to the Senate for concurrence.

The first resolution is in the following words; "Resolved. That the Legislature of a State, acting as the representatives of the people of said State, have a rightute instruct their Senators in Congress; and a just vindication of the character of our political institutions requires that such ingractions should be given whenever a Senator mis-represents the will of the State upon great questions of national policy, or in times of public emergenev." The vote on this was-Yeas 99, Navs 28,

Mr. Long now moved an amendment to the resolutions, which the Speaker decided to be out of order, as the question had been already put on the adoption of the whole resolutions-the voting of the House on each resolution separately not having changed the question. From this decision Mr. Long appealed to the House, which sustained the Speaker's decision, by a vote of 84 to 42.

The second resolution is in the following words " Resolved, That the Hon, Willie P. Mangum, one of the Senators from this State in the Congress of the United States, be, and he is hereby, instructed to vote for expunging from the records of the Senate of the United States, the resolution declaring "that the President, in his late executive proceedings in relation to the public revenue, has assumed upon himself authority and power not conferred by the Constitution and laws, but in derogation of both.

The vote on this resolution was-Yeas 69, Nays 57. [The list of those who voted on each side of the question, on this resolution, was given in the last Carolinian.]

The third and last resolution is in the following words, and was adopted by a vote of 70 to 51. Resolved, That his Excellency the Governor of this State be requested to transmit forthwith, to the Hon. Willie P. Mangum and to the Hon. Bedford Brown, one copy each of the foregoing resolutions."

Friday, December 12, 1834. SENATE.

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Mr. Carson prescuted the memorial of mindry may be altered. Referred.

Improvement, to which was referred the petition yer, Sherard, Shipp, Wellborn, Wilson. of the Petersburg Rail Road Company, reported unfavorably on the same. Concurred in.

Bills presented .- By Mr. Shipp, a bill to incorporate the Lincolnton Light Infantry Company. Read three times, passed, and ordered to be entime, and passed.

HOUSE OF COMMONS.

The House proceeded to the orders of the day, and resolved itself into a Committee of the Whole again.

Saturday, December 13, 1834. SENATE

reported the same with an amendment; which was of resolutions of a different character. concurred in, and the resolution, as amended, was The Senate then adjourned until to-morrow read three times, passed, and ordered to be en- without the question being taken on either of said

On motion of Mr. Caldwell, a Committee was Durham.

The engrossed bill to amend the Act of 1831, named was referred. for the better regulation of the town of Wadesborough, was read the second and third times; passed, and ordered to be enrolled.

On motion of Mr. Arrington, the bill to subject legacies, distributive shares, &c. to attachment in like manner as other property, was reconsidered, and laid on the table.

The bill to authorize the Petersburg Rail Road Company to erect a bridge across the Roanoke

a ferry at the same place, was rejected. Mr. Hogan, from the Committee on the Judiciary, to whom was referred the petition of Silas L. Miller, of South Carolina, praying authority to pratice law in this State, reported that no legislation is necessary on the subject, as an Act of 1777 county; Mr. A. B. Smith, a bill authorising the provides for such cases. Concurred in.

was referred the bill giving the Committee, to whom thority to abolish the officers of County Trustee, and Treasurer or Commissioner of Public Buildbill and amendment were made the order of the red.

day for Monday next. Mr. Hogan, from the same Committee, reported a bill giving compensation to Sheriffs and Coroners of the day for Monday next: for executing writs of capias ad satisfaciendum in certain cases, without amendment; it was also

made the order of the day for Monday. HOUSE OF COMMONS.

that subject, reported a resolution relating to the ty either civil, military, judicial, or otherwise, unsale of Cherokee lands; which was read the first and second times, and passed.

to incorporate the Franklin Gold Mining Company; which was read the first time, and passed. On motion of Mr. Bragg, the Committee on Fi-

of imposing a tax on itinerant Dentists. On motion of Mr. Outlaw, the Committee on the Judiciary were instructed to inquire into the propricty of extending the power of the Superior said State appointment is hereby declared to be pa-Courts in granting divorces.

Monday, December 15, 1834.

SENATE.

Mr. Martin presented a bill to authorize the Gomor to procure a new Great Seal of State; and Mr. Brittain, a bill authorizing A. R. H. Hunter, of Macon county, to erect a bridge across the Hiwassee river near the mouth of the Valley river; which passed their first reading.

The consideration of the bill concerning a Convention to amend the Constitution of the State, was ostponed until Saturday next.

A message was received from the House of ommons, announcing the death of William Adams, and proposing the appointment of a Joint Select Seawell, by a vote of 79 to 42.

They were then ordered to be engrossed, and sent | Committee to make the necessary arrangements for his funeral, and that the Members of the Legislature wear the usual badge of mourning for thirty. days. The proposition was agreed to, and Messra-Parker, Dowd, and Moye of Greene, were appointed the said Committee on the part of the Senate-The Senate then adjourned.

HOUSE OF COMMONS. Mr. King presented certain papers relating to the proceedings of a Court Martial in Iredell coun-

ty; which were referred.

Mr. Waugh announced the death of William Adams, one of the Members of this House from Guilford County; and, on his motion, a message was sent to the Senate, proposing to raise a Joint Select Committee to make the necessary arrangements for the funeral, and that the Members of the Legislature wear the usual badge of mourning for thirty days. Messrs. Waugh, Lindsay, and Rush, compose said Committee on the part of this House.

Tuesday, December 16, 1834. SENATE.

Mr. Move, of Greene, from the Committee on Military Affairs, to whom was referred the bill to argend the militia laws, made a report thereon, recommending its rejection; the said bill was, made he order of the day for to-morrow.

Mr. Move also reported against the expediency each company. Concurred in.

Mr. Durham presented a bill providing for the payment of Justices of the Peace in Rutherford county, for the performance of official duties in certain cases; which was read the first time, and rejected.

The Senate proceeded to the orders of the day. and took up the engrowed resolutions instructing Mr. Mangum to vote for expunging a certain resolution from the records of the Senate of the United States. The resolutions were then read the first time; when Mr. Wilson moved that they be laid upon the table; which motion was not agreed toaves 29, noes 35.

Ayes-Messrs, Baker, Barco, Bateman, Beard, citizens of Burke, praying that the boundary line Branch, Caldwell, Carson, Dowd, Fairly, Harrison, between the 1st and 2d regiments of that county Hogan, Kendall, Klutts, Little, Lowry, M'Millian, M'Queen, M'Williams, Martin, Mast, Montgomery Mr. Hawkins, from the Committee on Internal of Hertford, Moye of Pitt, Parker, Phelps, Saw-

Noes-Messes, Arrington, Britain, Burns, Cooper of Martin, Cowper of Gates, Dobson, Durham, Edmonston, Edwards of Person, Edwards of Warren, Ennett, Flynt, Flowers, Gavin, Hawkins, Hofmes, Howell, Hussey, Kerr, Lindsay, Lockgrossed. By Mr. Wyche, a bill fixing the punish- hart, M'Cornack, M'Leary, Mebane, Montgomement for the crime of Bigamy. Read the first ry of Orange, Moore, Moye of Greene, Staley, Spaight, Spencer, Stephens, Wilder, Whitaker, Whitehurst, Wyche.

The question then recurring on the passage of the resolutions, it was decided in the affirmative. -Mr. King in the Chair-and took up the bill to Mr. Carson moved that the Senate resolve itself establish the Merchants' Bank of the town of New- into a Committee of the Whole House on said rebern. After some time spent therein, the commit-solutions, and that they be made the order of the tee reported progress, and obtained leave to sit day for to-morrow; which motion was not agreed to-aves 30, noes 33. Mr. Sawyer moved that the resolutions be postponed until to-morrow; which motion was not agreed to. Mr. Edwards, of War-Mr. Wyche, from the Committee on Finance, to ren, then moved that the resolutions be read the whom was referred the resolution allowing com- second time; when Mr. Martin moved to amend pensation to William S. Mhoon for extra services the resolutions by striking out the whole except resdered since the death of the late Comptroller, the word " Resolved," and inserting in lieu there-

motions.

HOUSE OF COMMONS.

Mr. M'Cleese presented a bill to repeal the Act

A communication was received from the Governor, transmitting the correspondence which has tato the restoration of the Statute of Washington; which, with accompanying documents, was sent to the Senate, with a proposition that they be referred to a Joint Select Committee.

the Judiciary were instructed to inquire into the river, at Blakely, and in the mean time to establish expediency of so amending the present laws made for the benefit of insolvent debtors, as to abolish imprisonment for debt except in cases of fraudulent

Mr. Hutchison presented a bill to incorporate Mallard Creek Classical School, in Mccklenburg Northampton Blues to draw on the Adjutant General for a stand of arms; Mr. Noreum, a bill to inornorate the Albemarle Rail Road Company; and Mr. Bray, a bill to repeat the Act of 1826, concerning the entry of land in this State; which passed ings, reported the same with an amendment; the their first reading, and the last named was refer-

Mr. Craige submitted the following resolution, which was ordered to printed and made the order

Whereas, by Act of the General Assembly, pass ed in the year 1790, chapter 0, "no person in this State shall hold at one and the same time any office of trust, profit, or emolument, under the autho-Mr. Guinn, from the Joint Select Committee on rity of the Unted States, and any office or authorider the authority of this State-The Senators of this State to the United States, and the Represent-Mr. Hutchison presented a bill to amend the Act alives of this State to the United States, shall be considered as coming within the meaning and perview of this law, and shall be excluded from all State offices, except the office of a Justice of the nance were instructed to inquire into the propriety peace and officers in the militia; and any person accepting any such appointment under the authority of the United States, and holding any office or cant."

And whereas Romulus M. Saunders, now acting as the Attorney General of this State, has acceptted, and now holds from the General Government, the appointment of Commissioner under the late treaty with France, in violation of the above Act, contrary to the genius and spirit of our Republican institutions, and in contempt of the dignity and Sovereignty of this State : Therefore,

Resolved, by this General Assembly, That the office of Attorney General is racant; and that on Monday, or some day thereafter, this body proceed to the election of some person to perform the duties of said office.

member of that House from Guilford county; has been decided in favor of the sitting member, Mr.



THE CAROLINIAN.

SALISBURY: SATURDAY DECEMBER 27, 1834.

O'T To our friends we present the compliments of the season, with the hope that the coming year may administer alike to their spiritual and temporal happiess and prosperity, and that the annual return of New Year through life may find them still in the abundant possession of "all that makes it life to live,"

0.7 It is needless for us to make any remarks upon the Inaugural Address of Governor Swain, which the reader will find on our first page. We will merely ask public attention to the statements which will there be found in relation to the expenses of the State and Federal Governments. Gen. Jackson's "economical" adof reducing the number of commissioned officers ministration of the latter will there be seen in its true

0.7 For the latest and most interesting accounts of what they are doing in the Legislature, we refer to the extracts from the Raleigh Register, in next column.

The Report of the Committee on Federal Rela tions, in the Legislature of South Carolina, is given in our columns to-day, and accompanied with remarks by the Editor of the Columbia Times and Gazette, in or der to show what opinion is entertained; by one who has had ample time and opportunity to judge, in relation to the compromise between the parties in that State.

It will be seen that the Editor expresses dissatisfation at the measures which led to this result; and we are not sufficiently versed in the local politics of South Carolina, to combat his views; but it does appear to us that no sacrifice, short of the principle which actuated the State Rights Party in their allegiance to the State, and their opposition to the unconstitutional enactments of the Federal Government, could be too great to secure the present happy posture of affairs in our Southern sister. At this time, particularly, when our National oncerns are in so critical a situation, do we need friendship and peace among our own people; and feeling, as we do, that the patriotic sons of South Carolina will still be as prompt as ever to arise and rebuke encroachments on the Constitution of their common country, we reiterate the expression of our pleasure at the compromise which has at last taken place between them.

One of the National-Republican-Whig Editors n Virginia, in announcing the passage of the Oath of Allegiance through the Legislature of South Carolina, takes the occasion to express his horror of the "gratuitous tyranny" which it exercises; and, Quixotte-like, offers his valuable and in co-operating with the Union men of that State "in whatever efforts they may make to throw it off." This must be gratifying to his brother "Whigs" in South Carolina; but we advise the " Virginian" to let the Carolinians attend to their own conerns, and do all his tilting against the Oath of Allegiance in his own State, as it imposes the same kind of is complained of in the present case.

Knowing our Editor's horror of the " raw-head-andbloody-bones" which he conceives Nullification to be. appointed to inquire into the expediency of altering the times of holding the Superior Courts in ceres to pedience the license to pediens on the times of holding the Superior Courts in ceres to pediens on the times of holding the superior Courts in ceres to pediens on the times of holding the superior Courts in ceres rent Justices of the Peace from issuing a capies turn his attention to his friend "Verite Sans Peur" of Carolina of attaching some one county in that circuit to the ad satisfaciendum on the judgment of a Justice of the Richmond Enquirer, who lately gave us an indi-Messrs. Caldwell, Shipp, Dobson, Klutts, and the Peace until the return "no property" is made; cation of having encountered a view of, and entertained which bills passed their first reading, and the last more friendly feelings than formerly towards, that "many-headed monster."

> 65 We are indebted to the "Philadelphia Gazette, ken place between him and Ball Hughes relative and Commercial Intelligencer," for condensed abstracts from three of the Executive Reports presented to Contil these speeches are published, which we hope will gress at the opening of the present session. They will be found in preceding columns. The length of these documents preclude their entire insertion in our paper; On motion of Mr. Waugh, the Committee on and we therefore lay before our readers, in this form, the most generally interesting features of them.

> > 67 The Legislature of South Carolina adjourned sine die at 10 o'clock P. M. on Wednesday the 17th

The Hon. John C. Calhoun has been re-elected to the Senate of the United States, for six years from the 4th day of March next.

On the 11th instant, the Senate of the United States proceeded to the election of the Standing Comman of each Committee was area chosen, and then the members of which they were to be composed. The two most unportant Committees—viz. on Foreign Relations, misters of that body for the present session. The Chairand on Finance-are composed as follows:

On Foreign Relations-Mr. Clay, Chairman; Mess. King of Georgia, Mangum, Sprague, Tallmadge. On Finance-Mr. Webster, Chairman; Mosera Tyer, Wright, Mangum, Ewing.

Mr. Brown was elected Chairman of the Committee

Too bad !- Mr. isaac hill, "the distinguished the session, was not elected as a member of either of the Standing Committees of the Senate! To the title which he is so fond of applying to himself, we advise him hereafter to append the following-" and Gentleman of Leisure."

"EDITORIAL."

OF A Royal Editor /- Louis the XIIIth, of France, was one of the Editors of the first newspaper published in that country, in 1631.

1 Who would'nt be an Editor-in Constantinople !- The Grand Seignior of Turkey has a newspaper published in the Capital of his dominions, and employs a Turkish and a French Editor, at salaries of \$8000 each per annum! The French Editor formerly resided in New York.

OF Rather Severe !- The Louisville (Kentucky) Journal thus "jogs the memory" of a brother of the press and quill:

"If the Editor of the Advertiser thinks it good sport to 'jog memories' on the subject of law-suits, we must 'jog' his memory as to his famous suit against us for a libel—damages \$10,000. Quore—If we destroyed ten thousand dollars' worth of the fellow's character, how ven; on repairing to the spot, we found that the hou much has he got left?"

PRESIDENTIAL CANDIDATES

A resolution has been introduced into the Senate of Georgia, proposing to nominate the Hon. John Forsyth, ting the State of Georgia; but, if the patent Democratic Union Republicans there give the preference to anowill go against him, to a man.

A resolution is now before the Alabama Legislature, proposing the nomination of Judge White, of Tennessee, for the next Presidency.

O'The Richmond Whig calls upon the Exgrislature Virginia to "take the responsibility" of nominating of candidates have already been-nominated, in different parts of the Union ; but we approve the suggestion of the Whig, as the voice of the "Old Dominion" is ge-dental. nerally of immense weight in such matters.

ACKNOWLEDGMENT!

We tender our thanks to the Hon. Mr. Rencher for Public Documents usually laid before Congress at the serious affair .- Journal. mmencement of its session.

But our especial acknowledgments are due to the Postmaster-General, and his Postmasters-Subordinate, for the speed and certainty with which these and other favors reach us through their establishment. As a single instance of which, we will merely state the fact that we have within a month past received two public documents mailed to us by the Hon. Mr. Rencher during the last session of Congress!

years, to the Widow RICHARDS, about 60 years of documents mailed to us by the Hon. Mr. Rencher during the last session of Congress! ing the last session of Congress !

We have in type several original and selected articles, intended for this paper, but we do not regret the necessity we have been under of omitting them this week, seeing that our columns are occupied by matter of more interest than any thing we could-say,

From the Raleigh Register of December 23.

INSTRUCTIONS TO SENATOR MANGUM. We have but it in our power to hear but a small poron of the highly interesting and able delate to which the Resolutions on this subject have given rise, in both louses of the General Assembly. In the Senate, it continues with constantly increasing interest, and it is not yet possible to foresee when and where it will ter-

We regret that we were not present at the opening of the discussion in the latter body, for we lost, we are informed, some fine speeches. Gov. Branch and Mr. Carson are the only gentlemen whom we have had the good fortune to hear, and the only regret we felt at the close of the four hours' speech of the latter, on Saturday, was, that it could not be heard and understood by every free citizen in the State. For aught we know, the arguments of both gentlemen, and the facts related by both, may produce no immediate effect upon the bo-dy to whom they were addressed. The ligaments of party may be too tightly drawn, to permit the escape even of the commissioner-stricken-the ears of the partizan may be too closely stopped, by prejudice, to let in the light of truth upon the understanding-but, most assuredly, some of the seed sown will in due season produce an hundred fold.

It will be recollected that these two gentlemen were the early and decided champions of Gen. Jackson, in North Carolina. The former served with him during the entire period the President was a member of the Senate, is connected with him by affinity, was a favor-"gratuitous tyranny" upon all who hold office, which lite member of his Cabinet, and, until within a short time previous to its dissolution, possessed as large a share of his confidence as any man living. Of Mr. Carson it will disparage the claims of no one who would cherish such a distinction as an honor, to say, that he

> How nearly their fond anticipations have been realized, how appropriately their fidelity has been rewarded, what hopes they venture of the future, are the topics which, for three days, have commanded the attention of the Senate and a numerous body of citizens. Gov. Branch commenced his remarks on Wednesday

evening, continued them three hours on Thursday, and alosed, after having occupied the floor three hours on Friday. We regret our utter inability to do more, unbe done with all convenient despatch, than to excite, without the power to gratify, public curiosity. Gov. lic career, and gaye, much more in detail than they were ever before communicated to the public, the cause and the "malign influences" which produced the disand the "malign influences" which produced the dis-solution of Gen. Jackson's first Cabinet. Many secrets of the prison-house was revealed, and matters imper-fectly known, presented in hold relief, which made the leaders of "the party" turn pale. A history, hitherto a scaled book, was unfolded; illustrated; if not adorned, with numerous likenesses, accompanied with most gra-with numerous likenesses, accompanied with most gra-with numerous likenesses, accompanied with most graphic descriptions. Gen. Jackson, Mr. Van Buren, and Mrs. Eaton, Col. R. M. Johnson, William B. Lewis, Gen. Jesse Speight, and many others, were pourtrayed at full length. A letter, from the last named person, written shortly after Gov. Branch retired from the reference to this extraordinary communication.

Of Mr. Carson's speech, we must say, in conclusion, that, though somewhat discursive in its character, it occasionally afforded specimens of eloquence in its richest dress, and was throughout replete with poignant repartee, felicitous allusions, sparkling wit, cogent argument, and withering invective.

Revenue.-An important bill has been reported in the House of Commons, in relation to the valuation of Senator from New Hampshire!" (as he is pleased to de-signate himself.) although in his seat on the first day of ers thereof. It provides for the appointment in each county o' an assessor or taker of the tax list, who is to receive a suitable compensation for his services and give security for the faithful discharge of his duties. The assessors are to appraise the value of the Lands, in connction with two freeholders, and are then to report alphabetical lists to a Board of Valuation, created by the act, who are to examine, revise and alter, and correct the assessment; and their determination is to be final in all cases. The Board is to be appointed by the County Court, to consist of not less than five nor more than seven persons, and are to receive \$62 per day for their services. The bill is a long one, but these are the main provisions.

New Bank.—A bill has passed the House of Com-ons, 64 to 58, to establish the Merchants' Bank of Newbern, Its success in the Senate is anticipated with

Supreme Court .- The indirect blow simed at this tribunal, in the shape of a bill to reduce the salaries of the Judges, received its quietus in the House of Com-mons, on Wenesday last, by a vote of 68 to 55,

CHARLOTTE, N. C., December 20, Our town has made another narrow escape from being destroyed by fire. On Tuesday night last, between the hours of 12 and 1 o'clock, the alarm of fire was gioccapied by Capt. Joseph Pritchard, as a Cabinet Ma-

ker's shop, was in flames. From its situation, being the neighborhood of a stable filled with combustible of that State, as a Candidate for the next Presidency.

The resolution was brought forward by a Union man; and we thus see that party's feeling with regard to the pretensions of Mr. Van Buren; the "great Magician" has never, in our opinion, stood the least chance of getshop, on the N. W. A house near the smithshop was blown up, which prevented the flames from extending further in that direction—the shop was several times ther, he will hardly get a vote—the State Rights party on fire, but the timely application of water from the will go against him, to a man. and also a stable in the rear, belonging to Mr. Orr. Much praise is due to the citizens generally—the as-sistance rendered by the blucks, particularly the females, was of great service, and deserve the highest praise. Our escape has been truly providential—not a breath of air was felt until the force of the flames was subdu ed-had it been otherwise, from the combustible nature a Candidate for the next Presidency. A large number of candidates have already been-nominated, in different it would have been stopped. Capt. Pritchard is the principal sufferer, baving lost all his tools, materials, and finished work. The fire was supposed to be acci-

On Thursday night last, about 8 o'clock, we were again alarmed by the cry of fire, which originated in a chimney of Mr. Irwin taking fire. It appeared to be very foul, and burnt nearly an hour. Providentially for the town, considerable rain had fallen on Wednesday is attention in forwarding to us pamphlet copies of the night, and the roof was damp, or it might have proved a

UNITED IN WEDLOCK.

In this Town, on Tuesday evening the 23rd instant, by the Rev. P. J. Sparrow, Mr. JACOB COUGHE-NOUR to Miss CRISSY BRANDON.

In Davidson County, on the 21st instant, by J. B. Dobson, Esquire, Mr. JACOB BYERLY, aged about 70 his first wife!

Also, on the same day, by the same, Mr. ALEXAN-DER GRIMES to Miss CATHARINE KEPLEY.

In Mecklenburg County, on the 18th instant, by the Rev. Dr. Robinson, Dr. W.M. M. B. FLINN to Miss ELIZA HENDERSON, daughter of Mr. Isaac S. Henderson.

Negro Boy at Public Sale.

THE Subscribers will sell, at Public Sale, at the Courthouse in Salisbury, on THURSDAY NEXT, the first day of January, a valuable New gro Boy. A credit of six months will be given; and the purchaser will be required to give bond and approved security, to be dated on the day of RICHARD LOCKE, ELIZABETH TODD.

December 27, 1834.

Take Notice!

LL persons indebted to the Subscriber are requested to come forward immediately and settle the same : those indebted by note, are informed that no longer indulgence can be given; and those having open accounts with him, and who find it inconvenient to settle the same with cash, are requested to call and close them by note. It is quite necessary that this notice should be attended to by all indebted to the Subscriber, as he is desirous of "turning over a new leaf" in his business matters at the beginning of the New Year.

JOHN I. SHAVER.

Salisbury, Dec. 27, 1834.

Entirely New Assortment OF WATCHES. JEWELLERY, SPECTACLES,

Britannia Ware. (One door above John Murphy's Store, and two

doors below Daniel H. Cress's.) THE Subscriber has just received, from Phila-delphia, an assortment of the above articles, and promises to sell much cheaper than they ever have been sold in this part of the country.-His new Stock consists, in part, of the following

Patent Lever English, Swiss, & French Watches, Branch's was rather a narratise than an argument. He Ear Rings, (latest fashion,) set with Cornelian stated, with minuteness, the leading events of his pub. Agate, and Jet; Agate, and Jet ;

Fine Breast Pins and Finger Rings, set with Cameo, Jet, Pearl, Agate, Jasper, Enamel, Ame-Gold Chains; Gold and Plated Watch Keys;

Plated, Gilt, and Steel Watch Chains and Keys; Slides and Rings; Ribbon Watch-Chains; Fine Music Boxes, with shell cases; Silver Pencil Cases and Tooth Picks ; Superior Silver THIMBLES, all sizes Silver Spectacles, with Glasses for all ages; Superior Pen-Knives; Silver Butter-Knives;

BRITANNIA WARE, &c. &c. &c. Watches and Clocks repaired at the shortest notice, and was ranted for 19 months. Jewellery and Silver Ware made to order. Old Gold and Silver received as cash.

JOHN C. PALMER. Salisbury, December 27, 1834.

Female Schoot.

THE Exercises of Mrs. EDWARD JONES's Private Boarding School for Young Ladies, at Kelvin, near Pittsborough, having just closed for the Second Session of the present year, will be resumed on the 1st Monday in February

In order to prevent misunderstanding, it is thought expedient to mention, that, as Mrs. Jones has been obliged to refuse many applicants for places in the School, and does not wish to depart from her original plan of accommodating only such number of Young Ladies as may be subjected to family government, Mr. WILLIAM HARDEN, whose residence is near that of Mrs. J., has been induced by his interest in the School to receive into his family a small number of pupils, who will be, as far as practicable, subjected to the same govern-

ment as those placed in Mrs. Jones's family.

The aid which Miss C. Jones will necessarily require in giving instruction to an increased num ber of pupils, will be rendered by Mr. HARDEN and the Rev. P. B. WILEY, gentlemen already ex-

perienced in the instruction of youth. Persons wishing to place their children or wards in this school, are requested to give early

Terms-875 per Session, for Board, Tuition Books, Stationery, &c. &c.

Music, Drawing, and Painting, are taught by ex-Pittsborough, Dec. 27, 1834.—2t