Reconstruction.

A very hasty examination of the Recor struction act of Congress some days ago led us to suppose that the Concress would require, of the Legislatures of the ten dis franchised States, the initiatory steps necessary to the call of the Conventions of the Southern States, demanded as essential to reconstruction. For whatever of illegality attached to their acts, heretofore, in the estimation of Congress, the act itself seems to validate them as Provisional Govern ments, so far as the Congress could make them so. Hence, we unwittingly remarked that if we were to have a State Convention a all, (bolding to our strong regard for law and order,) we favored one called by the consti tuted authorities of the State A mor careful examination of the law in successor leads us to an entirely different conclusion It the Congress intended or expected the Legislatures to move in the matter, we made it would have said so and more particular! defined the plan. Perhaps, however, further information will after this opinion.

Equally without foundation, it strikes to is the scheme of the Holdenites to call Convention, as recently inaugurated in this city. The Congress certainly did not look to the irregular and bazar-lous restance upon caucuses and irresponsible bodies for the calling of so important a book as a State Convention to form a Constitution Especially could not the Congress Lav meant to countenance the calling of our h body, composed in a great measure of persons who are disqualified by the act it all from holding office in or cotton that the times.

vince all, we think, that the whole appr ratus of reconstruction, under the Act, is are fit for reconstruction. We are the refere plans of those in hot haste to reconstruct are Hable to be nullified by the will of the District Commander.

our article on yesterday, was to encourage among our people sobriety of thought, ch and action, and a thorough ponder the question of Congressional reconstruction. If any portion of our enfrannot compel them to exercise their franchise our object was to impress upon them the cannot help, we are in no condition to op-pose, the march of the revolution. The proces will mass over us, in spite of us; let possible. Yet we believe, as a matter of policy, that every enfranchised white man in storm shall go no further than the Congress

(Now.) stances, is eminently proper. Mr. Goodloe cured, and Mr. Hedrick have lived to see their For ourselves, we cannot conceive any session were marked by great uproar. The cherished views on the subject of slavery real grounds for longer conflict and division galleries were crammed. The floor was that they should be here, to advise and constitute they should be here, to advise and constitute beginning a new the work of sail governments, and who feel a greater concern, and the years and have were ordered, with,

Executive Committee.

high toned and honorable man. Informer some can't be selled by yielding to also that he had ceased to be useful. In factors my easily and an inexprable fat-

for time, and at last had to be demand. bridge on a sulary, and sustained there while distranciasement of many of her noblest. States being represented on the floor, acquiring and perfecting his knowledge in Agricultural Chemistry. Warried into the second in the feather stone of the University, the hearth stone of the University the hearth stone of the University the hearth stone of the second of the University the hearth stone of the second of the though. But he has been east out, and as to when we have cheen for ourselves this is an argument against the legality of the should takehin up. the history of the varieties of a wholly horse, with Joyce Heth should takehin up. the history of the varieties of a wholly horse, with Joyce Heth an argument against the legality of the land the Fepe mermaid pillioned behind much here will follow hom, and for will must drink it. Would it were otherwise it to must him teem his effect under the pro-time, with General Tom Thumb on his should now, as he stilled that the form it were cheered to the pro-time with the pro-time with

pressed in the Standard, The expression of Think of it. compartable with our honor and writty in a That man is neither a fit nor a sufe

The Movement.

We observe that a scepet caucus of the so State to ascertain their views and wishes, of patriotic self-abnegation on record, We learn that the Chairman has removed

secondly, among those summoned to take character of these regulations, part in these proceedings, one half, it no nore of the invited actors are disqualified of the express terms of the Reconstruction we hearthly resected the sentiment : war, and places them under Military Communication many intelligent and respects held by the strong hand of the military. the colored men in the State, Mr. Harris has Scoggin and others showed in the Legisla. be apprehended.

Differences of Opinion

"White folks are mighty unsectin"

the State, who can in conscience do so, action of Congress, in reference to the South should exercise his right of suffrage and all crn States, seems to have greatly be wildered ional plan of reconstruction a fair trial, and have hitherto very nearly agreed, since the State Department, seeing to it, that the deadly blast of the storm shall go no further than the Congress This division of sentiment is deeply to be The division of sentiment is deeply to be lamented at this juncture, because of its arrest of Colonel O'Connor, the Fernian header Louisianer and Texas. Either of the other school May, was adopted. B. S. Hedrick, Esq., of Washington, D. C. prejudicial effect upon the great question. The vone of the care will under the prejudicial effect upon the great question. The vone of the care will under the prejudicial effect upon the great question. The vone of the care will under the prejudicial effect upon the great question. The vone of the care will under the volutionary movements in Ireland. The vone of the care will underly be an attempt made to impeach the which absorbs the thoughts and feelings of the was arrested at Athlone, nearly two hun here. They are all known to be men of con-President. "It will be observed that the Chairman the Southern people, These differences of dred miles from the scene of the late out servative and moderate views and of high. It is authoritatively stated that Genle, Sher-(of the caucus held in this city, by the so-opinion may not and should not make a break at Killarney. called "Southern Loyalists," last week; has breach, between friends at least, yet the -- The correspondent of the Baltimore designated three natives of the State, residualist of intemperate and sharp language. Gazette gives the following interesting acdents of Washington City. This is a deceen in matters of slight difference, free count of the last hours of the "old," and assurance that, while it is his purpose faithserved compliment, and, under the circuia quently results in alienation, not easily the opening scenes of the "pew" Congress:

nor's office, on Saturday had Mr. Harries are about feel a special interest in each the session. The Thirty minth a Professor in the University of the State. other that, in a crisis like this, when the therefore, expired in the midst of this We make this amountement with more, material, moral and social interests of a propriate piece of knavery, and may be said Mr. Black Republican Hedge's may now the more than the design of this defunct body. It may be made the design of the doings of this defunct body. It may be made the design of the doings of this defunct body. It may be made the defunct body. It may be made the defunct body. It may be made the defunct body in the defunct body. It may be made the defunct body in the defunct body. It may be made the defunct body in the defunct body. It may be made the defunct body in the defunct body in the defunct body. It may be made the defunct body in the defunct body. turn for consolation and support to his abolition brethren of the Free State. He to protract a worrying and aggravating evaluation total want of course resential of statesman dress, abolition brethren of the Free State. whole conduct in this matter has been not test for the principles of right and of the ship, it stands unrivalled in all historic time.

r tirge, and at last had to be "common to the States of the Mr. Nedrick, we believe, is a functionary and a proventile, the South must suffinit. Union were unrepresented, in this seven Agricultural Chemistry. Warmed into line and bedeated to not of choice, but forced, remarks were dignified and eminently belit-

BGovernor's Council.

In Brief.

-Forney's paper, and one nearer home, called Unionists, composed of members of are violently abusive of the President, for Fortieth Congress and the new Committee are mentioned, except those of the Chair admiration by the friends of liberty, and of members of the present committee, all of man and Secretary. Mr. C. L. Harris, Sen-constitutional freedom, when the mad ator from Rutherford, &c., was the Chair- schemes of the revolutionary anarchists of man, and Mr. W. R. Richardson, of this the present day will be remembered only ity, was Secretary. We are under the im- with amazement and horror. No nobler pression that the caucus was held about last purpose ever actuated an American Presi Thursday night. It was resolved that the dent than that which has influenced An Chairman designate at least one hundred drew Johnson. If, as the Washington Recitizens of the State, who should be invited publican truly remarks, he is to be deposed to a conference to be held in this city on from power, for his inflexible adherence to the 27th inst, to mature a plan to call a the sacred principles of the Constitution, it Convention of the people of the State, to will be the highest honor that ever betel bill. rame a Constitution, &c. One hundred an "American Statesman." His action, in and forty have been designated and publish- vetoing a bill which confers upon him pow- stract of the Bankrupt Bill, as finally pass ed, including, of course, the members of the ers as unlimited, so long as he remains in ed by both Houses of Congress, and ap aucus. The chairman was also instructed office, as those of the Emperor of Russia, proved by the President. It is now a law to confer with the colored people of the will rank forever as the sublimest instance and will take effect at once. The National

from Rutherford to this city, where, at the the Sherman act becomes immediately oper entre, he will be able the better to manip ative and myests the military officials, and We design no offensive allosions to this than they at present possess, is entirely the District assumes his command, and inclossoche will compay with its provisions issues his orders, all citizens, white and coll by proceeding to put it in execution. He codical, and where there exist as many laye to devise any scheme, good or bad, clothed with the supreme authority, and they desire. We conceive, however, that assign them to shall in their respective mentally required, and the framers of the meeting, in question, has made three "Districts" He will also, probably, make Constitution in its movement, as the conference will be which will contain expect takes for its enin the 27th. We submit that it assumes forcement, and the moment in which it will what belongs to the Mintary Commandant. be enforced will depend very much upon the this advantage

- The Richmond Times remarks and

Act, itself, from voting or holding a seat in "It is to us a source of melancholy satisthe Convention to be called. Congress cer. faction that in one respect we have been tary Commander of the District, will rem Lamby did not intend that the managers and "Constitutional amendment" required us to security of creditors. movers in the Convention should be disqual become parties to the destruction of our. It is understood that this law sweeps ified by the Act. Thirdly, the colored popu civil rights and to the distranchisement of away all State insolvent laws, and stay laws, placed in the hands of the Commutation, and liatton of the State, i. e., the males 21 years our ablest and most homometic different. W. were treated as pessessing just enough of no one else, as to when, how, and by whom the of age, and residents for a year, are the semblance of State sovereignty to ratify whole machinery is to be managed. The made by the act qualified citizens, to and sanction what we estermed dishonoring graphic dispatches, to day, that the Schatt assist 1967 Gold 1978 of Congress assumes, incorrectly we think, that participate in any measure relating to measures. Now, however, we are treated as a of Virginia has passed a Bill, ordering a Cotton dull and declaring, sales of Loss bales the States are in a state of disorder and the Convention, and yet we find that compared rough, overwhelmed by a powerful Convention, on the basis of the Shermanenemy after years of desperate valor, and

lost invited one of them to participate in ... Large numbers of negroesat Yorktown, promptly concur. The fact that Gov. Pier. 2011.10. persuaded, until further developments are cost invited one of them to participate in _____ Large numbers of neglocasa rossoss. proof of the wishington, in daily consultande, that all movements in that direction this Conference. Why have James H. Har | Virginia, and its vicinity, being without point is in Washington, in daily consultander. are premature, and that the schemes and ris, Handy Lockett, Dr. Brown, Mr. Schenek, employment and in a state of destitution, tion with the powers that be, taken in con-Mr. Good, Mr. Hood, and many others, been the Freedmen's Bureau at Washington has nection with his telegraphic entreaties to left out of this invitation? Will the coldirected that the surplus population be retthe Legislature to take this step at once, Entertaining these views, our object, in ored population feel that it is treating them moved as far as possible, to more distant gives great importance to their action in properly, simply to depute Mr. Harris, the points where the negroes may be able to this matter. Meanwhile it will be observed hairman, to meet them at the African obtain employment. The order has created that the Judiciary Committee in Congress ing of their duty to the State, the Union Church, or at other places of the meetings considerable excitement among the negroes, have been instructed to report a bill declar and to posterity, as to the part they should of the colored population, to confer with and there were rumors that they intended to ling by whom Conventions shall be called them ! This looks very much as if the so- combine to resist the measure. To prevent and as Congress is to adjourn next week called "loyal Union men" are still in the any disturbance, the military authorities at until May, we may soon expect an authori part in the matter, -- if they think that the consistence of Mr. Blythe, who considered Fortress Monroe have dispatched patrols of tailve expection of their views in the premium to the consistence professional for the consistence of the cons interests of the State, and of posterity, do the Union men persecuted because they were soldiers to be on hand to most any such con iscs. charged with favoring negro suffrage, Mr. tingency, but no serious outbreak is said to

ould not be construed into a purpose on ture, that they were not yet ready for recontheir part, to defeat the object of the ruling struction. We advise our colored friends in the New York Times states that Mrs. Franin the work of reconstruction. If we the State to keep their eyes well skinned. - ees Lord Bond has filed an application in the State Department at Washington for a Consular appointment; that her application has been considered in Cal-inet meeting, and The extraordinary character of the recent that the Administration has finally concluaction of Congress, in reference to the South ded to nominate her to the Consulate of above petty projecties. The Richmond The Republican cancus, last night, was stormy some British port, as soon as she has prepared herself in accordance with the regu

"In the House the expiring hours of the as every good eitizen ought to do, for the however, no possibility of passing the hill.

A 7th 1867.

(THES.) MR. HEDRICK DISMISSIO.—We learn that than for the success of this or that faction or roll progressed nearly every Radical an at a meeting of the Executive Committee of the instance of the instance of the instance of the committee of the committ er fell, and se announced the expiration of

No second I had the Thurty minth Congress est of the University, but it is marked with we maintained a fruitless four years bloody the advent of the Fortieth, and commenced. New Hampshire, are transferred from the the grossest ingratitude; and he has shown, war, and which are peradventure lost for by holding on to his place after to had been war, and which are peradventure lost for notified that his usefulness was gone, that ever the nothing else has been and upon its completion. Mr. Brooks row and upon its completion for the Senate, while Poland, of Ver states, notified that his usefulness was gone, that ever the nothing else has been and upon its completion. Mr. Brooks row and upon its completion for the senate to the line has been and upon its completion for the senate to the line has been and upon its completion. and entered a solemn protest, signed by all notified that his usefulness was gone, that the imposes and entered a solemn protest, signed by all he is insersible to the imposes and conservation embers, against the legal siderations which never has to operate on a Nor can it be soiled by yielding to absolute the of the body about to be organized as the House of Representatives. He pronounced Clay and Crittenden both served in the abili, declaring who shall call Conventions and House of Representatives. He pronounced this a fragment of the defunct body ten of the States of the In the defunct body ten of the States of the fithe University and he was sent to fam 1 to 200 suffage, and to at least temporary teen, including Nebruska conly after his Presidential term.

time the occusion.

know, as he still be that the that the that for yet any one is was enough to tell us how the to their boson a da syrios. The transfer to quiet and pusserious to their boson a da syrios. The transfer to quiet and prosperity in any shall pusserious to their boson a da syrios. The transfer to quiet and prosperity in any when the Clerk, in calling the roll, the of P. T. B. written by himself, in The Headquarters of the Bureau in Georgia. beatable period, we will thank him, and we reached the name of Butler, of Massachus one hand, and his " History of Humbugs Black Republicans are much upon three would desh the cup from our lips. It need setts, quite a sensation was produced. He not be set and another more came who ale no interferent at the most be not be set and another more that their conduct is and constituted and. Perhaps not be it is not left to our and disinct voice of Morrissys—the calling chargerous ignorant. Tanalles find mean, choice. Brink this we must there is no of whose name also gave interest to the lazy, low-bred white men and to anymost conting it. The State will be reconstruct. This is black Republicanism. Fals-hood, on this scheme, whether we object or not. There are others who will do it for a week immediately to take the ribbors few. There are others who will do it for us, seek immediately to take the ribbons from an oppo-whether we will or not. And will that the hands of Stevens, and also run an oppo-whether we will or not. And will that the hands of Stevens, and also run an oppo-defies that will, and lends the influence of Angeler and treason are their leading char There are others who will do it for us, seek immediately to take the ribbons from any document. Instead of yielding grace-actoristics."—Standard, 9-7, 15, 18-56, whicher we will or not. And will that the hands of Stevens, and also run an opportunity of the parties the Point of the Point "We adhere to our opinion, recently ex-render our situation the better or the easier; sition line against Sumner and Wilse the management of Massachusetts affairs.— his great office to the encouragement of It is also thought that if Congress shall determine to adjourn shortly, the management

this matter the Chronicle of this morning speaks officially as follows :

"The subject necessarily goes over to the the Legislature and citizens, has been held in his late noble veto message, - a document on the Judiciary of the House, which will this city, but no time is given, and no names that will live in history, and be read with probably be composed of most of the guaranteeing republican governments that would tion of Hon, D. Morris, Republican, of New York, and Hon. A. J. Rogers, Democrat, of of employees. New Jersey. The people of the United States, after long and patient forbearance, have indubitably come to the conclusion and removed from the Presidential office. This judgment, sincerely and very generally entertained up to within a few been made almost universal by the atrocious doctrines and still more atrocious threats contained in his veto of the Reconstruction

- We publish, to-day, a cop ous ab-Intelligencer thus comments upon it

"The enactment will be hailed with gratification throughout the country, and especially in those States where are yet to be found the wrocks of financial disasters of stational in the South, with greater powers 1857, as well as those necessarily attending he late war. But it is chiefly as a permitoverling. Until the Military Command of effortens. As some as it suits the President ment system that this act is to be approved In this country, where commercial revul sions have been, and are likely to be peri ared, will have liberty to meet in world con will appoint the officers, who are to be inglaws relative to determ and creditors as beyond the State a uniterm system is not blunders. First, it is, we think, premature the art a laxt of an elaborate General Order, for it. The state and a uniform law in legislation. Livery commercial country, and in none was if a more sary as in this, charts

The presents to such a law has been to cognized in the Legislatures of every State. of the Union. All the States have inservent or bankrupt laws, and occasionally they have tee, and an adjournment till May. debtors. But this law, while it accomplish-

and has of impresentation dela."

- It will be perceived, by our tele Shallor are er act, in the mouth of Max. The House of Th legales will, without doubt,

The atmountement, by telegraph, on vesterd v. made with seeming authenticity. that Gens. Sherman, Meade, Hancock, Schocommand of the five "Military Districts," by fire. is received generally with great satisfaction THE IMPEACIPMENT ADJOURNMENT OF It is some consolation to know that we are to be placed under the rule of men of such THE SOUTHERN DISTRICTS. eminent position, who can afford to rise papers of last byening state that assurances. The extreme impendiers were defeated. The inremain in command in Virginia, and that days, until the impeachment is ready, was de-Gen. Hancock will take command of the feated, social and moral worth. The President, in man, Meade, Hancock, McDowell and Schoffeld try, and unequalled in choice variety and cheapthe designation of such men to carry out the provisions of the law, has given the best fully to enforce it, he will give the unfortun ate States affected by it the benefit of the Church, South, died on the 6th, aged 88 years, best experience, ability and fairness,

A proposition in the Tennessee House carried out; and as they are natives of the among any Southern white citizens, whose packed with a dense mass of human beings, of Representatives to repeal the section of State and devotedly attached to our people, it seems to us.

State and devotedly attached to our people, it seems to us.

Washington, March, 7, P. M.

The devoted of the people of the standing committee were supported by the franchise law prohibiting negroes from Washington, March, 7, P. M.

The devoted of the standing committee were supported by the standing com defeated. Brownlow and his Legislature nounced. The following are the Chairmon need re-constructing, as well as Ohio, Con Foreign Relations, Mr. Sumner ; Appropriation necticut and New York

Congress passed, belon a hourning by large Poetic Railrood, Mr. Howard , Poetal affairs, Mr. the Board of Trustees, held at the torset similar views of public policy should coa pletion of the call the hammer of the Speak majorities, the bill to make valid the proc. Banesey, Public Land, Mr. Paneroy, Private lamations of the President from 1861 to Land Claims, Mr Williams Indian Affairs, Mr 1863, which protects every officer and sol- Walley, Finance, Mr. Sherman; Judiciary, Mr. dier of the United States in the late war Tuesdool. gratical tion, though we lest some from the whole people, as well as their political exist to have intensity died with a lie in its mouth, against intervention by the courts, and fine that such would be the action of the vence, are resulting in the balance, it is not the doings of this defunct body. It may which individuals according to the doings of this defunct body. It may which individuals according to the courts and fine the doings of this defunct body. It may which individuals according to the courts are the doings of this defunct body. which individuals, regarding themselves. To construct California Radiosel thing upon the mere chance of the dice, or based anchaetty, muligenty, fanaticism, and a contraged or aggricved, would seek legal re-

Three Sepators of the late Congress, Messrs. Conkling, Morrill, and Patterson, of To build a Railroad from Galveston to Fort inbmont, is transferred from the Senate to the In the House, John Bagan, of Missouri, contasts House. This is rather an unusual thing, but Pile's seat. Mr. Poland has several illustrious examples

Mr. Keily, of Pensylvania, introduced a resolution, directing the Judiciary committee to report Quincy Adams even served in the House for the respitation of voters, etc. Passed, 114 to

Barnum is the Redical leader in the ry committee to pursue the unpeachment mass pending campaign in Connecticut. The tigation.

President Johnson's late Provisional Gove- ... Tion MILEernor of North Carolina says, of his recent

"It is a violent, inflammatory, revolution lly to the will of the nation, the President rebels and traitors,"

TELEGRAPHIC.

FORTIETH CONGRESS. WASRINGTON, March 6, P. M.

In the Senate, Mr. Sumner introduced a bill protect the loyal people of the South. Also prescribing an oath. A Committee was appointed to equalize the pay

A standing Committee on Appropriations was ordered.

Mesers, Doolittle and Patte 2 on made personal explanations, denouncing as false the report of the Committee on Expenditures, which intimated their acceptance of bribes. A joint resolution was introduced, declaring the

Municipal offices of Alexandria vacant, in coosequence of disobedience. Sherman's bill was ordered to be printed. In the House, the delegate from Utah was swor

Phelps of Maryland

Mr. Ward introduced a resolution, asserting that an ex-member of the Cabinet had declared in a public speech, that the evidence in the assess sination cases was obtained by substraing wit es, and that there was no evidence against Mrs. Surratt.

A motion was made to lay the resolution on the table; whereupon Mr. Ward withdrew it. An offert was made to take up the tan 'ball, but it was defeated by a motion for adjournment

MENT CAUCUS, EIG.

Wishington, March & P. M. The debt statement for the month shows an corners. If you are of corresponditioned bearing There are between three and been housefully as and two for troub tial action

outeachment: The Ohio delegation has held a caucus. It is

not known what subjects they considered. The New York delegation favor the referen of the imposedment question to a sterial Commit-The Superintendency of Indian Atlanta is racant

A general caucas will be hold to-night The bevenue receipte of to-day are over

MARKETS AND FINANCIAL New Yorks, Mar 6, P. M.

5 20 and 1862, with company, \$11000\$1104. New

Corn heavir and caster. Mixed Western \$1.00

Wood firm and advancing Sales 200,000 domestic, 450,70 Texas 240,40. Becamena, Merch 6, P. M.

Cotton dull andding 30. Four dull.

Corn, supply hight a mixed whate 98.

BROWNLOW DEFIELD

MESTORS, March 7.

The new M-reopedian Police ball, which has John L. Harr, formerly of Granville County, in cassed its second reading, ereates intense excite. Mempus, March 7. passed its second reading, creates intense excite-

CHICKCH DAMAGED BY FIRE Berrys, March 7.

RISHOP SOULE DEAD

Nasavalle, March 7. Eishou Soule, of the Methodist Episcopal He was the oldest Methodist in the United

FORTTETH CONGRESS.

Mr. Morrill; Manufactures, Mr. Sprague; Agrieniture, Mr. Cameron; Mintary, Mr. (Wilson; Both Houses of the Thirty-ninth Poissons, Mr. Van Winkle; Territories, Mr. Yates

Directing the sale of public property at Harper's

. States to abridge rights on account of color

A resolution was passed, directing the Judicia-

BUREAU

Stocks excited and stronger. Five-twenties of

Flour duil

FROM WASHINGTON

WASHINGTON, March 8. Only honorably discharged Federal soldiers are

eligible on the Metropolitan police. The Senatorial cancus, yesterday, opposed the May meeting to consider the impeachn caucus favored remaining in session for the necessary business, and then adjourning till Novem-

150 The impeachment is rather depreciated. Chandler only announced himself unequivocally in fa-

The President is overwhelmed with office

seekers. Judge J. S. Wintney has been nominated Attorney of the Louisiana District.

LARGE NEGRO MEETING IN BICHMOND RIGHMOSO, March 8. A large meeting of negroes has been held here, to ratify the Sherman bill. The negroes were advised to vote against any Constitution of the proposed Convention. Hummoutt heads the mo-

MARKETS AND FINANCIAL.

LIVERTONI, March 7, P. M. Cotton close d'with a declining tenden y. Middffing unlands 131, with sales 7000 bales. New Your, March Stocks lower. Fire twenties of 624108; Ster

ing 8 . Sight 9 . Gold Fl. G. Money 7.

---GALVESTON GOING AMEAN. The Galves.

ton Acces remarks: Formerly, the growth of our city was slow-hardly noticeable from month to month; now the new houses almost equal in number the old ones and foundations are being laid daily for more, and simply because this increased speed exceeds the progress under the old regime, it is thought to be un natural inflation. If those who think so would ask about rents and open their eves to the various manufacturing establishment going up and to the new branches of trade and industry springing up, their opinion

Madame Patterson Bonaparte has comback to Baltimore, but announces her intention to cut off her grandsons if they marry American girls,

Gov. Fletcher has sued the St. Louis Dispatch for defaming his character. He estimates that it has been damaged \$100,-000 worth

When a Spaniard cuts a peach or pear by the roadside, he makes a hole in the ground and covers the seed. Consequently, all over Spain fruit is in great abundance and al-

The Common Council of Charleson has passed a vote of thanks to Mr. Peabody for Salas McDowell Admr. of J. B. Bryson, Petition to The Common Council of Charleston have Alexander Zachery and others.

MARRIED.

In Weldon, N. C., on Thursday evening, Feb. 28th, 1867, by the Rev. T. G. Lowe, Captain J. H. BARRER, of Wilson, to Miss BETTIE PETERSON, of

day evening, Feb. 26th, by Wm. G. Little, Esq., Mr. B. H. Hrause, to Miss Charlotte F. Moone, daughter of James S. Moore, of Put, county N. C.

DIED.

BALTIMORE ADVERTISENTS. SPRING IMPORTATION.

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MISCELLANEOUS.

.

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J. PERIOR STYLE, equal to any in the country. Contracts made for the printing of Newspapers and Magazines. Blanks, Checks, plain or enjoyed, Cards. Bill Heads,

MULES STOLEN, \$100 REWARD. MULES STOLES., \$100 KE WAS R.
CTOLEN FROM MY STABLES IN JOHNSTON
County on Menday night the 28th inst.,
four MULES, I horse mule, mouse colored, 3 mare
mules color, black, sevrel and mouse color. The
two latter hought from the Government and branded. I will pay the above reward for their recovcry. Address.

Tyb 1-120-14

Haleigh, N. C. '62 \$1695. Gold \$1,345. Money 7. Exchange 85-Cotton dull and declining ; sales of 4000 bales at

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STATE OF NORTH CAROLINA, MACON COUNTY.

SUPERIOR COURT OF LAW, FALL TERM 186 s. w. Hin,

H. Kelly.

It appearing to the satisfaction of the Court, that ii. Kelly, the defendant in this case, is a non resident of this State: Therefore it is crewed, that publication be made in the Scaffner, a newspaper published in the City of Raleigh, for six successive weeks, potifying the defendant to be and appear before the judge of our Superior Court of Law, at the next Court to be hald for the County of Macon, at the Court House in Frankin on the third Monday in April next, then and there to plead, answer or denur to sat attachment or indigment will be taken pro confess, in on the third Monday in April next, i there to plead, answer or denuir to sai ment, or judgment will be taken pro Witness, W. N. ALLMAN, Clerk of Court, at office in Franklin, the third 1

W. N. ALLMAN, O. C. C. mar 8-179-w6sf

STATE OF NORTH CAROLINA, WARE COUNTY. COURT OF PLEAS AND QUARTER SESSIONS, PER.

TERM, 1867. Wm. H. Hood, Admr. Michiel Whitly, and others. Michiel Whitly, and onners.
It appearing to the satisfaction of the Court that Wins. R. Whitly and Higden Whitly, two of the defendants in this case, reside beyond the michigant that the control of the court of th that Win. R. Whitly and Higden Whitly, two of the defendants in this case, reside beyond the limits of this State: It is therefore, on motion ordered by the Court, that advertisement be made, for say weeks successively in the Balaigh Scaling, in the paper published in Raleigh, notifying the said-defendant of the filing of this potition, and that unless they appear at the next term of this Court, to writ the third Monday in May next, then and there to answer, plead or denur, judgement pro-confesse will be taken as to them.

Court, to wit the third Monday in May next, then and there to answer, plead or demur, judgement pro confesse will be taken as to then. Witness, J. J. FERRELL, Clerk of our said Court, at office in Raleigh, the third Monday of

J. J. PERRELL, C. C. C. mar 7-178-w6w

STATE OF NORTH CAROLINA, MACON COUNTY. COURT OF PLEAS & QUARTER SESSIONS DECEMBER

TERM, 1866 JAMES G. GRAY, vs. T. R. BOAME, Priston of the securety to an administrator's bund to be secured from sustaining loss.

T. R. Roane the administrator and defendant T. R. Roane the administrator and defendant in this case, being a non-resident of this State, it is ordered by the Court that publication, be made in some news paper of this State, for sixuccessive weeks, notifying the said Thos. R. Reane to appear at the next term, of this Court to be held for the county of Macon, at the Court House in Franklim on the 3rd. Monday in April 3.21, and show cause if any, why the petition shall not be heard, otherwise the case will be disposed of as though notice had been served.

Witness, R. C. STAGCEE Gerk of said county.

Witness, R. C. STAGLE, Clerk of said county, office the first, Monday in Dec. 1866.
Feb 15-162-wdw R. C. SLAGLE, C. C. STATE OF NORTH CAROLINA.

MACON COURTY.

COURT OF PLEAS AND QU'ARTER SESSION, DECEMBER
TERM, 1866.

Alexander Zachery and others.

It appearing to the satisfaction of the Court, that Christopher C. Zachery and wife Naney C. Befendants in this case, are not residents of ghis State, it is the r fore ordered that publication be itiade in some news paper of this State for six weeks, notifying them to appear at the next Term of this Court, to be held for the county of Macon, at the Court dones in Franklin, on the 3rd, Monlay in April next, and show cause if any thing can, why the prayer of petitioner shall not be granted, or judgment pro confesso will be rendered as to them.

Witness, R. C. STAGLE, Clerk of said Court, at office the large Mandage in Leasures.

ed as to them.
Witness, R. C. STAGLE, Clerk of said Court, at office the 3rd. Monday in Dec. 1866.
R. C. SLAGLE, C. C. C. Feb 18-164-1668.

STATE OF NORTH CAROLINA, BURKE COUNTY. IN EQUITY FALL TERM, 1866.

E. J. Ersein, et al va. H. H. Roberts and wife et al.

Pursuant a degree of the Court of Equity for Burke County made at Fall term 1966, I will an Morganton on the 2nd day of April 1867, it is made to the county of Burke Superior Court sell, the valuable tract of land mentioned in the pleadings, containing between 5,000 and 10,000 acres knewn as the South Mountain Speculation land us the Southern part of Burke adjoining the Counts of Lincoln, Cleaveland, and Butherford, being the property of the heirs of W. Kron. ing the property, of the heirs of W. W. Erwin, and Joseph H. Bryant, dec'd, and H. H. Roberts and wife, Am

Terms, twelve month's credit, bond with ap STATE OF NORTH CAROLINA,

MACON COUNTY. Court of Pean and Quarter Sission Dec Term, 1866. Mary C. Bryson, Petition for Poseer,

Alexander Zachery & others. In this Case it appearing to the satisfaction of the Court, that Chistopher C. Zachery and wife Nancy C. defendants in this case are not residents of this State, it is therefore ordered by the Court that publication be made in some newspaper of of the State, it is therefore ordered by the Court that publication be made in some newspaper of this State, for six weeks, notifying the said Christopher C. Zachery and wife to appear at the next Term, of this Court, to be held for the centry of Macon, at the Court House in Franklin, on the 3rd Monday in April next, and answer the allegations of petitioner, or judgment a process will be rendered against them.

Witness, R. C. STAGLE, Clerk of said Court, at office the 3rd, Monday in Documber 1898.

R. C. SLAGLE, C. C. C.

Feb 18-164-w6w STATE OF NORTH CAROLINA, PERSON COUNTY.

Country Pleas and Quarter Sessions, De-Dr. William Merritt Ex r. Sam'l, R. Wilson dec'd. Elizabeth Wilson, John Wilson, Arch, Wilson and

others, Children and heirs at law of R. Wilson dee'd. R. Wilson dee'd.

It appearing to the satisfaction of the Court that the above parties defendants, are not residents of the State, it is ordered, that publication is made for six auccessive weeks in the Raleigh Sculinel, notifying to said defendants the filing of this jettlion, and that if they do not appear at the next term of this Court to be held in Roy. this petition, and that to be held in northe next term of this Court to be held in northe next term of this Court to be held in northe through, on the third Monday of March 1867, and learning the same period to the same pe mower said petition, judgment on the same pro-confesso will be granted against them.
Witness, SAML. Y. BROWN, Clerk of said Cout-the third Monday of December 1866.

SAML. Y. BROWN, C. C. C.
Feb:-153-w6w

MISCELLANEOUS.

A SAFE INVESTMENT.

A LTHOUGH the business of all Trades and Professions have been considered Cash since the close of the war, we have given a special credit to many of our Friends and Patrons, some of whom have paid us nothing since that time, and as we can't afford to pay cash and give unlimited credit, this is to give notice that our accounts are now ready and that all are expected to rail and settle the same without days. to call and settle the same without delay.
WILLIAMS & HAYWOOD.

TANNER'S OIL.

A NOTHER lot of that Superior Fish Oil for Tan-ner's use, just to hand, WILLIAMS & HAYWOOD.

INTELLIGENCE OFFICE. THE SUBSCRIBERS HAVE PORMED A CO-

BUREAU

Washisories, March 7, P. M.

The Agricultural Department will distribute on applications by upid from the Golf States, burg Staple Egyptian cotton seed.

The Headquarters of the Bureau in Georgia have been removed from Sayannah to Macon.

The VIRGINIA SENATE PASSES A CONVEN.

The Senate has passed a bill calling a Convention, to meet on the second Monday in May.

MARKETS AND FINANCIAL

New York, March 7, P. M.

Stocks excited and strenger.

Hand Bills,

Posters,

Letter Heads,

Letter Hea

Jan 29-147-1m CANTWELL'S JUSTICE. OR Farmers, Lawyers and Magistrates. Call and get a copy. Price \$5. BRANSON & PARRAR.

Jan 26-145-tf

We are authorized to announce that Gov.

We are authorized to announce that Gov.

We are authorized to announce that Gov.

Forth has summoned his Council to convene

Congress together as soon as they shall have

Yet the President holds in that message, the identical doctrines, held by the Ex. P. G.

Congress together as soon as they shall have people. That man is neither a fit nor a more we are authorized by the great fit instructor of our young men, who even the worth has summoned his Council to convene Congress together as soon as they shall have and the members of the 80 completed the investigation. In respect to the best portion of their lives. Corn declined 1@2. Pork steady.