CAROLINIAN NORTH THE

N. C. LEGISLATURE.

[For proceedings of the 2d, 3d, and 4th, see first page.] Friday, Jan. 5, 1849. SENATE.

Mr Thomas, of Haywood, presented a Resolution in favor of Scroop Enlow, which was read and referred to the committee on Cherokee Lands. Also, a petition from the Cherokee Indian, Grasshopper, praying certain privileges of citizenship ; which was referred to the committee on Cherokee Indians.

Mr Woodfin presented a bill to lay off of Wilmington, which was read the first the Institution. time.

On motion of Mr Ashe, the bill heretofore introduced by him, to locate the Judges of the Superior Courts, was taken up. The bill was then read a second time and passed.

On motion of Mr Thomas, of Haywood, the bill to provide for a Turnpike from Salisbury west to the Georgia line, was taken up. The bill then passed its third and last reading, yeas 25, nays 20. The yeas and nays demanded by Mr Drake.

On motion of Mr Miller, the bill to repeal the act of last session, establishing the County of Polk, was then taken up Afthe senate to accept amendments, or to 10 o'clock. postpone indefinitely, the bill passed its second reading-yeas 30, nays 10.

The senate then adjourned.

HOUSE OF COMMONS.

The following engrossed bills and resolutions were received from the senate, in which they asked the concurrence of the House. A bill to open and improve the Cumberland county, and recommended Road from Salathiel Stone's old place in its passage. Forsyth county, to the Virginia line near the Mouth of Wilson, in Ash county ; a ecting the President and Directors, of the bill to incorporate the Camden Guards, Literary Fund to loan \$7,000 to the Greensin the County of Camden ; a bill to borough Female College. Read first time. revise an act to establish and incorporate Mr Ashe introduced a bill providing a town at Trent Bridge in the county of that hereafter the Judges of the Superior Jones by the name of Pollocksville; a bill Court shall not recapitulate the facts in to amend the law in relation to the collec- any case, unless desired by both parties, tion of taxes in the town of Newbern : a but shall only lay down the law; which bill to open and improve the Road leading was read and referred to Judiciary comfrom Council's Store in Ashe County to mittee.

members of this Board from both political stocks defined by the provisions of the bill.) The motion for indefinite postponement Hope, Iredell county, on Sunday the 12th parties, and also from the several denoof the Institution, at each successive ses- subsequently withdrew. sion. It is only by this course that the

a Road in Buncombe and Yancy counties, this bill is the result of their most anxious stead of two in the Superior Courts.) which was read the first time; and Mr deliberatious, and we believe if passed will Ashe a bill relating to the Town Magistrate further the great benevolent purposes of ringer, Person, Stanly and Steele; and op-

Mr S. J. Person introduced a resolution Ity. authorizing commissions to issue to three Magistrates in Surry to take depositions in the case of the contested election from that County ; which was adopted.

of the amendments reported by the Finance simply to remind the House that it was a in negative, to 45 in affirmative.

Saturday, Jan. 6.

SENATE.

Mr Walker, from the committee on Propositions and Grievances. reported the fare. bill to clear out Big Rockfish Creek, in

Mr Gilmer presented a resolution, dir-

Bedford Wiseman's, Yancy county; a bill Mr Washington a bill, providing that to amend section 3d, chapter 99th of the hereafter Sheriffs, Clerks of the County Revised Statutes, entitled "Religious and Superior Courts, and Clerks and Mas-Societies ;" a bill to authorize Francis J. | ters, shall hold over until their successors Prentiss and Geo. D. Bogle to collect ar- are duly qualified; which was read the of mental incongruities." For these, and Consider our children a treasure of which

and business will allow greater attention the stockholders, and that the amount of ticipated in by Messrs. Brogden Miller, | SUDDEN DEATH. - A very sudden death, to its concerns. We have selected the capital was not limited, and the dealing in Courts and Stanly.

On motion of SJ Person, the House pro- was not withdrawn. The bill was postminations of Christians, to avoid any thing ceeded to consider the bill for the more poned-56 to 33. like giving a political or sectarian bias or certain and speedy administration of jus-character to it. It is made obligatory tice; the question being upon the amend-the bill authorising Danl Skein to emanciupon the Board of Directors to make to the Legislature a full report of the receipts the County of Cherokee from the operation itely postponed; also, favorable to the bill Sunday evening. He attended, and durand disbursements and general condition of the law; which amendment Mr Hayes to prevent fishing near the mouth of Ray- ing prayer, the Lord Almighty preached

(The main feature of the bill provided Legislature and through it the people could for the abolition of all jury trials in the taking up the special order, viz: a bill a young woman about 20 years of age, was be informed of its operations. I must say, County Courts-the addition of two new providing for the establishment of a Medi- struck dead, almost instantly : She only therefore, in behalf of the Committee, that Judicial Circuits, and for three terms in- cal Board.

The bill was advocated by Mebane, Barposed by Hayes, Walser, Leach and Mose-

the indefinite postponement of the bill. In making this motion Mr. Mosely said

committee. Messrs Caldwell, Ferebee, matter of grave moment-a bill of vast Mr Williamson offered a new section, Rayner, and C. Jones, being opposed to importance, and consequently we should that whenever the funds raised by the phy- bury Watchman. the amendments, and in favor of its refer- not act upon it hurriedly and indiscreetly. sician's Shop tax shall fail to pay the exence to a select committee ; which course It is true, sir, that we are chad with some pense of the medical board, said board was objected to by Messrs Satterth waite, little authority. It is true that we bear shall be discontinued. Adopted. Smith, Mebane, Steele, Stanly, and S. J. | the title of legislators, of representatives Person. The amdndments were adopted of the free people of the Old North State; posed, but all were rejected. as reported by the committee, and the it is also true that they have confided a ter some discussion, and after a refusal of House adjourned till Saturday morning great trust in us, and therefore expect that passage of the bill, and decided in the affirwe will advocate every measure, adopt ev- mative-59 to 45. ery plan, and in fine, use our utmost exertions, feeble though they may be, for the

success of every thing which we may think ham, was taken up. will redound in the least degree imaginable to their interests, good being, and wel-

Sir, from the course which has been pursued, it is manifest that the bill in its present shape does not suit every one, for amendment after amendment has been offered, and if suffered to live longer, the bill following is the noble and affecting letter will be a perfect rudis indigista que molas. With all due deference to some of the gen- to his wife, written just before his executlemen who argued this question, I would tion : here remark that I was tempted to rise in my seat this morning and exclaim, in the language of the western lawyer, "that it which will not be so. Bring up our now bind the vessel together five times as the muscle shoals, to pursue an eel side they will never disgrace their father's name. on fire with the tail of a lightning bug, as you also. All that I feel and would say to follow them in their speeches, composed as they were of such a heterogeneous mass once more then, farewell, my dearest.

mond's Creek, in Camden county.

The speaker announced the time for mortal can preach: Miss Ann Higher, THE GOLDOMETER, OR GOLD SEEKER'S GUIDE

against the passage of the bill.

Messrs. Taylor of Nash, and McMullen, dist church some time. After a long debate, Mr Mosel's moved addressed the House in opposition to the

bill. Mr Dixon moved the indefinite postpone-The House resumed the consideration he did not rise for the purpose of discuss-ment of the bill and demanded the Ayes and Noes. The question was decided 59

Several other amendments were pro

The question was then taken on the

On motion of Mr McDowell, the bill to establish a new county by the name of Gra-

Mr Williamson moved for the indefinite postponement of the bill. On this question Messrs. McDowell and Williamson addressed the House; after which the motion prevailed, by 69 to 23.

BLUM, THE GERMAN PATRIOT. - The of Blum, the poet and patriot of Vienna,

"My dear good Wife: Farewell, farewell, for the time men call eternity, but Farewell, farewell, receive the last kisses of your Robert. Vienna, Nov. 1848, 5 o'clock in the morning, at 6 all will be

by the visitation of God, occurred at New

by the visitation of Hope, Iredell county, on Sunday the total December last, the particulars of which are communicated by a letter from the of SECRET ART OF FINDING MINES OF GOLD, SILVER, IRON, LEAD, COPPER, COAL, and other MINERAL RICHES.

a sermon more awfully solemn, than any called

breathed about two or three times and her

gentlemen ; Messrs. Ferebee, Brogden. to God who gave it. It is believed that collected there, long before the existence of the Keen, for ; and Williams, of Mecklenburg, she was certainly prepared to go. She has been a member of the Protestant Metho-

" In the midst of life we are in death."

AN AFFRAY. - On Saturday last, an affray occurred at Gold-Hill, which, if not profound wisdom, and his new instrument, the already fatal, must prove so. John Richards was shot by a man named Cashdollar, he struck upon one of the richest gold mines in while in the act of beating the latter. that country, upon an obscure branch of the Three pistol balls entered the brain. At last accounts, Richards was alive, but no by the native Californians. Disguising his object one entertained the least hope of his recov- under the pretence of purely scientic research, ry. - Salisbury Watchman.

NEW METHOD OF CONSTUCTING VES-

sels.-Mr Geo. W. Fellows of this city, invented a new method of constructing

vessels, which promises to be of great importance. The principle is to construct vessels of all kinds, without the use of heavy cumbrous timbers, placing in their stead small round iron or copper ribs, which pass from the keel through the centre of every plank and deck beam, where they are secured by large screw nuts which

would be as easy to follow a cat fish through only your-children to be honest men ; so strong as by the common method. The advantages of this method are, much grealined through the suck, to sail up the Mis- Sell our little property with the aid of our ter strength, buoyancy, durability and sissippi on a straw, and to set the universe friends. God and all good men will help economy. We have been shown several other inventions by Mr Fellows, which exat this moment escapes me in tears; only hibit great ingenuity .- New York Sun.

rears of taxes; a bill to incorporate the Davidson Mining and Smelting Company; Mr Lane a bill to impose a tax on tran-Davidson Mining and Smelting Company; Mr Lane a bill to impose a tax on trandence of a tendency to consumption Various remedies had been tried without effect. and consultations were held with physicians of the highest eminence with no better success. Circumstances brought him accidentally to a knowledge of the Clickener Sugar Coated Purgative Pills and although he had little faith in their virtues. the per-suasion of friends at length prevailed over his determination. and he consented to try them. The first box had no perceptible effect. However, a second was purchased, and the symptoms of his complaints began immediately to ame-liorate.—The spitting of blood recurred at much longer intervals. until. finally, after the use of a few boxes more t ceased altogether. SAMUEL J. HINSDALE is the sole agent for Fayetteville and vicinity.

CALIFORNIA GOLD DISCOVERED BY SIGNOR D'ALVEAR'S

The first discovery of Gold in California wa made by Don Jose D'Alvear, an eminent Spanish Geologist, Chemist and Natural Philosopher, by means of a newly invented Magnetic instrument

Signor D'Alvear has just arrived at N. York from the Gold regions of California, by way of Fom the Gold regions of New Orleans, bringing Panama, Chagres, and New Orleans, bringing with him a very large quantity of Gold ore, value The bill was discussed by the following immortal spirit took its everlasting flight ed at nearly one million of Dol ars, which h Gold mines became known to the residents of California generally.

HISTORY OF THE DISCOVERY

Signor D'Alvear went out to California nearly two years ago, in consequence of certain informa Mr Gries was to have preached from the tion which he had received of the geological char text- It is appointed unto all men once acter of that country, with the firm belief that vast mines of precious metals would be revealed to die, and after death the judgment there, upon careful investigation. He was encometh.' He did not preach, but deliver- couraged to this enterprise, also, by his confidence ed an exhortation on the shortness of hu-man life, and certainty of death."-Salis-which he had invented, called the "Goldometer," by whose aid he expected to be directed at once to the "Gold Placers," if any such existed. Nor were his expectations disappointed. His scienti-fic calculations proved to be founded in truth and "Goldometer," fulfilled his highest hopes. In less than two months after reaching California, Sacramento river, in a gorge of hills extremely rocky and difficult of access, and seldom visited he obtained the aid of some fifteen or twenty

simple and faithful Indians and steadily pursued his task, collecting often more than \$3,000 worth of gold in a single day, which he concealed in , deep ravine, without exciting any suspicion what. formerly clerk of the steamer Belle, which ever. until after the discovery of gold at Capt. plied between New York and Albany, has Sutter's Mill, when the mountains were ransack. ed by gold seekers, and Signor D'Alvear's "gold placer." the richest in all California, was beset with gready adventures It is now found that the real mines or sources of the gold, lie in the gorges of the mountains and not in the bedsor sands of the rivers. Previous to leaving California, Signor D'Alvear sold his instrument, the Goldometer, a very imperfect one, for \$3,000. The person who purchased it confidently expected to m ke a handsome fortune, by simply finding "gold placers" and selling out the right of digging to the gold workers.

MANUFACTURE OF THE GOLDOMETER. AND PUBLICATION OF THE GUIDE.

Signor D' Alyear, in compliance with the request of numerous scientific gentlemen, has commenced the manufacture of his new magnetic Instrument the GOLDOMETER, which he now offers for sale, in the United States, at the remarkably low price of THREE DOLLARS each, accompanied by full instructions for use, and a variety of Philosophical hints drawn from the ancient and modern sciences, or the art of finding mines of Gold, Sil-Lead, and other mineral riches, the whole being given in a publication called the GOLD SEEK ER'S GUIDE. This new work, and the Goldometer, are both now ready for sale. The Goldometer is so simple an instrument, that a child may learn to operate with it in five minutes. It is not affected by climate, moisture, or any other known cause, (except the natural magnet,) and will retain its power of pointing out mineral riches in the earth for any number of years. By the aid of the Guide any one may use the instrument at once with perfect success, FARMERS AND LAND OWNERS. Farmers and land owners throughout the U. States, who have reason to suspect the existence f any kind of mineral riches upon their lands, should avail themselves of this opportunity to test that fact, by the surest of all known tests, before the abundance of discoveries in all parts of the country shall have lessened this source of wealth in their estate.

a resolution in favor of Thos. Anderson ; sient merchants incorporated towns in this this question I call the yeas and nays. and a resolution in favor of the Executors | State, which was read the first time; and of J. J. Daniel ; which bills and resolutions Mr Thomas, of Haywood, a bill to incorwere read the first time and passed.

The engrossed resolution authorizing of Haywood. Read first time. the Governor to procure copies of papers of Mr Ferebee-two-thirds of the House concurring-the resolution was read a second and third time, passed, and was ordered to be enrolled.

certain citizens of Stanly county, praying | tion. the removal of Henry Davis, one of the Justices of the Peace in said county, from the list of acting Justices. Referred to the committee on the Judiciary.

Finance.

to the senate.

and Dumb Institution of this State.

Mr Williams said, that the object of the 23, nays 21. bill, which the committee had directed The question was then taken on the him to report, was to carry out the views amendment moved by Mr Smith, and was and accomplish the purposes of the original decided in the negative - yeas 21, nays 24. founders of the Institution. The act of The question then recurred on the mo-'44-5 established this institution to afford tion of Mr Bower, to strike out the whole the unfortunate deaf and dumb of our State of the fifth section, and was decided in the the facility of acquiring an education-to affirmative. elevate them to the condition of rational | The bill as amended was then put on its and thinking beings, capable of enjoying second reading, and rejected-yeas 21, social intercourse, and to enable them to navs 25. perform understandingly, the high duties Those who voted in the affirmative are of citizens and patriots. The School has Messrs Albright, Ashe, Bell, Daniel. Dasucceeded admirably since its commence- vidson, Gilmer, Halsey, Hargrove, Hawment-bringing together a goodly number kins, Joyner, Lane, Miller, Patterson, of pupils from different parts of the State ; Shepard, Smaw, Thomas of Davidson, and, from the assiduity and ability of its Thomas of Haywood, Thompson of Wake, Teachers, has more than fulfilled the hopes | Washington, Woodfin, and Worth-21. of its most sanguine friends. The act of Those who voted in the negative are '44-5 place this' School under the super- Messrs Barringer, Berry, Bethel, Bower, vision of the Literary Board of the State, Collins, Conner, Drake, Exum, Faison, and the object of the present bill is to re- Graham, Hester, Kendall, Moye, Murchi- Granted. peal that part of the act, and establish a son, Reich, Rogers, Smith, Speight, Spicer, board of Directors. This Board shall be Thompson of Bertie, Walker, Ward, citizens of Orange, praying for a division Shelby; H. B. Hardy, Windsor; Jasper of the county. Laid on the table. W. Davis, Stokes County; DeWitt C. fare of the institution-to appoint and re- Mr Ashe called up the engrossed resolumove Professors-regulate tuition fees, and tions from the Commons, approving the morial from citizens of Johnson and cum- Edenton ; George B. Wetmore, Richmond to draw from the Literary Fund or Trea- plan of Asa Whitney for constructing a berland. Referred to committee on pro- County ; Jesse P. Smith and Balph Bux-

successful operation, &c.

porate a Company of Cavalry in the County

The Senate then proceeded to the conin England, was also received from senate, sideration of the unfinished business, beand passed its first reading. On motion ing the bill to incorporate the North Carolina Rail Road Company, and for other pur- Intosh, McMullen, Newsom, Nicholls, Nichol poses, the question being on the motion of son, Oglesby, Peebles, T Person, Regan, Rein-Mr Bethell to postponethe bill and amend- hardt, Sheek, Sherrard, Simms, Skinner, Smith ment proposed thereto by Mr Bower, in-Mr Palmer presented a petition from definitely. Mr Bethell withdrew his mo- J Williams, C Williams, Williamson, and Woot-

Mr Smith moved to amend the said section by striking out all after the word "enacted" and inserting the following, viz: "That as an inducement to secure a Mr Johnson presented a memorial from subscription for the construction of said sundry citizens in Guilford County, pray- Railroad whenever the aforesaid sum of ing the passage of an act imposing a tax on five hundred thousand dollars shall be Dogs. Referred to the committee on subscribed by the said stockholders and obligors, or other persons, and adequate Mr Williams presented the resignation security to be judged of by the Board of of Elisha Sellars, a Justice of the Peace Internal Improvements and the Attorney from the county of Columbus; which was General, given by the subscribers for the read and accepted, and ordered to be sent punctual payments of the amount of their respective subscriptions as from time to Mr J. J. Gambill presented a memorial time the same may be required, such obfrom citizens of Wilkes county, protesting ligors and stockholders so as aforesaid against the establishment of a new county subscribing. shall be released and disout of portions of Wilkes, Surry, and Ire- charged from further liability to the State dell, to be called Williams ; which was to the amount of their several subscriptions; referred to the select committee raised and as to such as shall subscribe the full upon the bill introduced for the purpose. amount of their liability to the State afore-Mr Rayner introduced a bill concern- said, the Attorney General is hereby auing the debt due from the Trustees of Wake thorized and directed to cause the present Forrest College to the Literary Board ; proceedings against them to be dismissed

which was read the first time and passed on payment of the costs thereof." Mr T. II. Williams reported a bill to Mr Exum called for a division of the establish a Board of Directors for the Deaf question, and it was taken first on striking out, and decided in the affirmative-yeas

sury such monies as are necessary for its Railroad from Lake Michigan to the Paci- positions and grievances.

Yeas-Messrs Ballard, Biggs, Blackburn, Blow, Brogden, Campbell, Cannaday, Carmichael, Cherry, Clement, Coffield, Courts, Dickson, Farrow, 'oy, A Gamble, J Gamble, Greene, Griggs, Hackney, Hamrick, Harrison, Hayes, Headen, R Jones. Jones, R H Jones, Keen, Kelly, Koonce, J M Leach, A J Leach, Love, Martin, Mast, Miller, Mosely, McCleese, McClennahan, McDade, Mc Stevenson, Stockard, J Taylor, C Taylor, Thig-pen, Thornton, Wadsworth, Walser, J H White

Nays-Messrs Barringer, Bean, T Caldwell, D Caldwell, Coleman, Davis, Doak, Edney, Erwin, from Egypt, we find the following parearmer, Ferebee, Hargrove, Herring, Hicks, ohnson, H C Jones, Logan, Mebane, R McDowell, McNeill, Nixon, Palmer, S J Person, Pigot Rayner, Russel, Scott, Shuford, Skeene, Stanly, Steele, Stowe, Trull, White, I White, Wilkins, and J Williams-37.

So the bill was indefinitely postponed.

Monday, Jan. 8. SENATE.

Several engrossed bills, chiefly of a priate nature, passed their second reading. Mr Graham moved the reconsideration f the vote by which the bill to incorporate the North Carolina Railroad company was rejected on Saturday last. The motion prevailed, and the bill was made the pecial order for Thursday next.

Mr Ashe moved that the bill to locate the Judges of the Superior Courts be put on its third reading.

After some discussion between Messrs Gilmer, Ashe, Smith, and Thomas, of Haywood, the bill passed, Ayes 32, Noes 14 On motion of Mr Albright, the Senate took up the engrossed bill to improve the Cape Fear and Deep Rivers above Fayetteville. Passed its second reading. The engrossed bill to lay off the State nto eight Judicial Circuits, passed its first eading.

On motion of Mr Ashe, the use of the senate chamber was granted on to-morrow afternoon to a committee from Wilmington, for the purpose of presenting a pair of pitchers to Col. Paine.

Mr Ashe introduced a bill to incorporate the Wilmington and Walkers ferry Plank Road company. Mr Graham, a bill to incorporate the Wilmington an Masonboro' plank road company; these bills passed their first. reading.

HOUSE OF COMMONS.

Mr Wooten asked leave of absence for

Mr Leach, of Johnson, presented a me-

" P. S .- I had forgotten the rings ; on that of our betrothal I press for you a last kiss ; my seal ring is for Hans, the watch for Richard, the diamond stud for Ida, the chain for Alfred, as memorials. All the rest divide as you please. They are coming; farewell."

A MUTINY DEFEATED BY A YOUNG LADY. -In the London Times correspondence graph:

" A vessel bound for Aden, with coal, having lost her master by death, when about twelve days sail from her destination. the crew conspired to take possession and dispose of her on the coast of Arabia. However, the Captain's daughter, Miss Arnold. a young woman of the age of 20, was on board, and, having received some intimation of the piratical intentions of the men, she armed herself with a pair of pistols, secured all the fire-arms, and getting the mate and another man to join her, bravely forced the mutineers to work the ship to Aden, where they were in confinement."

The vessel above referred to, is the Rainbow, which left Southampton, commanded by Capt. Arnold, who was well known in Quebec. The heroic conduct of the young lady is said to have excited great admiration among the British residents at Aden. - Quebec, Mer.

INTERNAL IMPROVEMENTS .- On Tuesday evening, an Interal Improvement meeting was held in the Commons Hall. at which several highly interesting and instructive addresses were delivered. Hamilton C. Jones, Esq., after a few pertinent remarks, introduced to the Assembly Whitmell P. Tunstall, Esq., of Danville, Va., President of the Richmond and Danville Rail Road. He spoke chiefly upon the importance of the general subject of Internal Improvements, and abstained from any remarks calculated to excite sectional jealousies. He for two hours enchained the attention of all present, by a series of facts, arguments and illustrations which carried irresistible conviction .- Raleigh Register.

SUPREME COURT .- The following gentlemen have been licensed by the Judges of the Supreme Court to practice Law in the several Superior Courts of this State, viz :- Robert K. Bryan, of Fayetteville ; Mr Edwards, from and after to-day. Thomas Beckwith, Plymouth ; C. N. Davis. Marion ; A. W. Burton, Lincolnton ; Mr Mebane presented a memorial from J. R. Stubbs, Beaufort; H. DeK. Cabanise, W. Davis, Stokes County; DeWitt C. Stone, Louisburg; Thomas C. Manning,

ANOTHER SEVERE CASE OF ASTHMA IN NEW HAMPSHIRE CURED BY DR. WISTAR'S BALSAM.

Seth W. Fowle. Dear Sir :- Having for a long time been troubled with Asthma in its worst form. and after having tried various remedics. all to no effect. I bought of your agent. A. Rowe, one bottle of the Balsam of Wild Cherry. which relieved me very much. I have continued to use the same as the disease returns upon me. and find it always relieves when nothing else will ; and further. I have no doubt. could I have had the Wild Cherry in the first

stages of the disease, that it would have entirely cured me. 1 can confidently recommend it as a very valuable medicine for all lung complaints RENIAMIN ROBINSON

BENJAMIN ROBINSON. New Hampton. April 5. 1846

None genuine, unless signed | BUTTS on the wrapper. For sale in Fayetteville by S. J. Hinsdale; in Raleigh by Wm. Haywood & Co.; in Wilmington, by Wm Shaw



Nearly Opposite Liberty Point.

The subscriber having taken the stand lately ccupied by Simpson & McLaughlir, respectful ly returns his thanks for the liberal patronage heretofore extended to him, and hopes by unremitted attention to business to merit a continuance of the same

I have on hand several vehicles : Carriages. Barouches, Buggies, Rockaways, Vaggons, &c. of the most approved style, which, for lightness and durability, compare with any made here or elsewhere.

Persons wishing to purchase will do well to call and examine them, as I am determined to sell ery low for cash or approved notes.

Having had several years experience in one o the largest establishments north, I am prepared to manufacture Carriages of any description, at the shortest notice: All work warranted for twelve months; and repaird, Tree of, charge, should it fail in point of wokmanship or mater-

REPAIRING neatly executed at the shortest otice and most reasonable charge. Orders thank-

A, C. SIMPSON. Fayetteville, Jan. 13, 1849. 424.15 424-tf. 100,000 Acres Valuable

FOR SALE.

The subscriber has purchased all the Lands belonging to the estate of Abram Dubois, dec'd, lying principally in Robeson county, and on both sides of Lumber river, the different surveys containing over ONE HUNDRED THOU-SAND ACRES; a large part finely timbered, ton, Fayetteville ; J. Marshall Clement, and convenient to Lumber river, where a large Your Committee thought this course tion to the resolutions, and moved to lay bill to abolish Jury cases in the country losenth Branch Batcheler, H. U.C.

1

ADVENTURERS TO CALIFORNIA.

Persons going to California cannot make a better investment than by purchasing one of these instruments, which will not only be worth fifty times its value there, to sell again, but will be of mestimable worth to those who go in search of gold, as has been proved by the most abundant experiment both in California and the U.S.

TESTIMONIALS.

Signor D'Alvear does not deem it necessary to encumber this notice with a long list of testimo nials, in proof of the value of the goldometer, and gold seeker's guide. The brilliant results of his labors in California, and the discovery, this very week, of fresh viens of Gold in Virginia, and beds of Coal in Rhode Island, by its use, are alone sufficent to stamp it as the greatest discovery of the age. Nothing but the extreme cheapness of the instrument, and his desire to see it used for the benefit of mankind induces him to dispose of it at the low price for which he offers it. Besides this, his own desire for wealth is nearly satisfied.

Astor House, New York, Dec. 21, 1848.

The undersigned, having this day witnessed the practical operation of Signor Jose De Alvear's newly invented magnetic instrument, the goldometer, feel entirely satisfied that it possesses the extraordinary power of detecting Mineral ores hidden beneath the surface of the earth, and have no doubt that it will prove an invaluable aid in the discovery of the Mineral resources of the United States and the world.

J. R. DRAPER, Jr. Chemist, L. S. TIERMANY, Magnetic Ins. Maker.

G. S. DANA, Geologist.

Los Angelos, California, August, 1848. This may certify that the undersigned is fully convinced that Signor Jose D'Alyear was the first discoverer of the gold deposites of Calfornia, and that this discovery was made by the aid of a Mag-netic instrument called the Goldometer, which I have seen successfully applied to the discovery

of veins of gold ore, in places where no indicaions of that substance appeared upon the surface of the earth.

T. W. SHERMAN. Lt, 3d Artillery, U. S. Army

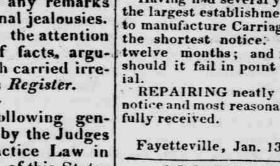
NO AGENTS.

In consequence of the difficulty of finding faith: ul agents, and of preventing frauds, where articles of this nature are sent out for general sale, Signor D'Alvear has determined to sell none of his works or instruments unless ordered by letters sent directly to him, when the desired publication, or instrument, will be forwarded under his signature and seal, so that all doubts as to its genuineness may be removed.

IF Beware of all imitations of this instrument which may hereafter appear, as the secret of imparting the gold detecting power is known to ng person whatever, except the original inventor.

175 The Goldometer, and gold-seeker's guide, will both be sent by mail, closely enveloped and

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bers of that Board are entitled to receive three dollars per day each for their services, and, upon the ground of economy, the Com- mittee thought that the Literary Fund should not be burthened with this ex- pense. We have therefore constituted this Board of Directors, composed of per- sons who have hitherto medicated. The men- the off to incorporate the Milton Sav ings Bank in the town of Milton, was taken up, and after some debate, in which Mr McMullen advocated, and Messrs Sat terthwai'e and Mebane opposed the pass age of the bill; it was rejected on its se cond reading, yeas 21, nays 77. (The ob- jections to the bill were understood to be	receive no more private bills after Friday next. Referred. Mr Courts, from the committee on pro- positions and grievances, reported un- favorably to the bill to emancipate Jno. Good. On motion of Mr Jones, of Orange, the bill was indefinitely postponed. Also, unfavorably to the bill to authorize a free colored man of Wayne, to emancipate his wife and children. Mr Shuford moved to	Interfoliowing have been licensed to practice in the County Courts: Thos Webb, of Hillsbor- ough, L. D. Pender of Tarborough, Wm Cook of Chatham, John R. Bynum of Northampton, John D. Hyman, of Edgecombe; Rufus W. Wharton, of Guilford; Joseph S. Cannon, of Perquimans, Alex. McLean, Robeson; Menalcus Lankford, Franklin; J. A. Benbury, Edenton; William S. Bryan, Raleigh.—St indard. & They had a fire in Greensborough on 2d January, which destroyed some indifferent houses to the amount of \$1520, the property of Mr Al-	than any other section of the State. The land will be sold at a low price, and in quantities t suit purchasers. Information respecting the title can be obtain ed by applying to the Hon. Robert Strange, J. C Dobbin, Esq., A. A T. Smith, Esq., Attorneys a Law. I understand there are many trespassers of these lands, to all of whom notice is hereby given that the law will be enforced against all such of fenders. Application for any part of the lands can be made to myself, or to John Winslow, Esq., who will be duly authorized to make sale of the same	the charge by mail, or express, will be very small to any part of the United States. The price of the gold seekers guide alone, is one dol- lar, sent as above.—Address. SiGNOR JOSE DE ALVEAR, Box 2713, New York City. GF Office for the sale of the gold seeker's guide and the goldometer, No. 3S centre St., New York city, where visiters may see several casks of California Gold, in the rough state, as ex- tracted by Signor D'Alvear from the Sacramento Mines, and also witness the operation of the gol: dometer, when held within the magnetic influ- ence of the precious metal, and the unerring
this Board of Directors, composed of per- sons who have hitherto manifested great interest for its success, and whose time that there was no liability clause binding	e wife and children. Mr Shuford moved to	to the amount of \$1520, the property of Mr Al-	Application for any part of the lands can be	Mines, and also witness the operation of the gel: dometer, when held within the magnetic influ- ence of the precious metal, and the unerring manner in which it indicates the presence of that and other metallic substances.