorporate a corps of cavalry in the county of Chowan. To incorporate Dun Faison Aca-36. To incorporate Washin

8. of the Independent Order of Odd Fel. Brigadier General.

29. To incorporate a volunteer Infantry Company in Washington, Beaufort county, 40. Making compensation to Talis Jurors in the county of Person.

41. To incorporate a corps of Cavalry in

42. To incorporate the Trustees of Mor-anton Academy.

43. To give the County Courts of Stanly

county, two Jury terms.

44. To incorporate the Carthage Male and Female Academics, in the county of 45. To incorporate the Trustees of the otheria Society and Academy, in Stokes

46. For the relief of Samuel Lowers, of Davidson county. [Relieved and exoncrated from all pains and penalties of the 14th section of the Revised Statutes, entitled an Act concerning divorce and Alimony.

47. To establish a new regiment out of

he militia in the county of Union.

48. To incorporate the town of Pittsboro', in the county of Chatham.

49. To repeal a part of an Act of the General Assembly of the state of North Carolina, Revised Statutes, chap. 79, sec. 1st, as to the time and manner of electing Wardens

Counsel in all cases, where the interest of the state requires it.

36. Authorizing R. W. Ashton to enclose a state lot in the city of Releigh.

37. In favor of Justin Martindale, for S4,45.

S4,45. the Poor, so far as relates to the cou

of the Puor, so far as relates to the counties of Hertford, Tyrreil, and Yancy.

50. To amend an Act to incorporate the town of Shelby, and for other purposes.

51. To authorize the Court of Pisas and Quarter Sessions of Pitt county to appoint special Justices of the Peace, and making compensation to such Justices for certain services.

52. To repeal an Act passed in th 1825, concerning fire companies in the town

of Fayetteville.

58. To repeal an Act passed in the year 1625, entitled an Act to repeal in part an Act passed in the year 1820, entitled an Act to authorize and empower the commissioners of the several towns of Payetteville, Newbern, Wilmington and Terborough, to organize and in

to lay off and establish a new county by the

name of McDowell.

55. To amend an Act passed in 1843, entitled an Act to incorporate the Nantahalah turopika company. [Extends the time for opening books and receiving subscriptions to the 1st day of March, 1815; also, reduces the capital stock from six to three thousand

To repeal an Act to repeal the third see, of an Act passed in the year 1825, chap, 1272, entitled an Act to direct the mather in which licences shall hereafth be issued to retailers of spirituous liquids, so far as gegards the counties of Richmond and New Hadover, 59. To appoint Commissioners for the town of Rockford in the county of Surry.

100. To repeal an Act passed in the year would it in! Stir up the fire, you little imp of darkness!

in the year 1835, emitted an Act to abolish the office of County Trustee in the county Moore, and for other purposes.

51. To confirm a sale by James W. Guio

agent for the state. ly seat in Wayne county, from the town Waynesboro' to the village of Goldsboro'. RESOLUTIONS.

1. Resolution is favor of Wm. J. Lewi

for \$24 for carrying a writ of election to Pitt county.

2. Authorizing the Governor to grave stones at the graves of deceased mem

ers of the Assembly,
3. In favor of Jorial Barnett. [Din Secretary of State to issue a Grant for

acres of land in Cherokee county.]
4. In favor of Leonard Zigiar, Sheriff Stokes county. [Returns \$40 for insolv polls. 5. In favor of Henry Addington, IDirec

the public Treasurer to return him four bond executed by him for the sum of \$115,39.] 6. In favor of James C. Turrentine, Sheriff of Orange county. [Returns him \$300 amount paid by him upon \$500,000 value of land tax for the year 1842.]

7. In favor of Wm. Stringer and Green the stringer and Green for the year land tax for the year land.

Hill. [Allows five days compensation to assisting in the organization of the Senate.]

8. In favor of Art'r S. Mooring, Shari of Martin county. [Returns him \$55,50 being one-half of a penalty collected by him from George Staples for unla wful pedding.]

9. In favor of Wm. Dilla, of Macon 20umity. [Authorizes the issuing of a Grant to said Dills.]

of Montgomery county. [Returns \$200 to him, collected for failing to fill the Clerk's Certificate relative to blank licences.]

11. Relating to Smithville in Brunswick county. [Authorizes the U. S. Officer in

and at Fort Johnston, to close up at reet in said town.]
12. In favor of Wm. T. Bain for \$16, as an express for Cul. James Watt, one of the Council of State, to attend a meeting of the 13. In favor of the Justices of the Per

of Haywood county. [Grants o reduction of \$1462 of the bonds of John Dillard and

15. In favor of Thomas J. Roone, of Ma.

con county,

16. In favor of John Hill and others.

17. In favor of Morriss R. Taylor and C Kephart of Cherokes county. [Grants then 3000 acres of land to erect from works on.]

18. In favor of L. H. Marsteller. 19. In favor of Wm. Thompson, of Ra-

eigh, for \$93,50. 20. Relating to Committee Rooms in the Capital. 21. In favor of Thomas Wilson, Sherif

of Yancy county, for 51,85. Meckleaburg county, for 8669,93, being the fourth part of a judgment obtained by him against the Catawba Navigation Company, in

24. In favor of Michael Francis, E.

24. In favor of Michael Francis, Esq.
25 Relating to the Statute of Washington, Directs the Governor to cause the fragments of the statute of Washington to be removed to the room of the State Library.
26. In favor of the Commissioners of Raleigh. [Authorizes them to get building stones from the state's quarry.
27. In favor of the door-keepers of both

Houses, for \$25 extra. 28. In fayor of Thos. M. Cash, of Ala bama, for \$200, being the amount of Governor's Praclamation for a fugitive. 29. In relation to a National Plag. 30. In favor of John H. Wheeler, pu

Treasurer.

31. Appropriating \$1000 for purchase of furniture for the Governor's house.

32. Relative to re-building the Branch Mint at Charlotte. [Memorializes Congress for an appropriation to re-build the Mint.

33. In favor of Adman Van Bokkelin, for \$500, for the storage and package of pub

34. Relating to the interchange of docu ments. [Approves of the proposition of the Legislature of South Carolina, and recommends its universal adoption.]

35. Authorizing the Governor to employ

Counsel in all cases, where the interess state requires it.

36. Authorizing R. W. Ashton to

town of Wilmington and others, for \$827,28

39. To favor of John H. Avereu, sheriff of Onslow county, \$200, being the amount recovered against him.

40. In favor of Reeder & Lougee, for

41. In favor of Wm. Ennett for \$25 for earrying a writ of election to Onder roomy.

42. Authorizing the Government 42. Authorizing the Governor to the close the mortgages executed by the Clubfoot and Harlow Creek Canal Company.

43. In favor of the students of the Raleigh Academy. [Loans 50 muskets.

44. Relating to Cherokev Indians residing in North Carolina. [Requests our Sesators and Representatives in Congress, to use their

influence to obtain a speedy settlement of the cherokee ladiums residie ment of th

45. Concerning the printing of the Inau 46. Relating to estimates of allowances.
47. Resolutions directing the Secretary of State to receive proposals for enclosing the Capitol square, with a stone wall, and an iron railing fence, and submit the same to the next

48. Resolution relating to the history the state. [Directs the Governor to colle information on the subject.]

T. W. DORR .- The miserable Dorr clines accepting the terms offered him for his liberation from the state prison of Rhode Island. All that was asked of him was to swear

he advertisement of Mr. Thomas Yo unintance of several venra with Mr. Young, we feel no hesitancy in recommending him to the citizens of this part of the country as an excellent workman and a ge

On the 25th ult. a Joint Resolution for the Annexation of Texas passed the House Representatives by a vote of 120 to 98. This is the bill introduced by Milton Brown. Tennessee. The following is the Resolu

and sullabular bon withheir JOINT RESOLUTION declaring the terms

on which Congress will admit Texas 1010 the Union as a state.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Congress doth consent that the territory properly included within, and rightfully belonging to the republic of Texas, may be erected into a new state, to be called the state of Texas, with a republican form of government, to be adont. ed by the people of said republic, by deputies in convention assembled, with the convent of the existing government, in order that the same may be admitted as one of the states of

the foregoing consent of Congress is given open the following conditions, and with the following guaranties, as wit:

Frst. Said state to be formed, subject to

the adjustment by this government of questions of boundary that may arise other governments; and the constitution the of, with the proper evidence of its adop by the people of said republic of Texas, a be trousmitted to the President of the Un States, to be laid before Congress for in a state. action, on or before the first day of January

action, on or before the first day of January one thousand eight hundred and forty-six.

Second. Said state, when admitted into the Union, after ceding to the United States all mines, minerals, salt lakes, and springs, and also all public edifices, fortifications, barracks, ports and harbors, navy and navy-yards, docks, magazines, arms, armaments, yards, docks, magazines, arms, armaments, all other property and means pertaining to the public defence belonging to said republic of Texas, shall retain all the public funds, debts, taxes, and does of every kind which may belong to, or be due and owing said republic; and shall also retain all the vacant and unappropriated lands lying within its limits, to be applied to the payment of the debts and liabilities of said republic of Texas; and the residue of said lands, after discharging said debts and liabilities, to be disposed of as said state may direct; but in movent are said debts and liabilities to become a charge upon the government of the United States.

Third. New states, of convenient size, and Third. New states, of convenient size, and Below we give some short extracts from a by the consent of said state, be formed out of the territory thereof, which shall be entitled to admission under the provisions of the federal constitution. And such states as may be formed out of that portion of said territ laying south of thirty-six degrees thirty min-utes north latitude, commonly known as the Missouri compromise line, shall be admitted Missouri compromise line, shall be admitted fato the Union, with or without slavery, as the people of each state asking admission may desire.

Mr. Douglass asked the gentleman from Tennessee to accept the following as a modification of his amendment, to come in after

formed out of the said territory north of said Missouri compromise line, slavery or invol-untary servitude, except for crime, shall be

The following are the year and gave :

YEAS-Mesore Are Bower, Bowlin, B.

Alfred P. Stone, Strong, Sykes, Taylor, Thompson, Tucker, Wel'er, Wentworth, Woodward, Joseph A. Wright, Yancey, and

NAYS-Mesera Abbot, Adams, Ander-son, Baker, Barringer, Barnard, Benton, Brengle, Britikerhoff, Jeremiah Brown, Bot. ngton, Carpenter, Jeremiah E. Cary, Car Dickey, Dillingham Florence, Poot, Gi Green, Byram Green, C Hale, Hannibal Hamlin, E bert Smith, Caleb B. Smith, Ste Stewart, Summers, Thomasson, Tilden, Ty. by that party.

nessee, and part of the Virginia Whigs ed for the bill. We are glad to see that to lend their aid to any such measure.

The following paragraph, which we from the New York Courier & En the Democratic party to perfection. If we were to detect our dog ! Jowler" in the impany of Captain Rynders, we would take ing cur; but, " ye gods and little fishes!" what do we here see ? Speak softly when ye tell it-The Vice President of the United States under the especial charge of Captain on which Congress will admit Texas into Isaiah Rynders! Don't tell it, though, that this is the same Rynders who was carried from Washington City to New Orleans in chains, to answer to the charge of stealing Treasury Notes! And it seems that he had to take care of Bill Polk, too. Rynders is right, for it was mainly through his efforts, as cape from their owners. Thompson, World leader of the infamous " Empire Club" in the city of New York, that the state was car. Mission Institute-are in the Missouri Pen ried for Polk, and consequently, it is more tentiary for 12 years. Rev. Mr. Torrey, of than probable that Polk owes his election to him, and hence we say that the 'Cap'e' is cor. land for 6 years 2 Miss Delia A. Webster, of ect in not suffering the "big ones" of the party to forget to whom they owe their eleva. for 2 years ; Jonathan Walker, of Muss., in tion. We doubt not that Renders will be prison in the Territory of Florida for rewarded for his efforts with a Incretive of years; and a Mr. Boyd is in prison in South

has left this city in last evening's train for Philadelphia, under the especial care of Capt. Isaiah Rynders, of the Empire Chib. At New Brunswick they met the Scothern train, bringing Major Polk, the brother of the President elect, to this city. Capt. Rynders imident elect, to this city. Cspt. Rynders immediately took him in charge, receiving him from the hands of the celebrated Count Tasistro. To whom he consigned Mr. Dallan we are not informed, though we doubt not he supplied his place with some other towdy quite as respectable as himself. Arriving at the wharf in this city, the Captain and his protege the Major, dodged the Committee appointed by another section of the Democracy to receive the President's brother—stepped into Capt. Renders' engines. into Capt. Rynders' carriage, and arrived in safety at the Astor House. The skill with which the Captain evaded the anxious committee at the boat cannot be too much admir. ed. It is certainly singular that so honorable and honored a representative of the party should have any rivals in attempting to sus-

letter to the Editor, written by a friend in New York city :

"New York, Jan. 20, 1845. Mr. Polk, it is expected, will be here some time next month. Hon. G. M. Dallas, Ex President Lamar, of Texas, Wm Polk, a brother of the President's, and a mber of the officers of the Texian navy, been visiting this city during the two weeks, The tent all his to latter built

The election for officers of our city gov nment takes place in the spring, and it is obable that the Whigs will carry the elecion. The Natives, who are now in power, promised every thing in the way of reform. and have done nothing. The Locos, who ruled in 1843, ran the city in debt to an imnense amount, without accomplishing any good. It will be remembered that the Whigs had a majority of the city officers in '42, and uring that year the expenses of the city re reduced nearly \$100,000, and it is Her-

The interest of Dr. Wm. Flint in the South Whig, at Athens, Gu., has been purchasy our late townsman, Mr. J. H Christy. he Whig is now conducted by Clayton &

ded forth that it is very probable they will

arry the election in the spring."

We see it stated in an official docume hat since the 1st of January, 1844, no less han 159 married women in France have been gally charged with assassinating or attemptg to assessinate their husbands! Deplorae indeed must be the moral condition of that

The office of the Lexington (Ky.) loquirr, including all the printing materials, was lestroyed by fire on the 31st of December

Gen. A. C. Greene, Whig, has been elected to the United States Senate for six years from the 4th of March, by the Legislature of

MR. WEBSTER ON NATIVEISM .- At the Whig meeting in Boston on Saturday, the Lish ult. some extracts were read from a leter from Mr. Webster. The Boston Courier ives their substance as follows:

Mr. Morey read some extracts from a letter which he had within a few days received from and no idea of suggesting, the formation of a new party to carry out the objects which he hen advocated, but on the contrary, it is his firm belief that if any reforms are to be made

Pleavune save " It will be some-Should this be a "sure or not its discovery in rounded. Verily we shouldn't wonder it

that a fellow pretty well " corned," was recently arrested and fined 88 and costs for kins.

and Burr, formerly students in Dr. Carolina, In addition, the Rev. Mr. Pairbank is in Jail at Lexington, Ky., for the

## Supreme Court.

The Court has commenced delivering its

By Dames, J.: In den ex dem. Springs Hanks, from Lincoln, directing a renire nove. Also, in Galloway v McKeithen, from

is no error in the order appealed from. A so, in Willis v. Lewis, from Binden, offiring the judgment below. Also, in Ferral Brickell, from Hulifex, judgment of nouse set aside, and judgment here for Plaint Also, in Sharpe v. King, in Equity from It dell, declaring that there is no error in the decree below.

## Superior Courts.

The Judges of the Superior Courts hav made the following arrangement for riding Spring Circuits of 1845 :

1. Edenton, Judge BATTLE. 2. Newbern, SETTLE.

3. Raleigh, Dick. 4. Billsborough, CALDWELL 5. Wilmington, PEARSON. 6. Salisbury, BAILEY. 7. Morganton, MANLY.

The Washington corres Richmond Whig weites thus : "I have latel led ' The secret history of the Court of Jul Tyler, and I hardly know whether to be amused at the ridiculous narrative of the say. ings and doings of John Tyler and his sons the rights and privileges of citizens of the ontained therein, or indigenent at the great arruption which I fear is too faithfully orded. The writer has been himself an ex witness of what he describes, or has been adnitted to nurhentic sources of inform He has been a frequenter of the White Hou has been and is to this day, trusted by Ty with secrets he withholds from his cons dvisers. There seems a poetle juhe punishment which visits the traiter he trenchery he has practised towards and John Tyler cannot complain that his most trusted parasites follow the example he him-self has taught them, and betray him the first favorable apportunity. I do not know that this book is to be immediately publishedprobably it will not be until John Tyler has fost the power to punish the nother, who still holds an office under his administration-but I have been allowed the privilege of making extracts, and, on future occasions, may give to the world some rich exerimens of Juhn Tyler's delusion, fully, and miserable vacilla.

GREAT FRESHET .- The Wetumpka (Ala.) Whig, of the 21st January, says, we are in a stretched along the whorves, and at Mr. Webster, in which that gentleman distinctly asserts, that in the last speech which he made in Fancuil Hall, upon the subject of Native Americanism, he did not suggest, and opened as in the days of the flood, but the windows of heaves appear to have been opened as in the days of the flood, but the last speech with the windows of the flood, but the last speech with the windows of the flood, but the last speech with the windows of the flood, but the very bottom was knocked out. Our river building is which it originated bridges stand as yet; but above, below, and all around us, the bridges upon the smaller we could not accurate, these reforms must emanate whig party, and be carried through arty.

So rapid a rise has able to learn what parties of the insured.—Charleston Courier.

tive buttle had been forests as

To make the narrative me go back to the last utt., wh

etter published in the Tropic and Beef

he murch bick to Mexico with his a

orrectness of the information contained is some grounds for believing the report. Me ico is indeed in a pitiable condi-

There were coined at the Branch A he United States, or Dahlanega, Go., e venr 1844, 80,051 Half E. 332 Quarter Engles: Value \$488,000

MURDER -- Robert P. Baldwin was dend, says the Macon (Gu.) Me Priday morning the 17th January, in county, about two and a half miles for syth. We learn that he had been in the evening previous, and was mu being beaten on the bead, on his re by some person or persons yet un horse was found tied in the vicini dy. He was supposed to have hed in his possession when he left Fore none was found about his person.

The cotton factory of Mr. A. H. B of Mount Pleasant, near Columbia, To was destroyed by fire on the 8th ult. \$12,000.

NATURALIZATION LAWN.-The New 1 American says :- A mandate was this m ing served on the Clerks of the Court of cord of this city, commanding them to apple before certain U.S. Commissioners, to rien, and was in recordance with a series

We leave that B. dard Brown, formerly, led in Columbia, Boon collety, Mo.

We learn from the Cahawla Gezette, that resolution has passed both branches of the Legislature of Alabama, by a vote of two the seat of Government from Tuscalouse, be fore the people in August next.

On Wednesday but, we announced the burning of a building anone of our whereas involving the destruction of about 1000 bales of Cotton, and it now becomes our painful daty to chronicle the loss of some 451 bales more, by the same element, and with it a large three story brick store house, on M wood's south winer.

The slarm was given about half uset ei Tyler's delusion, folly, and miserable vaculation—and of his son 'Bob's' knowledge of
human nature, in the selection of his confidents—of his quid pro quos for bestowing of
fice—and of his praiseworthy exertions to
make his 'Pa' President."

The Waterscha (Ala) water were playing on the store, and

> We learned last evening, the naurance on the building, in the urance and Trust Come