

Wm. H. Bayne, Editor and Proprietor.

FAYETTEVILLE, N. C.

JULY 19, 1851. Seventh Congressional District. FOR CONGRESS,

WM. S. ASHE. V. B. PALMER, the American Newspaper Agent is the only authorized Agent for this paper in the cities of Boston, New York and Philadelphia, and is duly empowall. ered to take advertisements and subscriptions at the rates as required by us. His receipts will be regarded as payments. His offices are—BOSTON, Scollay's Building; NEW YORK, Tribune Buildings; PHILADELPHIA, N. W. corner Third and Chesnut sts.

FIRE .- About half past ten o'clock on Thursday morning, our citizens were alarmed by the cry of fire. The stable in the rear of the Cape Fear Bank was found to be on fire, and threatening to destroy the whole square consisting mostly of wooden buildings-several very near the stablebut through the exertions of our citizens, and the prompt and efficient service rendered by the fire department, the fire was confined to the building in which it originated. It is thought by some to have been caused by spontaneous combustion, there being green forage in the loft; while others think it the work of an incendiary, which no doubt is correct.

CENTRE ROAD .- We understand that at the meeting at McGregor's, about seven thousand dollars were subscribed, with a certainty of obtaining several thousand more. In Fayetteville, we learn, the citizens have subscribed liberally, has been sufficient aggression on the South to leaving no doubt about securing the charter and justify her withdrawal, yet in that spirit of paorganizing the company.

We are happy to learn from the Observer, that "nearly \$40,000 have been subscribed to the Fayetteville and Raleigh Plank Road."

CAPE FEAR AND DEEP RIVER IMPROVE-MENT.

We are advised of the shipment of one hundred and forty-five Germans from New York to this place for the purpose of prosecuting the above works. The Company sent an Agent to New York with directions to employ and forward five hundred This looks as though the Company designed a speedy completion of their works.

GIVE IN YOUR TAX LISTS to Chas. Montigue, Esq., who attends at the Town Hall for is whig in politics. the purpose of receiving the same, from 10 to 2 o'clock, each day.

13- Gen Scott has been named in Ohio, also, by the whig State convention, as their prefereace for the Presidency. That makes him smell of abolitionism.

GEN. Scorr .- The Richmond Republican (whig) says: "We fully and emphatically endorse the declaration of the Savannah Republican, that our northern brethren 'may nominate General Scott, (and possibly elect him, though we doubt it.) but that no party at the South can take any part either in his nomination or elec- ing Dr. Hector McLean and Dr. G C. McGregor,

The attention of merchants and others are directed to the advertisement in to-day's paper of Wilde, Bates & Taylor, New York, ready-made clothing. Also to Freeman, Hodges & Co.'s advertisement of dry goods. Also to Bliven, Clapp & Douglass, Hardware merchants, N. Y.

Telegraphed for the Raleigh Register. ARRIVAL OF THE ASIA.

NEW YORK. July 18, 1851. We have a fresh arrival (the Asia.) from Europe, without news, except a decline of 14 to 34 in Cotton during the week

WASHINGTON, July 18. The Grand Jury have presented both the Gardeners for perjury and also Mears for presenting false papers relating to the Gardener claim.

A FEW WORDS TO THE POINT,

ON SECESSION AND DISUNION, Shewing wherein and how Danl. Webster, the great whig idol, avows the right of secession, and how the whig editors who bow down and

worship him have made asses of themselves. The reader need not be scared. We shall not bore him with a long rigmarole on this subject. We could name some papers in North Carolina the columns of which have contained scarcely anything else than "secession" -- "disunion," &c. &c., for the last 12 months. We only wonscribers. But to the point :

The Raleigh Register of the 11th, for the purpose of showing who are disunionists, published the occasion, in which the assemblage convened. a resolution that was acted on in the last Legisla- After an able and eloquent prayer, applicable to a resolution that was acted on in the last Legisla- After an able and eloquent prayer, applicable to Stokes. declaring that there must be a seven children. We understand Goode ture of North Carolina, in the Senate. The re-

solution is as follows, according to the Register: Resolved, That the people of North Carolina, as an organized political community, have the right to secede or withdraw patriotic sentiments which will ever be warmly v Simmons, in equity, from Halifax, di-Advertiser. from the Union, whenever a majority of cherished by every true-hearted American prethe people, in Convention assembled, shall sent, of which the entire audience apparently decide a withdrawal necessary to protect their property or persons from unconstitutional and oppressive legislation by the pare for war,"-that although the demon of de-General Government, or whenever, by the struction is at work-that although the murfailure of the General Government to ful. murings of those murky clouds of fanaticism and fil her constitutional obligations, the peo- ern and southern horizons, may become heavier lory & Co. v Jordan, affirming the judgple of the State may deem such a step ne- and heavier; yet he warned them to cherish a cessary, in order to secure the enjoyment stronger attachment to and love for the Union of the rights, privileges and protection and that State which should occupy the highest bee v. Baxter, from Currituck, affirming the protection control to them by the Constitution of guarantied to them by the Constitution of Carolina-which regardless of the conduct of the judgment; in Ferebee v Baxter, from the United States; and in such an emer- her sister emulators, should maintain a still gency a majority of the people of North stronger attachment, devotion and love for that Carolina, acting through the organized authorities of the State, would be entitled to the sole and undivided allegiance of all cease, and the grating voice of discordant fac- the judgment; in Arey v Stephenson, from her citizens.

for this resolution, and a number of whigs and a few democrats voted against it.

to that state of mental degradation that we would in ridiculous excess of any kind whatever, but vote to continue under a government that failed Thus may every anniversary be observed. to protect our person and property. As well live among the Arabs.

sent a republican people.

that Danl. Webster, the great idol of the whig religion in China.

newspapers, has admitted and avowed all that a POSTAGE UNDER THE NEW LAW.

State rights advocate desires for justification: A short time ago, Mr Webster, dressed in a fisherman's garb, with a broad brim hat, went to Capon Springs in Virginia. There he made a set "Union" speech. But after dinner, when the toasts were drank, the Baltimore Sun says :

Mr Bruce gave as a toast,

"The Fugitive Slave Law-Upon its faithful execution depends the perpetuity of the Union." When Mr Webster again addressed the company, declaring that the law was constitutional, and that it should be enforced as well as any other law. He declared that if the North wilfully set aside that part of the Constitution, the South would not be bound any longer by the compact. The whole Constitution was binding on If one party breaks it, the other party is discharged from the compact. A bargain broken on one side was broken on all sides. He continued his speech for some time in the further maintenance that where they are published; and this although conthe Constitution in all its parts was equally binding on all, and that no one section of it could be set aside, or violated, without destroying the whole.

Now we don't want any better southern rights -State rights-or secession doctrine than that. It is all we claim-all we contend for. And it shows what asses are those editors who are denouncing secessionists in one breath, and lauding Danl. Webster in the next.

F In fact, it cannot be denied that all the southern whig editors declared at the time the fugitive slave law was under discussion, that its infraction would be cause of dissolution of the Union. Was there no "disunion" or "secession"

There is no democratic candidate in this State who does not avow that while he feels that there tience and forbearance under oppression, he i willing yet a while longer to try the faith of the northern people.

So that looking at things as they really exist it would be difficult for a novice in politics to see what those ninnies have been trying to effect for the last 12 months. But knowing them a we do, we understand it.

A new steamer will soon commence running between Baltimore and Charleston, S. C.

NEW PAPER .- We have received the first number of the "Concord Mercary." published in Concord, Cabarrus county, N. C., by Wm. H. Campbell, at \$2 a year-weekly. The Mercury all cases be prepaid, according to the weight.

The increase of newspapers in North Carolina within the last ten years has been rapid and sur- sent without prepayment, the same shall be prising, considering the very scanty mail facili- charged with double the above rates. ties, and the very sparse population.

Out of the whole number published, we doubt if there are more than six that are making anything over expenses of publication.

For the Carolinian. FAYETTEVILLE AND CENTRE PLANK ROAD MEETING.

According to notice, this meeting took place on the 12th inst., at the residence of M. McGregor, Esq. The meeting was organized by calling Col. David Gillis to the Chair, and appoint-

The Chairman stated in a brief manner the object of the meeting, which was to construct a Plank Road from Fayetteville to Centre in Stanly

After having heard the opinions of several of the members, the Books of Subscription were reopened, and a liberal number of shares taken. From the interest felt, it was very manifest that the people are determined to build the Road. The members of the meeting, after partaking of an excellent dinner prepared by our hospitable friend, M. McGregor, unanimously adopted the following:

Resolved. That the thanks of this meeting are due and are hereby tendered to our worthy friend. M. McGregor, for the liberal manner in which he has entertained us this Resolved. That the Secretaries furnish a copy of the proceedings of this meeting to be published in the Fayetteville papers and North Carolina Argus. After which the meeting adjourned, subject

to the call of a general meeting. DAVID GILLIS, Ch'n.

H. McLean, G. C. McGregor, Secretaries.

For the Carolinian LUMBER BRIDGE CELEBRATION. MR EDITOR: The seventy-fifth anniversary of merican Independence was celebrated by an immense concourse of the citizens of Lumber Bridge and vicinity with extreme delight and admirable eclat, blended with an indubitable evidence of an unusual spirit of patriotism, and tinctured with exalted enthusiasm. The Independent Company of Lumber Bridge having der that such papers retain any of their sub- formed a procession, which moving ostentatiously in view, displayed a magnificent spectacle. Having marched through the principle avenues, they proceeded towards the edifice set apart for deliberate tone by Mr M. N. McKinnon. Then arose the Orator of the day, Mr J. C. McNair, who addressed the audience with an eloquent nullification which darken and confuse our north- affirming the judgment; in Dickson, Mallovely banner upon whose undulating folds are fixed that thrilling, all-powerful word, Union, Anson, affirming the judgment: in Wallest the voice of patriotism should for a moment ters v Walters, from Robeson, affirming tions would cause the exclamation, "Mene, Mene, Tekel Upharsin," which might be in-

procession again formed, and the scene closed by dem Price v Osburn, from Rockingham, firing platoons, &c. &c. Never before has this Call us a disunionist, or anything that a vile festival day been witnessed here to have passed temper may suggest, we say we should have vot- off with a more marked feeling and delight. ed for that resolution. We have not yet come Scarcely was there to be seen one who indulged

It is the opinion of earnest and sagacious Any man who would vote against that resolu- christians that the acquisition of Califor- novo; in Stringer v Burcham, from Cartion as an abstract proposition, is unfit to repre- nia by the United States was designed by God to facilitate the spread of the gos. Patterson, in equity, from Caswell, declar-Now to the next point: We shall now show pel and the establishment of the christian ing the plaintiff entitled to an account.—

Newspaper Rates, per quarter, when sent from the office of publication, to actual and bona

fide subscribers.
From and after the 20th June, 1851, for each newspaper not exceeding three ounces in weight, the annexed rates per quarter are to be paid quarterly in advance. These rates only apply where the paper is sent from the office of publication to actual and bona fide

	Daily.	Tri-weekly.	Semi-weekly.	Weekly.	Semi-monthly.	Monthly.
	Cts.	Cts	Cts.	Cts.	Cts.I	
Not over 50 miles,	25	15	10	5	236	13
Over 50, not over 300 miles.	50	30	20	10	5	23
Over 300, not over 1000 mile:	8 75	45	39	15	736	33
Over 1000 2000	100	60	40	20	10	5
Over 2000 " 4000 "	125	75	50	25	12%	61
Over 2000 " 4000 " Over 4000 miles,		90	60	30	15	73

stated, are to be delivered free in the county veyed in the mail over fifty miles. 2d. Newspapers containing not over 300 square inches, are to be charged one quarter the above

3d. Publishers of newspapers are allowed to exchange free of postage, one copy of each number only; and this privilege extends to newspapers published in Canada. 4th. The weight of newspapers must be taken

or determined when they are in a dry state. 5th. Postmasters are not entitled to receive newspapers free of postage upon their franking privilege. 6th. Payment in advance does not entitle the party paying to any deduction from the above

Rates of Postage to be charged upon all transient newspapers and every other description of Printed Matter, except Newspapers and Periodicals, published at intervals and not exceeding three months and sent from the office of publication to actual and bona fide subscri-

s e	bey	ce. cond	or fract the te additio	each tion of en ounc nal ra	an c	unce. n this	Not over 500 miles.	Over 500 not over 1500 mls.	Over 1500, not over 2500 mls.	Over 2500 not over 3500 mls.	Over 3500 miles
٠,							Cts.	Cts.	Cts.	ICt.	Cts
o	One	ou	nce. or	under			- 1	2	3	4	5
1				not ov		unces	2	4	6	8	10
	**	2	**		3	**	3	6	9	12	15
15	- 660	3	947	142	4	440		8	12	16	20
	660	4	164	660	5	44	5	10	15	20	25
	**	5	160	14	6	44	6	12	18	24	30
	- 66	6	**	**	7	44		14	21	28	35
	300	7	44	6.	8	64	8	16	24	32	40
er	4.0	8	45		9	+4	9	18	27	36	45
g	46	9	76	66	19		10	20	30	40	50

DIRECTIONS. 1. On every transient newspaper, unsealed circular, handbill, engraving, pamphlet, periodical, magazine, book, and every other descrip-2. Whenever any printed matter on which the postage is required to be prepaid, shall through 3. Bound books and parcels of printed matter,

not weighing over 32 ounces, shall be deemed Periodicals published at intervals, not exceedng three mouths, and sent to actual and bona fide subscribers, are to be charged with one half the rates mentioned in the last above table. and prepayment of a quarter's nostage thereof must in all cases be required. Periodicals pubished at intervals of more than three months are charged with the full rate, which must be

Nore .- In case there is on or in any newspaper, periodical, pamphlet, or other printed matter or paper connected therewith, any manuscript of any kind by which information shall be asked for, or communicated in writing, or by marks or signs, the said newspaper, periodical pamphlet, or other printed matter becomes subect to letter postage; and it is the duty of the Postmaster to remove the wrappers and envelopes from all printed matter and pamphlets not charged with letter postage, for the purpose of ascertaining whether there is upon or connected with any such printed matter, or in such package any matter or thing which would authorize or require the charge of a higher rate of postage thereon

N. K. HALL, Postmaster General.

SUPREME COURT.

The following decisions have been de-

livered: PEARSON, J. In Stafford v Newsom, from Stanly-motion for re-taxing the costs to be allowed; in Ray v Ray, from dollars. Cumberland, affirming the judgment of the Superior Court; in Biggs v Ferrell, from Martin, reversing the judgment in the Superior Court, and directing a nonsuit; in Doe ex dem Smith v Bryan, from Bla- in a single claim, what are we to infer as den, ordering a venire de novo; in Kitchen to the disbursement of fifty millions illumine all sides of the mind at once. v Herring, in equity, from New Hanover, annually? directing a decree for the plaintiff; in Motley v Motley, in equity, from Stanly, directing the report of the Master to be reformed; in Peppin v Allison, from Martin, directing a reference to reform the report; Dickinson to use of Bynum v Jones, Cloud received two balls, one in the breast, from Wayne, directing a venire de novo; the other in the back. He died within two in Meadows v Smith, from Jones, directing hours from the infliction of the wounds. a venire de novo; in State v Powers, from | Melancholy to tell, he has left a tamily of claration was read in a distinct, expressive and venire de novo; in Dalton v Dalton, in left during the night of the occurrence. equity, from Stokes, directing the injunction to be made perpetual and the costs to tunate affair had no connection with the oration, replete with those explicit, pure and be paid by defendant Christina; in Jones political discussion of that day. - Edgefield recting a reference; in Mabry v Bradley, in equity, from Halifax, directing a reference; in Pitt v Albritton, from Pitt, awarding a venire de novo; in Pitt v Petteway, from Edgecombe, affirming the judgment ; in Judge y Houston, from Duplin, ment ; State ex rel Britt v Cook, from Hertford, affirming the judgment; in Fere-

Currituck, ashrming the judgment. NASH, J. In Huntley v Waddill, from A number of democrats and a few whigs voted scribed upon the ramparts of our country's glory. Doe ex dem Floyd v Taylor, from Rocking-After the benediction was pronounced, the ham, awarding a venire de novo; Doe ex affirming the judgment ; in Pearce v Blackwell, from Rockingham, affirming the judgment; in Ringgold v McGowans, from Pitt, affirmingithe judgement ; in Doe ex affirming the judgment; in Moore v Hyman, from Martin, awarding a venire de

On the morning of the 28th inst, | there will be an eclipse of the Sun, on its northern limb, which will be visible more or less throughout the United States, with the exception of the southern part of Florida. It will commence at Baltimore, Washington and Richmond at about 20 minutes past 7 o'clock in the morning, be at its greatest point at 5 minutes past 8 and end at about 10 minutes of 9 o'clock. -This eclipse will be more or less visible throughout Europe and the Northern part of Africa. It will be central and total on the meridian in longitude 33 deg. 43 min. west from Greenwich, and latitude 60 deg. 54 min. north.

The crops in this region are suffering considerably for want of rain. The drouth is especially injurious to the corn, as this the Tredegar Iron Works in Richmond, is the period when the ears are beginning for the snug sum of \$6,500, which he to fill. This crop must be materially shortened, if we should not have rain during the present week.

We learn, also, that the tobacco has been injuriously affected by the dry weather. One good soking rain, however, would revive the crops and put them in a condition to turn out quite as well as it was anticipated they would some two or three weeks since. - N. C. Standard.

In this section the crops have suffered much for rain We had a small shower yesterday evening. but we fear it has not done much good, because there was not enough.

TERRIBLE STORM IN TEXAS.

from Texas to the 5th have been received. missed the service." - Observer. A terrible storm had prevailed along the coast for several days, in which the steamships Mexico, Courtland and Wm. Penn, lying in Matagorda bay, had been driven President has seen with regret, and feels on shore. The steamer Maria Burt, constrained to notice, the irregularity and which left Galveston on the 24th, encoun- negligence which, throughout the transactered a severe gale, and was totally lost. tion in which they originated, characteriz-Many houses in Texas had been blown ed the conduct of Erevet Colonel Huger, down; the young cotton crop was partially commander of the Fort Monroe arsenal. no lives have been lost.

NEW YORK .- The extra session of the cannot justify it. New York legislature adjourned on Friday. Before its adjournment it passed the ticularly, to express his disapprobation of canal-enlargement bill, which violated the all private correspondence on official busi-State constitution, for the purpose of giv- ness. Such a practice not only prevents ing to the whig party of New York the the preservation of a distinct and intelligi- etteville, the following tracts of Land, or so patronage accruing from the expenditure ble record of any transaction, so indispenof nine millions of dollars to be wielded sable in a government where public agents tion of printed matter, the above rates must in for party purposes. Our readers camnot are liable to be frequently changed, but is have forgotten that the President, accom- incompatible with the admitted accounta- Jesse Taylor, panied by Mr Webster, Mr Crittenden, bility of every officer employed in the dis- A. B. Patterson, 266; Campbell's Creek, 1 56 Mr Graham, and Mr Hall, invaded the bursement of public moneys!" State of New York on the eve of the ninemillion election, ostensibly for the purpose of witnessing the opening of the New York and Erie railroad, making speeches all the was killed to-day, in a duel with Dr. Thos while calculated to affect the pending Hunt, brother of the candidate for Con-Harris Tudar, and Erie railroad, making speeches all the election for the nine millions of patronage.

> GREAT FRAUD ON GOVERNMENT. - We understand from various quarters that the developments concerning the claim of Gardiner before the Mexican Commission, on which the treasury paid some four hundred and twenty-seven thousand dollars, prove the claim utterly fraudulent.

We are informed that the case is before the grand jury of this District, and that testimony has been produced to show that the Mexican Alcalde, by whom the documents were authenticated, received twentyeight thousand dollars for the service.

The report is that Gardiner in a moment of irritation, revealed that the claim was fraudulent-and that it was known to be such by some of the parties concerned with him as agents and counsel-and that because they monopolized so large a portion four-fifths, he did not care how soon they were exposed and compelled to disgorge. As for himself, he was going to Europe, and would be safe with his eighty thousand

This transaction will now be unveiled. If it shall appear that this government, in attempting to disburse three millions and a half, is subject to such monstrous fraud

A STARTLING TRAGEDY. -On monday night last a difficulty occurred in this place between Phillip Goode and Wm. Cloud, which resulted in the death of the latter-

We are gratified to state that this unfor-

the State of Maryland lost last year two set down as so much lost by advertising. hundred and fifteen fugitive slaves, about two hundred more than all that have been recovered in about the same period by the Fugitive slave law.

These fugitive slaves of Maryland were worth about one hundred thousand dollars, | paper enough to pay the expenses of her State government. If that much property were taken from the whole Union by any foreign State on any pretence in one year, we should send navies and armies to demand indemnity for the past and security for the future. But as it is enticed from a single State by the bad faith of several of name. her sisters, it is regarded as a very moderate tribute paid for the privilege of having the South governed by the North.

Jenny Lind sung to an audience numbering over 1,100 at Hartford, on Saturday evening. A disturbance occurred on the outside of the building, and several panes dem Williams v Davis, from Warren, of glass were broken by some mean and cowardly rioters, which momentarily interrupted the concert, by driving Miss party returned to Springfield the same suit them both in price and quality. evening.

GEN. TALCOTT CASHIERED.

A high Military Court has recently been in Session in Washington City, its members being among the first in rank and most distinguished in the army, and its object being the trial of Brevet Brig. Gen. George Talcott, Colonel of Ordnance, (the Chief of the Corps.) on charges of Violation of the Regulations of that Depart. ment; Wilful Disobedience of Orders of the Secretary of War; and conduct unbecoming an Officer and a Gentleman. These charges were preferred by the Secretary of War, and grew out of a contract given through Brevet Col. Huger, for 500 tons of cannon balls, to a Dr Carmichael, an insolvent citizen of Richmond, Va., who, not having any foundry to make the balls, sold his contract to the Proprietor of pocketed. These balls were not wanted, the price paid was too high, and the contract altogether was against the orders of the Secretary, who, having reason to sus- work, which is to go to press in August, and be pect that it had been made, endeavored ready for distribution this fall. As it is desirable repeatedly to ferret out its existence. by inquiring of Gen. Talcott, who invariably assured him that there was no such contracts. It was contended by the accused that he did not know of the contract, that he belived the only order given for balls thage, (postage prevaid, being but 3 cts.) giving was an inconsiderable one by Col. Huger the name of county and Post Office. We are authorized to distribute the work as well as procure subscribers. artillery practice at Fort Monroe. The Court, however, found him guilty on all

The President approved the decision; practicable. and added,-

"In reviewing these proceedings the destroyed. As far as can be ascertained The confidence naturally reposed by him reward will be given for the recovery of the book doubtedly some apology for his course, but

"The President deems it proper, par

NEW ORLEANS, July 12. J. W. Frost, the Editor of the Crescent. gress, in which guns were used. The quarrel arose out of a political discussion. Both were Whigs.

CINCINNATI, July 11 .- John London, notorious counterfeiter from Virginia, was arrested a few days since on board a steamer en route for Texas. On the officers approaching he resisted them and drew a bowie knife. They, however, shot at him and finally secured him. He is now on his way to Virginia. When arrest- July inst., at Elizabethtown, apply to two of the ed he had his family with him, and also Justices of the Peace for the county of Bladen \$10,000.

IN THE RIGHT. - The motto of David Crocket-an admirable one-was, .. be sure you are right, then go ahead." If one is in the right, whatever path he may pursue, he cannot fail of success; or il perchance he fail, he can lie down with his clear commending conscience, and of the proceeds, that is to say, more than sleep sweetly by the wayside, though his head rests upon a stone. Right is a prin- sed by any other in this section of country. ciple allied to those happy combinations, There is a steam saw mill and turpentine distilwhich, in the great aggregate of life, are lery in the immediate vicinity. certain to triumph. Right is like light particulars call on the undersi and truth, indestructible, eternal.

The aim of an honest man's life is not the happiness which serves only himself, but the virtue which is useful to others.

The sun never enlightens all parts of our bodies at the same time; neither can reason

"A volume could be written," says the New York Herald, "on the benefits of advertising in the public prints, and he who denies its utility and the vast amount of good it confers on men of business, is behind the age. It has become an adjunct to business of every kind, and those who expend a portion of their capital in making and, as interest governs, we feel confident our themselves and their occupations known through the newspapers of the day, keep voted to the Millinery Goods, and many of the up with the spirit of the age, and find, articles are manufactured expressly to our order, when they sum up their profits at the end and cannot be surpassed in beauty, style and of the year, that what money they expended in this way, was a safe and profitable investment." In all the schedules presented by bankrapts, not an instance has It appears from the census returns that ever been known where an item has been

> A PATRIOTIC HUSBAND. - The follow. ing amusing card appears in the Clarks ville (Tenu.) Jeffersonian, a democratic

.. To the People Generally .- Having earned from various sources, that I, even I, would be elected to the Senate beyond the possibility of a doubt, and knowing the same to be repugnant to my wife's feelings, whose happiness alone I wish to perpetuate, I therefore respectively withdraw my M. G. TURNER."

EDWIN GLOVER, (SIGN OF THE LARGE WATCH,)



July 19, 1851

Has returned from N. York with a large stock of WATCHES, CLOCKS, Jewelry, Plated Ware, and Military Goods,

which he will sell at a small advance on cost. Lind from the stage, and alarming the la- He solicits a call from all wanting to purchase dies of the audience. Miss Lind and her any article in his line, for he is confident he can Hay street, Fayetteville, N. C.

MARRIED.

On the 6th inst, Mr Peter C. Fleming to Miss Martha H. Davis, both of Raleigh.

DIED.

In Philadelphia, on 7th instant, Mrs Rosanna Berkheimer of Wilmington. On the 15th ult., near Madison, Rockingham county, in the 31st year of his age, Benjamin W.

ARRIVED at FAYETTEVILLE July 17.—Steamer CHATHAM, with Boats Cumberland and Express in tow. with goods for J&J M Worth, J D Williams, J M Johnson, J R &J Sloan, N M Griffin, Cape Fear & Deep River Nav. Co., W Lassiter. W K Lane, Murchison & Johnson, J & B G Worth, Summerell & Powe, T J Patrick.

ARRIVED at WILMINGTON July 15—Schr R W Brown from New York—Schr Mary Isabella from Norfolk, with corn, flour and bacon. Schr Ann Elizabeth from Baltimore—Schr C D Ellis from N Y

SKETCHES OF NORTH CAROLINA. Having been appointed Agent for the sale of the above named work in the counties of Union, Anson, Stanly, Richmond, Montgomery and Moore, the undersigned desires the aid of a few active assistants to solicit subscribers to this to have as many names as possible by the first of August, those wishing a history of North Carolina (and what true-hearted Carolinian does not? and is not willing to contribute a little of his influence and means to save from oblivion the much neglected history of our State?) can easily signify it by forwarding us their names to Car-

cure subscribers. Being engaged in the sale of other books also, and finding traveling beneficial to our health, we Steamers triven ashore and lost .- Advices the charges, and sentenced him "to be dis- wish to continue this business for some time, and to make it not only beneficial to ourself, but as eminently and as extensively so to others as

MARK RUSSELL.

Moore ce , N. C., July 18. 646-3t 23- Observer and N. C. Argus copy 3w.

POCKET BOOK LOST.

The undersigned lost a large calf skin Pocket Book on the 16th inst., between Jones' Falls and Bunn's, on the Raleigh Road. It contained sev-

RICH'D OVERBY. July 19, 1851.

NOTICE.

On the first Monday in September next, I will sell at the Court House door, in the town of Faymuch thereof as will be sufficient to satisfy the taxes due thereon for the year 1849:

By whom listed. No. acres. Location. Black River state of R Wilson Danl McLean, red, 115 Anderson's do. Hugh Smith. by A P Hodges, 200 Up'r. Little River 94 Jesse Woodard, 300 (unlisted) Mingo, 280 was killed to day, in a duel with Dr. Thos Heirs of young Burt 1010 Parker's Creek, 4 56 56 Hector's do. 124 130 Mill DANL. McLEOD, Deputy Sheriff July 19, 1851 647-6t

> DR. T. D. HAIGH Has taken an Office on Hay street, west of the Hotel Buildings. July 19, 1851

NOTICE.

The undersigned notifies all persons whom it may concern, that he will, on the 28th day of to be permitted to take the oath provided for the relief of insolvent debtors, when and where they can appear and contest the same, if they see

THOMAS McLELLAND. Elizabethtown, July 10, 1851.

LANDS FOR SALE.

We wish to sell 2000 ACRES OF LAND lying near Cameron's Hill, Round Top, on the line of the Plank Road. This land is well watered, and for timber and turpentine is not surpas-For information in regard to price and other

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July 19, 1851 3m New York Importers and Jobbers.

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Beautiful Paris Ribbons, for Hat, Cap, Neck,

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Goods. July, 1861. 647-6w. AMERICAN HARDWARE. BLIVEN, CLAPP & DOUGLASS, MANUFACTURERS' AGENTS."

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New York, July 16, 1851 3m

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