THE SENTINEL

about homesteads. The Conservatives of the State are, we should judge, fully as much interested in unbolding the Homestead provision of the Constitution as any hody. Indeed, so far as our observation goes, there are more Radicals and Republicans opposed to this provision than Conservatives.

There is a wide diversity of opinion among lawyers about it a majority of them favor it. How it can deprive a lawyer of ed in the SENTERED of the Sch inst., so a fee we cannot see; on the contrary, it makes too many fees for them.

There is no controversy smoog lawyers about the prospective effect, the difficulty is about its retrespective effect, and this is a question which some Courts decide one tates alone can settle definitely.

It is well known that in the Constitution.

Juge Graham (or Gov. Graham) was greatly

al Convention, it was a long time before the Radicals would consent to it. The Ku Klux." the Radicals would consent to it. The idea was, that the Radicals did not want it but the Conservatives, the white people of the State, did. We apprehend that a majority of no party would favor an abandonment of the Homestead provision of the Constitution, whatever some individuals of every party might do, so there is nother than the constitution of every party might do, so there is nother than the constitution of every party might do, so there is nother than the constitution of every party might do, so there is nother than the constitution. of every party might do, so there is nothing in the ridiculous parade of the Standard, Kuklux. That would be a more mild and We think the Radicals would be the first complimentary mode of dealing with them that any one proposes. There is little, if

EVERY MAN'S DUTY.

Let every man in the State remember that if he votes for the Radical ticket he votes to continue in power W. W. Holden try.

and his administration with all its crimes. It was to the effect, that the local magis. and his administration with all its crimes.

The Radical Convention which lately assembled in this city passed a resolution endorsing him and what he has done. To yote the Radical ticket is to endorse him and his crimes and entrages upon the State and that of their abettors so great as to he has done, especially let them remember of criminal proceedings, some extraordinary and violent exercise of authority has be he has done, especially let them remember that Kirk's army, what it has cost and done by order of Holden; let them remember that this lawless band of riolers, by express order of Holden, have arrested, without any cause and without any legal authority, and sharp punishment to the criminals and to those who have counselled their crimes to those who have counselled their crimes to those who have counselled their crimes to waship in this county, to keep as eye on the Begistration books, as see are creating.

THE STATE OF THE LAW IN THE PROPERTY AND THE WASHINGTON TO STATE OF THE WAS THE HOLDEN POOL CONSPIBACY.

Below we publish, for the information of the has reade no order for it. do. The President has sent troops there by his own order, and he assured Gov. Holden that he

question which some Courts decide one them ever said that Governor Graham or obstracter and had done nothing to Kirk or that the Supreme Court of the United that the Supreme Court of the United to Ku Klux," and that neither of them ever this outrage upon himself and the law and such imminent peril, as to suspend the write the public. He was so arrested and der of habeas corpus in the counties subject to recommend to the counties subject to the counties subject to recommend to the counties subject to recommend to the counties subject tained and no cause was assigned for the indignity; indeed, there was some.

What do the people think of such conduct, done, too, with the manction of the Chief Magistrate of the State !

ourder has and will cost the State more than \$250,000; probably \$500,000. It is said that \$60,000 have already been paid tion, which confers power on the Governor out of the Treasury. Let it be remembered that this is done without any lawful authoriby, and that Gov. Holden and the Treasurer are personally responsible for every dollar so paid. They hope, no doubt, that the highest officials and by very many of the pext Legislature will legalize this lawless and deeply criminal expenditure of

as hostages for the good behavior of the

any difference of opinion as to the proper mode of dealing with them, and this opin-

ion was freely and earnestly expressed to Gov. Holden, while he was in the City, by

the most eminent statesmen of the conn-

and people. Let the people remember what evade, if not to deny, the ordinary methods to hold the Treasurer and Holden personally responsible.
Let the people in every county look

SUPREME COURT.

military occupation?

B. Suppose the writ not to be suspended as in the present condition of the country, it is highly probable, to the Sheriff of a county to call out "the

MAKE THEM RESPONSIBLE.

Holden's army of treason, outrage and surder has and will cost the State more state into civil war,—should not the act of 1868 '69, be so construed as to make it subservient to that clause of the Constituto call out the militia to suppress riots and issurrection, it coundes where the Governor has an rossed this power and taken military possession?

4. It so, should the writ be directed to

the Governor!
I shall be pleased to hear argument on these subjects as questions of law, and will leave it to the good sense of the counsel to decide, whether an excited discussion to decide, whether an excited discussion such as on yasterday, will be calculated cither to aid me in forming an opinion, or either to sid me in handle purpose.
PEARSON.

Judge Battle, Gov. Grainm; Gov. Bragg. and Judge Merrimon, counsel for the peti-tioners, then addressed the Court upon the questions of law and ponstitution involv-

LOGS SELECT.

We call the first place to great state of the contribution of the contri

TELEGRAPHIC.

We invite attention to the following letter from Washington.

This letter corrects several misstatements by the Sextensial corrects several misstatements by the Sextensial correspondents. It also administration at Washington in Telation to the President endorses Holden right or wrong. This is not only false but wilfully so.

On the conclusion of the Executive, Mr. Longon, July 18.—Prussian vessels in English and well-declined the communication from the Executive, Mr. Longon at Washington in Telation to the President endorses Holden right or wrong. This is not only false but wilfully so.

On the conclusion of the Executive, Mr. Longon at Washington in Telation to the President endorses Holden right or wrong. It is not only false but wilfully so.

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On the conclusion of the Executive, Mr. Longon at Washington in Telation to the President endorses Holden right or wrong. It is not only false but wilfully so.

On the conclusion of the Executive, Mr. Longon at the constitution of the Sextensian and restore peace and quiet:

Washington.—Cirry, July 14th, 1870.

Mr. Edition.—The letter from this place, over the signature of "A Nature," publish—of in the Sextensian Longon and president of the Sextensian Longon and Exercise Longon is a state of the state of the sextensian and the contains of the Sextensian Longon and Laverpool and Laverpool to be contained to the Sextensian Longon and Laverpool and

WILMINGTON.
WH.MINGTON. July 18 - The Calai steamer "Hornes" cleared for New York yesterday, with Capt. J. N. Moffit, temporarily in command.
The recent arbi rary arrests of Conservatives by Kirk, have created an intense feeling, but the people are determined to bear all with patience and fortitude, and rely on the ballot box in August as the proper corrective.

FOREIGN. The latest foreign intelligence indicate that Norway and Sweden will join France, provided the French fleets operate in the North German England is begatisting for the neutrality of England is negotiating for the neutrality of Holland, which it is said France favors. The position of Russia is uncertain. The latest surmise shows a disposition on her part to support Fruesia. The foll wing are the French comps commanders: Canrobert, Palikao, Trossaid, McMahoo, Freility and of the imperiationard reserve, and Bassaine.

France districts Beighton because two alieuated Frenchmen, Chorse and Resumont command corps.

ted Frenchmen, Chones and steamness corpa-corpa.

The Telegraph Companies have made arrange-ments to rea. It all the European countries with-out togething France.

Den Carlos has been expelled from France.

The evacuation of Rome is again reported.

French men of war are watching the departure of Prassian iron clads from England.

Baten Alutonno Recombilit has resigned his

UNPREGEDENTED

The worlds great remedy for Pilon, Tetter, Burns, Fresh Cut Wounds, Did Sores, Chapped Bands, Lips and Face, Boils, Rising, Nore Throst, Corns in the Feet, &c., &c. Price 25 cents a Box. Large Box one Deliar, six times as rarge as 25 cents Box. Small Box \$2 dox, Large Box \$6 dox.

Sarpas Stone Cuathan Co., N. C., Dec. '11, 1869 John B. Congleton: I saw Sir, I take great pleasure in informing you that I have used Congleton's Vegetable Salve with gheat satisfaction in successfully ouring Two Had cases of Files in my family and it affords as great pleasure to recommend a medicine of such superior virtues to my neighbours and friends as Congleton's Vegetable Salve proves itself to be.

Very Respectfully yours.

OLIVER LAMB.

Proprieter of Lamb's Flouring Mile Chatham

Correspinates July 18—The neutrality of Sweden Rankings of Median States of Companion to Sweden Ranking Previously communicated with France.

Parils July 18.—France demands a decision from the South German States by noon to-day.

Washington, July 18.—Diplomate here have to the Prussan Minister to hold German vessels at an adequate the Prussan Minister to hold German vessels at an adequate the properties of General Vessels at an administration has no feats of complication of daskers to American ships.

New York, July 18.—Many Germany here have telegraphed Bismarck for asfe transportation home to join in the fight.

Wilmington.

Wilming

Tinner Hargott, St.

Baleigh, N. C.

Sz. Maynews Disc. Water Co., N. C.

John H. Congleton: Dear bir, tay Father Ellish Sanderford, had been afflicted with Encounation and Backache for 15 years, some "nee he unfared we badly with it that he would be confined to his so badly with it that he would be confined to he bed for weeks as d unable at times to turn himself in bed. I purchased a boule of your American Rheumanie liminent and I am h ppy to inform you that after heing your most wonderful Liniment only four times he was completely oured, he has been cured now ten months and he has never had any resum of the pain abuse, he is now sixtyacos years old, and is ow in as good health and has a good use in himself and finise as he has had in 20 years, hashi always remome ber you with gratisting for the benefit your medicine has done my father.

Yours Truty,

NATHANIEL G. BANDERFORD.

CONGLETON'S ANTALGIC.

The great cure for Dispepsia, Diarrhos, Cholera, Collo, Cramp Cello, Cholera Morbus, Sick Stomach and Yomating, Pain in the Bowels, Touth Ache, &c., &c. Price & a Bottle, \$8.00

STATE OF NORTH CAROLINA.

SUPERIOR COURT, SPRING TERM 1870. N. M. Doyle and Frances Doyle his wife, W. R. Phillips and Susan Phillips his wife, W. R. Phillips and Susan Phillips his wife, Richard Mitchell and Namoy Mitchell his wife, Agues Fearce, Robert Pearce, Drury Pearce Hendamin Fearce and Cornella Fearce, the last five infante by W. R. Phillips, their Guardian at litera, Thou. Fearce, Simon Pearce, Acrill Pearce, Pani Pearce and Peter Pearce, Plaintiffs.

Against

Sidney Pearce, George Pearce, Robert Pearce,
—Nelus and Jane Nelus his wife, — Carr
and Helen Care his wife, — Dulancy and
Julis Dulancy his wife, — Phornton and Mary
K. Thornton his wife, — Phornton and Mary
K. Thornton his wife, Defondants.

Petition 70° Partition of Land.

It ampearing to the Cours from the affidavit of
J. J. Paris Eq., that the Defondants Bid by
Pearce, George Pearce, Robert Pearce,
Maker and wife Julia, and Toornton and, wife,
Petition of the State of Texas, it
is the store ordered that Subject to the made, Has been benered with the highest areard in prantiting and diplomas wherever entered for the state of Terms, it is therefore ordered that publication be made one petition at fairs and exhibitions held during the past season.

THE SIMPLICITY, EASE AND CERTAINTY with which this machine operates as well as the uniform excellence of its work, throughout the entire range of Sewing, in Stitching, Hemming, Felling, Tucking, Cording, Braiding Quilting, Gathering & Sewing on, Overageming, Embroidering on the Edge, and its Beautiful But ton-Hole and Eyelet

Duianey and wis Julis, and Trombon and is the tendered that publication be made of the surface ordered that published in the City of Raising, once a week for six weeks successively, nothlying the eard barendante that this petition has been filed, and that they are required to appear at the next term of this court to be held for the county of Frankfin, at the Court Hause in Louisburg, on the fourth Monday after the eccound donday in August A.

D. 1870 and answer the petition, and to take notice that if they fail to appear and answer at that trial, the petition, will be taken as confessed and heard accordingly.

Embroidering on the Edge, and its Beautiful But.

July 7-wew C. S. C.

STATE OF NORTH CABOLINA, ? SUPERIOR COURT SPRING FRRM 1870. Henry Pearce Administrator of Richard Winson deceased, Plaintoff

Against,
Granberry W. Winston, Moses B. Winston, John C. Winston, Richard H. Winston, Julia A. Winston, Carolina J. Winston, William A. Winston, Jas. Harrison and Sarah Harrison, his wife, Harrison W. White and Martha his wife, Definionants.

OTHERS
The public are invited to examine this remarks able machine at Man Tomprime Doarding House, (Mrs. Thempsein's old stands,) Fayetteville Bireet, and at Watsou's Photographic Gallery.
Instructions in the use of the machine will be given to all purchasers gratis.

W. SHELBURN, ap 5-dewawim

CONGLETON'S

CELEBRATED MEDICINES.
THE GREATES DESCRIPTIONS

CHERRATES DESCRIPTIONS

CHERRATES DESCRIPTIONS

CHERRATES DESCRIPTIONS

THE GREATES DESCRIPTION TO THE TOP THE GREATES TO THE GREATEST TO THE GREATES

SUPERIOR COURT, SPRING TERM 1870. Bennett Gay, Admr. of James Burgess, Pisintell.

Surgeas, Plaintiff.

Against
Alfred Sledge and Mary his
wife, Sally Burgess, Januarette
Burgess and the next of kin of
Elizabeth Powell, deceased Elizabeth Powell, deceased Defendance. It appearing to the Court, from the affiderit of the potitioner that Saily Burgess, Jeannette, Burgess, and the next of kin of Elizabeth Powell deceased, Defondants in this case, are non-residents of this btate, it is therefore ordered that publication be made in the Envirant, a newspaper published in the City of lialeigh, once a week for six weeks auccessively, noticing the west life from and the first they are required, to appear at the next

week for six weeks auconsalvely, notifying the walf Dictionants that this petition has been filed, and that they are required, to appear at the next form of this Court, to be held for the country of Franklin; at the Court House in Louisburg, on the tourth Monday after the second Monday in August A. D. 1870, and answer the petition, and to take notice that if any fail to appear and answer at that time the petition, will be taken as confessed and heard accordingty. confessed and heard accordingly.

B. H. TIMBERLAKE,
july 7-w6w C. S. C.

STATE OF NORTH CAROLENA, } SUPERIOR COURT.

Tariston Johnson as Adm'r of Caivin Fields,

vs.

Sarah, William Wady, Eliza, Mary estate assets,

E, Martha and lease Fields

It appearing that two of the Defandants Mary
E, and lease riside are infants under twentyone years of age, without guardian, and nonresidents of the State. It is ordered that publication be made of this proceeding in the Raieigh Scalin effor six weeks successively, once a
week, suffying said Defendants to appear at the
office of the Clerk of the Superior Court for
Onatham county, within that time to plead,
answer, or denay, as they may see it, or judgment will be taken pro confesso.

Jure 9-26w*

8. T.PETTY, C. S. C.

STATE OF NORTH CAROLINA, 1 SUPERIOR COUNT.

Mary Ann Williams Plaintiff, against Lunaford Williams Defendant. Williams Defendant.
In the above action, it appearing from, the affidavit of W. K. Barham, for the Plainter.
I. That the Defendant, Lunsford Williams, extinot, after dun diligence, be found in the estimot, after due durgence, ac Shate.

Heat a cause of action exists against said Defendant. 111. That said Defendant is not a resident of

this State.

At is ordered:

I. That service of the summons be made by publication in the Weskly Sentinel, once a week for an weeks accessively.

II. That a copy of the summons and complaint in this action, be forthwith deposited in the Post Office, directed to the end Defendant, at his next of candidates of the heavest of the senting levels of candidates. usual picco of residence if the same be known to said Plaintiff, and said enumens shall be deemed to have been served at the expiration of the time of publication prescribed by this order.

Given under my hand and seal of said Court, at office in Nashville the 18th day of June A. D. 1870.
J. P. JENEINS,
Clerk Superior Court,
Nash County.

STATE OF NORTH CAROLINA. Office Probate Judge, Gates Co., June 20, 1870.
Contin Jordan Adm'r o' Riddick Hunter dee'd.
cs. Ches./Hunter and Sally Rabey hoirs at law of Riddick Hunter dee'd.
cs. Ches./Hunter and Sally Rabey hoirs at law of Riddick Hunter, Petition to sail really.
It appearing to the Court that the defendants are not residents of this State, it is ordered that publication to made in the Rabeleh Exerciser.
In six weeks, hollfying said defendants to appear at this office on the 20th day of Augustawa, then and there to show came, if any they have, why the prayer of the plaintiff should not be granted. bare, why the prayer of the plaintin should not be granted.

Witness R. B. O COWPER, Probate Judge of Gutes County, at office in Gatesville the 20th days of June 1870.

R. B. G. COWPER,

Ju 29-wsw Probate, Judge.

E. A. DAYTON. TENTH STREET Richmond, Virginia,

DEALER IN Steam Regimes of superior constructions, Wood-Working Machinery, Machinery and Minera supplies of all kinds, Saw Mills, Mill Gearings, Sharting, Hangers, Philese and Garrings, Sharting, Hangers, Philese, Turbina Water-Wheele, Belling, Lates Leather, Saws, Files, Wrotchines, Steam and Water Pipe and Pixtures, Twist Drills, Woot Carding Machines and Caldining, Steam Uniques, Saw Gummers, Leavening in Dealers, Machiner, Steam Uniques, Saw Gummers, Leavening Machiner, Steam Origins, Pick and Hemmiter Standards, Ac., &c.

FOR SALE.

One Portable Engine, of thirty-liouse power me Stationary Engine of swenty-five horse news, with few and tirist Mill; one Stationer GIN THE REST AND CHF APEST.

THE UNDERSIGNED WOULD RESPECT.

I fally inform his triends and the public, that he is countried to the most aprecised plant, with an eye to durability and service. These Gines are warranted or the most spicewed plant, with an eye to durability and service. These Gines are warranted or the most spicewed plant, and save warranted or the most spicewed plant, and save warranted or the most spicewed plant, and some such some such spicewed plant, and some such some such spicewed plant, and statistic of my furmor patrons, I feel countries as the Gines are qual too. Say made Service on the spicewed plant, and frequency, one Machinists Lacke, the spicewed are such spicewed by the countries as the Gines and State and S