VOL. 22

STATE NEWS.

CRAVEN COUNTY AGRICULTURAL SOCIETY. -

neat and clean-which is the more wonder-

ful, considering the number of persons that

Cate, the new President, is one of the most

energetic and thorough railroad men we

dence in the public mind which, the past

year, had become much weakened in the

Hon. John Baxter, formerly of this State,

A Moral Town.—As a proof of the ex-

treme morality of Weldon, we will state

Raleigh Matters.—The Raleigh Index,

of yesterday, says: Mr. B. W. Starke suc-

ceeds Mr. J. E. O'Bryan, as telegraph ope-

Mr. Starke was operator here, under the

Confederacy, and was succeeded by Mr.

O'Bryan upon the surrender of the South-

ern forces. His reinstatement will be grat-

fying to his many friends and acquain-

of Gov. Moore of that State, in 1860.

shop boy in the bakery and candy store of

old Mr. Bacchardi, who did business in the

city within the recollection of many of the

the same industrious course that he did.

The last Charlotte Democrat says:

From the Western Democrat.

F. L. WIATT.

Chairman County Court.

the crops in consequence of the protracted drouth,

following so soon after the severe scourging suf-

2. That the most fortunate of our people will

find the strictest economy necessary to enable them

portion of South Carolina.

have done much good.

columns to-day.

tually need it."

tute, it was

many of our citizens.

management of the Road.'

there are fully twice as many.

ment.—Golds. News.

rator in this city.

capable of doing.

pass though them daily.—Sentinel.

ven County Agricultural Society.

Esq., Secretary.

October 23d.

Growing Association.

EXTENSIVE SALE

BEGINNING ON WEDNESDAY, 17TH OCTOBER, 1866; CONSISTING OF TIWO Steam Engines, one 25 and one 40-

Horse Power, Engine Lathes, Milling Machines, Vises, Hand Lathes, Wood-Turning Lathes, Drilling Machines, Punching Machines, Anvils, Grindstones, Trip Hammers and Forges, Steam Hammer, Smiths' Tongs, Smiths' Hammers, Shafting,

Screw-Cutting Machines, Wire-Drawing Machines, Morticing Machines, Bellows, Machine-Blowers, Portable Benches. All descriptions of Gun Machinery,

Wood and Iron Planing Machines, Circular Saws, Leather Belting, Rubber Belting, Flasks, Patterns, Drills, Punches, Wrenches, Several hundred gross Iron and Brass Wood Screws, Three hundred dozen Files and Rasps,

Twenty-five hundred pounds Cast and Spring Fourteen thousand rounds Swedes and American Iron, Sheet Rubber,

Five hundred cords Pine Wood, Coke, Brass and Iron Trimmings and Filings, Fifty-six pair Window Sashes, Corn Mills, Hand Screws, Wagon Wheels, Planes, Augers, Braces and Bits. Stoves and Pipes, Fire Brick, And numberless other articles.

All these are in large numbers and quantities, and constitute a stock of Machinery, &c., such as A Catalogue of sixteen pages has been printed containing a general description of the Stock, which may be had on application by mail to the

Terms Cash, or a note at sixty days, with approved security, bearing interest, at option of the burchaser.

For further information, apply to C. J. ELFORD, Secretary to Commissioners of State Works, Greenville, South Carolina.

> Medical Lectures. Robeson County, N. C., Sept. 8, 1866.

the 1st Monday in November, 1860 O I expect to commence the delivery of a series of Lectures on the different branches included in know, and his name will inspire a confia thorough course, and will endeavor to transmit the fruits of an extensive experience to the pupils. I also expect to open a Hospital for their benefit also to apply to the next General Assembly for a Charter to elevate the standard of the Degrees which I expect to confer when thoroughly pre-pared. I intend also to demonstrate in the Disin February, 1867. Lectures will be delivered in my Office until a more suitable building can be completed, which will be done as soon as possible. For further reference, address the subscriber at Randallsville, Robeson county HECTOR McLEAN, M. D.

North Carolina,

DUPLIN COUNTY. Court of Pleas and Quarter Sessions, July Term, / Petition to sell real

estate for assets. Heirs at law of Jacob James. TT APPEARING to the satisfaction of the Court that Richard Swinson and wife, Ann, two of the defendants in this cause, reside beyond the limits of this State; ordered, that advertisement be made for six weeks successively at the Court house door, and three other public places in Duplin county, and in the Wilmington Weekly Journal, notifying said defendants of the filing of this petition, and that unless they appear at the next term of this Court and answer the petition, the same will be taken pro confesso and read ex parte

WALTER R. BELL, Clerk. [pr. adv. \$15]

S. D. WALLACE. J. B. SOUTHERLAND. WALLACE & SOUTHERLAND, GENERAL COMMISSION MERCHANTS. OFFICE NO. 57 NORTH WATER STREET, Wharves & Warehouses foot of Walnut St. WILMINGTON, N. C.

ar Will give prompt personal attention to all consignments of Naval Stores, Cotton, Spririts Turpentine, Rosin, Tar, Provisions, &c., &c., either for sale or shipment. Also, to forwarding Merchan

ALEXANDER SPRUNT.

COMMISSION MERCHANT. Wilmington, N. C.

S. T.--1860--X. DERSONS OF SEDENTARY HABITS TROUbled with weakness, lassitude, palpitation of the heart, lack of appetite, distress after eating, topid liver, constipation, &c., deserve to suffer if they will not try the celebrated

PLANTATION BITTERS, which are now recommended by the highest medical authorities and warranted to produce an im- the Bacchardi candy and cake shop in Ralmediate beneficial effect. They are exceedingly agreeable, perfectly pure, and must supercede a other tonics where a healthy, gentle stimulant is

They purify, strengthen and invigorate. They create a healthy appetite. They are an antidote to change of water and They overcome effects of dissipation and late

They strengthen the system and enliven the They prevent miasmatic and intermittent fever. They purify the breath and acidity of the stom-They care Dyspepsia and Constipation

They cure Diarrhoea and Cholera Morbus. They cure Liver Complaint and Nervous Head-They make the weak strong, the languid bril-

liant, and are exhausted nature's great restorer. They are composed of the celebrated Calisaya bark, wintergreen, sassafras, roots and herbs, all preserved in perfectly pure St. Croix rum. For particulars see circulars and testimonials around

Beware of impostors. Examine every bottle. See that it has an unmutilated metal cap over the top of each bottle, and green label for exportation, around each neck. See descriptive circular around

P. H. DRAKE & CO., April 19

THIAT FINE BUILDING LOTS ON THE with a small new house with four rooms on one Lot, front on Third street 132 feet; on Red Cross street about 112 feet. It is the finest location for a residence in the city. For terms, apply to S. M. WEST,

Real Estate for Sale.

Auctioneer and Real Estate Broker. Aug. 23. 29—tf.

BENNETT, VANPELT & CO., THIPMENTS OF COTTON, NAVAL STORES, Provisions, &c., will be forwarded to us by Messrs. Wallace & Southerland, of Wilmington,

Notice.

Wilmington Iournal.

WILMINGTON, N. C., THURSDAY MORNING, SEPTEMBER 20, 1866.

SOUTH CAROLINA.

"Brethren dwelling in Harmony."-Col, Clinton A. Cilley, of New Jersey, late Adjt. General of this Department, who was NOMINATIONS IN CRAVEN COUNTY.-Judge mustered out of service a few days ago, has M. E. Manly was nominated for the Senformed a law Copartnarship, with Col. Geo. ate, and A. C. Latham and S. W. Chad-N. Folk, late of the Confederate States wick for the House of Commons at a coun-Army, and will locate at Lenoir in Caldwell laws in reference to persons of color as will day. Judge Manly and Mr. Latham, being charge of the Freedman's Bureau in this cise jurisdiction over them in all cases; such

At the close of the County Convention, a we believe, to all concerned. meeting was called to reorganize the Cra-Personal.—Col. John Haywood Manly and family, arrived in the city from Texas, On motion, Col. S. S. Biddle was called on yesterday afternoon. Col. Manly comto the chair, Col. H. T. Guion was electmanded a coast-guard battery, on Galvesed Vice-President, and Wm. H. Oliver, ton Island during the late war, and was a member of the Legislature of Texas sever-On motion, of Mr. Oliver it was resolved al terms, from Harris county. His friends to re-organize the Craven County Society, will be glad to hear of his arrival, and that and that its name be changed to that of the he is appearantly in the enjoyment of good Craven County Agricultural and Wine health.—Raleigh Index.

On motion, Wm. B. Wasdworth, Esq.,

On motion, the meeting ajourned till the three more. lived near Salisbury, but his name we could THE CAPITOL. -It makes one prouder than ever of our magnificent State Capitol to view the numerous improvements that have been effected in its interior appearance of of the Gravel train, had his leg taken off late. The painting of the walls and varnishing of the desks, the introduction of hurt. The fireman was badly scalded, and gas, and, indeed, the general brushing up. have worked a great change for the better.

The grounds, also, are kept serupulously on the track of the thief. It is hoped that upon all the inhabitants, and if a white society is amply compensated for the change. deplore. But our growing sin was the omisthe scoundrel who would rob the dead, will man is punishable by death for arson or Men of probity and integrity have no rea- sion to give homesteads and the right of suf-Western N. C. R. R.—The new Board be caught and promptly punished. The burglary, there is no justice or propriety in son to apprehend any evil consequences frage in the rebet States to the freedmen who Freight was somewhat behind time and the permitting a freedman to escape for a like from the change. The discrimination of had fought our battles. We have left them on this road has very wisely reduced the rates of freight one-third, which corres- Conductor of the Gravel train thought it offence with a fine or short imprisonment. intelligent judges and juries will be a shield the victims of the rebels who every day such folly, or a human front brazen enough ponds with a similar reduction in the sala- had passed and went out to work, and in When our laws are so modified that all per- against unjust charges, supported by false shoot them down in cold blood. At Mem- to utter it? No principle in national law raies of officers. The Statesville American the darkness collided with the results above sons may be tried before the same tribunal, swearing, and the same intelligence will bring phis, forty-eight were murdered under the is clearer than that, when belligerents instated. - Charlotte Times. "The road henceforth may be expected

to enter upon a prosperous course as Col. and concurrence of the Governor, has concluded to withhold from market the landscript for two hundred and seventy thousand acres of public lands granted by Congress to this State for the purpose of founding an Agricultural College. The reason is canvassing East Tennessee in behalf of for this course is the present low price of ecting Room. Session will close the last Friday | the President's policy. He is making tel- script, sixty cents per acre being the highling and effective speeches, as he is so well est market value, (forty cents in gold,) and the difficulty of making a sure and profitable investment of the funds, in the present disturbed and vascillating state of almost all sorts of securities.

that there are only eight drinking saloons Successor to Brevet Brig, Gen. Campin the city which are doing a paying business. In Norfolk or Petersburg either, Bell.—Brevet Maj. Daniel T. Wells, lately on duty at Morganton, has been designated as the successor of Brevet Brig. Gen. Campbell, and entered upon his duties as Body Found. - Some children who had Assistant Adjutant General at the headquargone on a fishing frolic, accidently discov- ters of Gen. Robinson, the commandant of ered the body of a white man, floating on the district of North Carolina. the water in a marl hole, on a plantation

seven miles from this town, in the direction NORTHAMPTON COUNTY. -Mr. R. H. Garof Snow Hill. The body was taken out, but had been dead so long that we under- ner, for the Senate, and Mr. J. W. Newsom stand it was impossible to recognize it. It is believed the man was murdered and then is believed to be a stand it was impossible to recognize it. It and Capt. E. A. Martin for the Commons, thrown into this hole, as a place of conceal- County. Mesers. Garner and Newsom were members of the last Legislature.

In the Field.—C. L. Cobb, a merchant Mrs. Boyden.—The Saliabury Banner of of Elizabeth City, is a candidate for the the 8th, regrets to learn, that Mrs. Boyden, wife of Hon. N. Boyden, was on yesterday House of Commons from Pasquotank .evening, severely bitten by a dog. She The gentleman who furnishes this informawas on a visit to a sick relative, Mr. J. M. tion, speaks of Mr. C. as a young man of

Coffin, when she was attacked and bitten great promise. The Ladies' Sewing Society of Raleigh is an auxiliary to the Memorial Association.

> The following are its officers: President.—Mrs. H. S. Smith.

tances in the city and business community. Boys Read This.—In the Library at the Capital of this State may be found a copy the Capital. of the Revised Code of Alabama, compiled

by Hon. Turner Reavis, under appointment gaged on a praise-worthy scheme, which ble for all costs incurred; that no other se-Judge Reavis had been on the Bench of ance of the patriotic objects of the Memo- istrate from a complainant than his own re- the criminal dockets. The courts of chan- ry Party, and shout "Down with the nethe Circuit Court of that State for ten rial Association. It may truly be said of cognizance; that the jurisdiction of the cery have also been regularly held in all the gro. Some of the older citizens of Raleigh will in a good and pious work.—Sentinel. remember this same Turner Reavis as a

THE OLD GUION HOTEL.—We are pleased a fee tax in each case they may try. to announce that this property, which has present inhabitants. The Turner Reavis of

eigh, and the Hon. Turner Reavis, Judge Baptist Female College. - Sentinel. of the Circuit Courts, and Compiler of the Revised Code of Alabama, are one and the unaided efforts, from the bakery to the same or at least as well, if you will pursue ings, but shall do so next. The Court will &c.

State docket is unusually heavy. is said especially to be the case in a large the case of a negro charged with rape or an unmarried white lady of that county. "From Lincoln and Gaston counties we

Wadesboro' Argus. hear cheering reports about the crops. A OUTRAGE BY A NEGRO. - We learn that a few localities in those counties have suffered most atrocious outrage was committed in a little from drouth, but generally the pros- this city, last evening, by a negro man, pect is fair. The late rains in this section whose name we have not yet been able to learn. It seems that this fellow went to the But we are sorry to hear of poor prospects residence of Mr. Hughes, a worthy citizen in Union county. The whole of that coun- residing in the Western Ward, for the pury appears to have suffered from drouth. - pose of getting the family clothing, for the The proceedings of a meeting of the Magis- week's washing, which his wife was hired trates of the county will be found in our to do. On being told to go to the back door to get it, the insolent scoundrel took Let us all resolve to help each other in umbrage at the affront, and not only abused these times as much as possible. Let those Mr. Hughes' wife violently, but actually who have corn to spare be particular not to struck her several blows, and then ran off. sell it to extortioners, but to those who ac- Mr. H. was absent at the time. If the rascal should be caught, he should be summarily and severely punished. - Sentinel.

At a meeting of the Justices of Union | CHERAW AND COALFIELDS RAILROAD. county, on Saturday the 1st September, Maj. B. D. Townsend, President of the 1866, called for the purpose of considering above named road, paid our town a visit the condition of the people and of devis- on Tuesday, with the view of meeting the ing some mode for the relief of the destithem the claims of the road for their sur-1. Resolved, That the almost entire failure of port. He had hoped to do so by a speech at the Court House during the noon recess fered by this county from the march through it of the Court of that day, but finding the large portions of both armies, presents the gloomy room already engaged to the citizens for the prospect of great suffering, it not starvation, to Ratification meeting, he concluded to postpone his address until Tuesday of October Court, when he would like to meet our ciconsult with them. - Argus.

their recovery. And all persons indebted to said estate are requested to make payment to the parties of Rowan Superior Court. The undersigned.

4. That the Democrat, News. Sentinel and bury, on the 20th int., has been committed to not necessity, sole ed by our arms from the conjugate are said to not Congress queror prescribes the future relative conditions between white persons. Shall the parties in give them either Territorial Governments tion of the parties, without regard to their evidence against him is circumstantial and very strong.

At his residence in Ken or enabling acts so that they could form relative condition before the war. The van-

extraordinary session for the purpose of re-

Message of Governor Orr.

Collision on the N. C. Railroad.—At men's courts are in existence, and persons valuable accessories to the perpetration of clared all their property forfeited, and di- in the Constitution or laws of any State to was elected President of the Society, and about half past four o'clock yesterday of color perpetrate crimes with impunity. crime? How can society be protected rected the President to seize it for the the contrary notwithstanding. And to-day F. P. Latham, Colonel H. T. Guion, and morning, a collision took place between the Some of their gravest offences against socie- against that large class of infamous crimes benefit of the United States; more than Colonel S. S. Biddle, Vice Presidents, and Freight train, bound East, and the Gravel ty are tried before military commissions, low so prevalent in this State unless, by ten billions of property thus become vested ferred by the Constitution on the General Samuel Whitehurst and Wm. H. Oliver, train on the N. C. R. R., near Harrisburg, but the long delay in bringing the criminal making the negro a competent witness, we in the United States. Proceedings against Government nor prohibited by it to the Secretaries, and T. J. Mitchell, Treasurer. killing three men and severely wounding to justice, the necessity oftentimes of re- avail ourselves of all accessible evidence to more than two billions of property, inclu- States are reserved by it to the several moving him to a remote place where a com- convict the offenders; and will the law of ding the abandoned estates, had been insti- States or the people thereof. Tuesday evening of next Superior Court, Two of the killed were white men and mission is organized for trial, the difficulty the State continue to offer a reward to the tuted and were in progress. The President the other a freedman; one of the former of securing the attendance of witnesses, dishonest to further attempt and corrupt has restored to the traitors nearly the whole and the expense develved upon the prose- the negro? The well-being of the State of it. Thus has he illegally given away thority which it did not possess before the not learn; the other, an Irishman named cutor, conspire to render such tribuals materially depends upon the elevation of half enough to pay the national debt. He war broke out." Cooly. We could ascertain nothing in re- wholly inefficient in punishing the guilty this class of our population, and if there has enriched traitors at the expense of loy-

above the knee, and is otherwise severely punishments imposed on freedmen for such a measure to elevate their moral and ceedings and compel the Executive to do nounced the Constitution; who had loaded crime are not in conformity to our laws, intellectual character would be sufficient. his duty. I trust that our constituents will the nation with debt and drenched it with another employee, name not known, badly and are much lighter than punishments The dishonest may object to the extenimposed by State courts upon white men sion of this right to all cases, because it re- sion we may compel the President to do his We understand that Cooly's body was for the same offences. The laws of every duces the field for his nefarious operations, duty and execute the laws. Those are omisthority; and these conquerors had acquired robbed of about \$200, and parties are now well regulated State should operate equally but if the good and virtuous are protected sions which I frankly confess and sincerely and upon conviction subjected to the same the really guilty to condign punishment.— direction of the municipal authorities, and augurate a war which is acknowledged to THE STATE LAND SCRIPT.—The Raleigh punishment, for the same class of offences, The great increase of crime among the not a man prosecuted. Behold the awful be a public war, all the former obligations, Index says: We learn on good authority, all reason for the interference of federal freedmen, and the inadequate punishment slaughter of white men and black—of a treaties and compacts between the parties betice will have ceased, and no impediment a high and important duty devolved on you peaceably assembled in Convention at New will exist to the jurisdiction of the State to so modify existing legislature as will se- Orleans, which Gen. Sheridan pronounces

abilities, as to crime, should be accorded to or wisdom may indicate. all inhabitants alike.

jurisdiction committed to them."

Court, and the defendants tried on indict- the Governor concludes: ment without presentment or true bill; that, with the consent of the parties, in ci- struction is progressing slowly but steadily. vereux, Miss Annie Lawrence, and Miss petit jury shall consist of twelve and the have been denied representation. It is be-

been used and considerably damaged by establish District Courts" it is provided progress of the State has been retarded, and human bondage! the Freedmen's Bureau for eighteen "that in every case—civil and criminal—in its prosperity paralyzed by loss of fortune months, has at length been turned over to which a person of color is a party, or which and credit, and by short crops, the wise America in an extraordinary light. In the proper owners—the Trustees of the effects the person or property of a person of and manly course for our people is to re- other nations, when the King and the Anson Superior Court.—The fall term witnesses. The accused in such a criminal grets, meet adversity with a stout heart and mass of the people become demoralized. same person. He raised himself by his own of this Court began its session here on case, and the parties in every such civil brave hands, and through the approving But the people of America, high and low, Monday, Judge Gilliam presiding. We case, may be witnesses, and so may every smiles of gracious heaven, our venerable from the centre to the circumference, re-

probably hold until Friday afternoon. The The first paragraph of the section admitting persons of color to testify in all cases We understand the Judge is in quite fee- where themselves or their race are directly THE SHORT CROPS.—We hear complaints ble health. He was more so last week than interested, and excluding them by implicafrom various quarters of the shortness of this, and in consequence many cases before tion in all cases where they are not interthe corn crop. In some localities not more Stanly Superior Court, where the Judge ested, cannot be reconciled with sound polthan a fourth of a crop will be made. This presided, had to be continued, among them icy or just discrimination. They are admitted in that class of cases where their in- on the 4th of September to his constituents faith as the price. I know there are a few Has offered up a holy martyr band, attempt at rape upon a respectable young terest, sympathy, association, and feelings in Bedford, Penn., from which we make solders of fortune who hung upon the skirts on Freedom's altar a holocaust. would be most likely to pervert their con- the following extract: sciences and invite to false swearing, and "In criticising Congress I will try to be office under Cowan and company. But are excluded from testifying in all cases impartial. I will not ask you to bestow they were men who were never trusted by

COMMITTED.—A negro by the name of color is oftentimes requisite to elucidate the considered by the rebels themselves.

be more in accordance with an established impartial rights to every human being with-I have convened the General Assembly in value? In the law of evidence the charactroduced a bill to give them enabling acts traitors was lately held at Philadelphia.commending such modifications of existing the credibility and not his competency .- ment. It met with but little countenance.

State, and discharged his delicate duties in a reorganization of those tribunals as may weigh with peculiar force. The negro is in inaction. You may find my proposition, such a manner as to give entire satisfaction, be best adapted to this end, such enact- readily deceived and corrupted, and be- together with the reasons for it, in the last its name from the vocabulary of parties,ments as will effect greater certainty as well comes an easy prey to the machinations of number of the Globe; I wish it might be No Democratic Party can henceforth exas economy in the punishment of crime depraved white men, and past experience copied into your excellent paper so that you ist. amongst all classes, and, lastly, such meas- teaches that he is employed to execute the may judge of it. I trust you can inform us ures of relief, as in my judgment are neces- most dishonest purposes, and with impu- of its propriety. Ishall renew it at the next platform of principles for this conglomerasary in view of the present condition of nity to the principal, because of his exclu- session. sion as a witness from the courts of justice. In my opinion, Congress was derelict in adopted the President's views. It is a striking anomaly that more than The shrewd and cunning continue to put another particular. I have always held that one-half of all the inhabitants of the State the negro forward in the commission of while but few of the belligerents should are not amenable to trial before State tri- crime, and they go unwhipt of justice be- suffer the extreme penalty of the law, yet dress says: bunals, and are exempt from all liability to cause the law forbids that the testimony of that a sufficient fund should be levied out of punishment under State laws. In a major- the negroe shall be heard. Does not the their property to pay the expenses and damaity of the districts neither provost nor freed- exclusion of persons of color make them in- ges of the war. Congress in July, 1862, degard to the freedman. Mr. Lewis, engineer or deterring others from perpetrating crimes. was no other argument in behalf of their al men. And yet Congress, bold as it was, was unanimously adopted by the conclave. Where provost courts are organized, the admissability to the courts, the tendency of had not the courage to reverse these pro-

authority with the administration of jus- inflicted by the existing tribunals makes it | Convention of highly respectable men, courts over all cases, civil and criminal. | cure a transfer of jurisdiction to the State | more horrible than the massacre of Fort In the series of acts passed in December courts. If the suggestions I have made do Pillow. Even the clergyman who opened last, known as the code, there are various not meet the approval of your judgment, I the proceedings with prayer was cruelly discriminations against freedmen which will cordially co-operate with you in attain- murdered. All this was done under the should be repealed, and civil rights and li- ing the end in any way which your superi- sanction of Johnson and his office-holders. The prevalence of crime among the "policy."

The judges have not been commissioned, death. The death penalty is imposed on ject. having satisfied myself that they would not | conviction for murder, arson, burglary, and | The most effective argument (if argument be permitted by the military authorities to other crimes, but the repugnance of juries it can be called) which will be issued by pay the expenses of the war? They cry exercise jurisdiction over persons of color, to convict and impose that fearful penalty, our opponents is the effort made by the out against confiscation for crime, as if it which was the main purpose in establishing except for murder and two or three other Republicans to give equal rights to every were inhuman. God willing, I shall try it the court. The District Court may, how- enormous crimes against society, often en- human being, even to the African. We ever, be made invaluable by increasing its ables the guilty to escape under the most shall hear repeated, ten thousand times, the cost and damages of the war before they help jurisdiction in civil, and restricting it in triffling pretext, and even when persons cry, "Negro Equality!" The Radicals to make our laws. The Constitution uncriminal cases to offences punishable with are convicted in such cases, the verdict is would thrust the negro into your parlors, changed! Then slavery exists; then all less than death, thereby relieving the Su- usually accompanied by recommendation your bedrooms, and the bosoms of your the provisions with regard to the rendition

The work of reorganization and recon-Secretary and Treasurer.—Miss Annie vil cases, or of the defendant in criminal Our Senators and Representatives have not cases, the presiding judge may hear and been admitted to seats in the federal Con-Directresses.—Mrs. J. M. Atkinson, Mrs. determine any cause or indictment without gress, and we have received no relaxation T. H. Selby, Mrs. P. F. Pescud, Miss De- the intervention of a petit jury; that the from onerous taxation notwithstanding we Julia Hutchings. Some vacancies to be venire of eighteen; that in case of the aclieved, however, that our fellow-citizens in quittal of the defendant the judge be aut the North and West will not much longer Meetings are held every Wednesday thorized to certify, if, in his opinion, the permit this flagrant injustice to be continmorning at the Supreme Court Room in facts justify it, that the prosecution was ir- ued. The State government is entirely reivolous and groundless, and when such cer- organized. The law courts held their re-The Ladies of the Society are now en- tificate is given that the prosecutor be lia- gular sessions in the spring, and despatch- will listen annually to the reading from will be announced in due time, in further- curity to prosecute be required by a mag- lating for years, and very generally cleared Slavery, and go forth to support the Slaveour fair country-women that they never tire court in civil cases be extended to \$200; and circuits. The machinery of justice is in that the same be paid for their services by full operation, and private rights and pub- Declaration of Independence; what a shame lic wrongs can be enforced and punished. By the thirtieth section of the "Act to However much all may deplore that the nell should ever cast a vote on the side of color, persons of color shall be competent double their energy, banish unavailing re- Court become debauched and corrupt, the Bench. Boys, many of you can do the cannot this week give any of its proceedchildren contended and happy.

THE NATIONAL CANVASS.

the Radicals Retain Control of it.

where no motive could exist to swear false- unmingled praise. I feel that we omitted the party, or who for years past have be- on the "Macaria" of our Southern hearth ly except that of a depraved heart. The some important things which we ought to come so bankrupt in principles and fortune The offering's made. Though we unearth distinction is illogical and indefensible, and have done, and for which omission we de- as to be ready to join any conspiracy that Our cherished dead, at their shrine it cannot be denied that it has its founda- serve the censure of the people. While it furnished rations. They are the army of We pour our heart's libations. This divine, tion in a prejudice against the caste of the was impossible, obstructed as we were by Cataline. legro. If the rules of evidence in all the President and Copperheads, to make courts were so modified as to make all per- this a Republic of "liberty and equality," sons and parties competent witnesses in we might have approached it more nearly in their ranks. I do not here speak of their own and all other cases, no possible than we did. We might have treated the Copperheads. I see no reason to prevent The cause still lives—the name alone is lost danger could result from it. Many of the rebels States as what they are, in fact, con-States of the Union, and several of the civ- quered provinces, and through enabling acts, They would violate no principle. They ilized countries of the Old World have we could have fixed the qualifications of voters would stab no friends. But I warn you to tried the experiment and the result proves so that every loyal man could participate in the keep an eye on any professed Republican Has been recorded, and the line that the cause of truth and justice has been formation of their organic law. We should who consents to fill an enforced vacancy. thus, with entire certainty, have secured However he may have stood before, there The object of every judicial investigation the Covernment to loyal Union men, have is villainy wrapt up in his composition. is to ascertain the truth, and when found formed in every one of those States Con- He is a model leper whom you should not touch. to dispense justice in conformity thereto. stitutions giving equal privileges to all, and He should be socially ostracised as unfit for With intelligent judges and discriminating which would have curbed the rising spirit decent society. Let him flit about in the juries, correct conclusions will be more cer- of rebellion which is now rampant in every twilight, and hide his averted countenance tainly attained by hearing every fact, what- one of those States. For, I assure you, ever may be the character or color of the from irrefutable evidence, that traitors are now triumphant in every Confederate State.

In the second paragraph of the section No Republican doubts the power of Congress already quoted the General Assembly has to do what I have stated. No sound constitureached the same conclusion; for in all tional lawyer believes any one of the organizacases where persons of color are allowed to tions now existing in those States to be legititestify, all persons, including parties, are male governments. Formed by the decrees declared competent witnesses. Would it of a military conquerer without consulting not be eminently wise to adopt the same the people, they can be tolerated only as 1 1866, of the Court of Pleas and Quarter Sestions, for the Court of Sempson gradified as an extendity will be unable to do much, it immediate route of the projected road, and ing power provides them permanent laws ing power provides them permanent laws In civil cases the testimony of persons of and forms of government. They are so less it were so stipulated by the treaty of

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ty convention held in Newbern on TuesCounty. Col. Cilley was for a time in entitle the tribunals of this State to exerfollow this rule to its logical conclusion?

Army, and will locate at Lenoir in Caldwell laws in reference to persons of color as will like the tribunals of this State to exerfollow this rule to its logical conclusion?

and was not ready to accept so radical a zers, from the North who ought to have Why not in the case of the person of color The republican mind had not examined, a million of our citizens. A few sympathic In criminal cases these considerations proposition. And so the session was spent | been South met with them. They extin-

It is the legitimate consequence of his The Prussian would answer, "You are as

elected under this act shall not be commis- code is defective, and that the punishments | melted out of everybody. They did some sioned until the Governor shall be satisfied that they will be permitted to exercise the that they will be permitted to exercise the that they will be permitted to exercise the things to seduce the Fenians into our ranks. The penalties attaching to crime that they will be permitted to exercise the things to seduce the Fenians into our ranks. The measures were right and so I voted and beside, you must pay the expenses of are fine, imprisonment, whipping, and for them. I will speak plainly on this sub- the war—\$45,000,000." Who denies that is

wives and daughters. They would even of fugitives from labor remain; then every I therefore recommend that the sittings of a penitentiary, the more rigid enforce- men. And then they will send up the as the representative of three-fifths of all of the court be quarterly, or oftener, if ne-cessary—that all misdemeanors and felon-some measures for the relief of debtors in "nigger," "nigger," "nigger," "nigger!" "Down the slaves beside the whites. We can ies now punishable by fine, imprisonment, consequence of the setting aside of the with the nigger party, we are for the white easily forgive the amiable and facile author or whipping, by whomsoever committed, be Stay law (which action of the Supreme man's party." These unanswerable argu- of the declaration, as he is no lawyer; is tried in that court; that all felonies punishable by death, including the different degrees of homicide, be tried by the Court of General Sessions; that the offices of a grand dispensed with in the District of the Supreme Hair's party. These unanswerable arguments will ring in every low bar-room, and the adoption of a plan for meeting the district of the adoption of a plan for meeting the district of the supremental maximum and the supremental ma jury may be dispensed with in the District sion of the Capitation tax upon freedmen, chief promoters of this slang consist of two one of the ablest and best of them did or three different classes. The unprincipled brawling demagogue, possessed of a vote and then to break it.

some cunning but no conscience. Among those who have an unequal mixture of rogue and dupe, are the low, ignorant, illiterate natives, as well as foreigners, who dwell about the purlieus of our towns and cities, and live by pilfering and "odd jobs." lican creed is that every being possessing mon from the text "Of one blood made he They are not and cannot be equal in strength all the nations of the earth," and go forth ture, or social acquirements; these are ac-"down with the negro!" The Catholic

What a shame that the countrymen of the that the countrymen of the immortal O'Con-

The present crisis is exhibiting men in corruption and debauchery which disgrace Life to the dead-the cause still lives, the centre. Notwithstanding all the blandishments of power and patronage; notwithstanding the tender of fat offices, not We'll bide our time in hope-conquer we must. a single genuine Republican has been seduced from his allegiance to principle. Truth is immortal-it can never die; Hon. Thaddeus Stevens made a speech honest office-holder, and renounce his own that the first the truth of September to his constituents. I know there are a few to supersede one honest office-holder, and renounce his own To vindicate this truth. Our land of the party who have consented to take "Hope on, hope ever;" all is never lost; office under Cowan and company But "For Freedom's battles once begun,

Nor have I the least fear that any re- Of all earths potentates save God alonespectable man will be found to take service | Nor tyrant's will can tear it from its throne. their accepting office without loss of honor. from the light of day. The President and his squad (it does not

leserve the name of party) contend that the war made no changes in the condition of our institutions, under the Constitution. That the rights and liabilities of all our former citizens, rebel as well as loyal, remain unchanged. This exhibits a most deplorable ignorance or culpable treachery. No great war between acknowledged belligerents ever left the condition and rights of the parties after the same as before, unpeace. The war leaves them without com-Jefferson Miller, charged with having set facts and secure a just decision. They Not a rebel State has this day a lawful Gov- pacts, without rights, except the rights of war. fire to the house of Maj. Turner, of Salis- constitute a majority of the entire popula- ernment. They are mere Territories conquer- When it is ended, new treaties are to be otherwise this notice will be pleaded in bar of the State, and of necessity, sole ed by our arms from the "Confederate States made; or if one party submits, the contemporate their recovery their recove

character, can, under ANY CIRCUMSTANCES, be an apprehension unreliable? Would it not ion with Constitutions securing equal and queror grants. This is much more so when rule to receive the evidence and weigh its in their limits? Early in the session I in- bels. You are aware that a Convention of ter and standing of a witness goes to affect on the true principle of republican govern- Most of them had actually borne arms against the United States, and helped murder half

TERMS OF ADVERTISING.

1 square, of 10 lines or less, for each andevery

Special Notices will be charged \$2 00 per square

All Obituaries and private publications of every

No advertisement, reflecting upon private

character, are charged as advertisements.

for each and every insertion.

They laid down an elaborate party creed or ted mass. Being traitors, they of course

guished the Democratic Party, and blotted

Here is their fundamental article, to which all the others conform. Mr. Raymond's ad-

"The Constitution of the United States is to-day precisely what it was before the war, the supreme law of the land, anything also as before the war all powers not con-

The United States acquired no new power, no rightseither territorial or of civil au-

This strange, wild and wicked doctrine

none, because there was a Constitution which, while they obeyed, protected them, but which they had discarded and torn to pieces by war! Was there ever before a human brain frenzied enough to engender come null and void; and after the war are to be renewed or repudiated, as the parties agree, or as the conqueror decrees. If either party is utterly subdued, his life, liberty and prosperity are at the disposal of the victor. Why does not the Emperor of Austria say to the King of Prussia, "I lay down my arms, and all things will remain as before the war. The last section of the "Act to establish whites, as well as blacks, in every part of District Courts" provides that "the judges the State, admonish us that the criminal the last hot days, when all manhood was has changed everything—old treaties and big a fool as the President of America, or the law of nations except the advocates of

> when he advised to take a false oath to get But, fellow-citizens, I am occupying too much ground. As I said before, the great issue to be met at this election is the question of negro rights. I shall not deny, but admit, that a fundamental principle of the Repub-The Protestant will listen to a devout ser- an immortal soul is equal before the law. cidents which must govern their condition according to circumstances. But in this Republic, the same laws must and shall apply to every mortal, American, Irishman, African, German or Turk. It is written by the finger of the Almighty law-giver, "Ye shall have one manner of laws, as well for the stranger as for one of your own coun-

> > "DEO VINDICES."

try; for I am the Lord your God."

"Through God we conquer?" Is as true to day Met the Philistines-slew them "hip and thigh." As Israel of old, -with battle cry, "The Lord of Hosts"-so went we out To meet them, with this battle shout,

Descend from bleeding sire to son.'

This God-like love of liberty, is ours; Part of our natures, it transcends the powers

For it we made a costly holocaust. From the burnt-offerings of our human hearts Incense ascends to Heaven. The parts We've played upon the plain of Time Is drawn by the Immutable The hand Divine, Inscrutable, Upholds the right. That Power gives

To weakness strength. The cause still lives. New Orleans, July 27, 1866. VIOLET CEMENT FOR THE TOPS OF BOTTLES OR JARS.—Take equal parts of rosin and brickdust, pounded fine, and a lump of beeswax. Stew them together, and keep in an old tin, melting it when you want to seal your bottles or jars.

A gentleman having asked how many dog days there were in a year, received for an answer, that it was impossible to number them, as every dog has his day.

A HUE AND CRY.-When an advertised dye turns your hair a bright green.

At his residence, on the evening of 12th inst., of bilious fever, HENRY MARSHALL, in the 41st year of his age, a native of Milford, Massachu-

At his residence in Kenansville, Duplin county N. C., on the 14th inst., Dr. C. W. GRAHAM.

23 WHITEHALL STREET, NEW YORK. who will pay revenue tax and other charges. All goods covered by insurance, with or without

THE SUBSCRIBER having, at the August term, to pass safely through the trying ordeal before to pass safely through the module to do much it sions, for the County of Sampson, qualified as executor of the last Will and testament of M. C. 3. That a copy of these resolutions be sent to Blount, deceased, hereby notifies all persons having claims against the estate of the said deceased him to take such measures as he may think best to present them to the undersigned, duly au- calculated to prevent, or at least to mitigate, the thenticated, within the time prescribed by law, sad condition of things herein contemplated.

J. B. SOUTHERLAND, Ex'r. Wilmington, N. C., Aug. 29, 1866. 284-2wd4tw