The Semi-Weekly Sentinel.

TERMS | DAIL S. E.M. (W. PER YEAR YEAR | SEMI WEEKLY, \$5.00 PER YEAR. | WEEKLY, \$5.00 PER YEAR.

commences under which the act of is matter of common remark. anons to which we refer, and others,

the court adversed as stated, they assumed the reex-unbity to deckarge the surg of that public. term and ordered the partian realized end shall to suprount monther every! The court and the adjourned was for the purpose only of trying the kuklur court sauc on and a tree was called. The course of the detendants challenged the wante mry not become they were rudiso more five sixtle of them is realizable non leaves they were entrolat. The to recognise in try, title on teach over or to ir challenge, and offered to prove by accusposal testamony the track of the alte giants. The want hear that the ground forest to hear any evidence to sustain the charge and disallowed the motion, althe ogn the radical assistant district at

present by rachical purposes, the preliminary execution of it is placed in the hands of violent ignorant radicals, radical index adjourn the regular term of the coort and discharge the whole of the regplan jury and charge a radical and violent party marshal to summon another jury. and this radical marshal goes, under the direction of a radical assistant district attorne, and selects a new jury, five sixths of whom he selects as radicals and because they are radicals. This action of the radicul marshal is brought to the attention of these radical judges and supported by an affidavit, and counsel offer to prove it by other positive testimony, and these radical judges refuse to hear the evidence and deny the motion.

and many other leading radicals in and prosecution. The only evidence against a paid prosecutor, ar. Finisher, as and of office and returned to Buzzard's Bay curr of the state, and many that are not him is that Mrs. Young stopped at his leaded he told the marshal what kind of Alex McKer of Mecklenburg county has bushing, have, during the whole sitting of house, and, in the goodness of his heart, jury to pick. the court, been in the court and out of he expressed sympathy for her in her ancourt sager sing and prompting the pros guish and distress enoung ranteal lawyers, and the judges . We cannot justify kuklaxing, but we as well. "The radical actioney general of will say; the whipping of Bob and Annie the United States, and the radical district was righteous, but unlawful. a torner from South Carolina, and other paid radical counsel, have plined in this tudical scurt crueade, and the radical autaissippt, has sold the college scrip of that thornies at Washington, including our state late impeached ex governor, have actively 'The scrip of North Carolina was sold and aided by their advice, suggestion and en the pounds invested in special tax souragement. Radical reporters for the bord, by Limien, Kilder Lassiter & Co. government and the radical press have The benefit can be bought at 10 cents in under the superintendence of the radical that lawyers and politicians, and at least one of the radical judges, here find up a rad seal pumphlet which gives the darkest Charlotte on the 8th of next month.

THE SENTINEL features of the several triels and these PET THEIR HEADS TOGETHER bighly determined by the circuited at the POT the correspondence which follows. north as a campaign political document.

visited the radical judges, one of them at will, during the whole sitting of the court, and have talked freely to the judges and particularly to Judge Bond, about the are not guilty in point of law or fact. Trials has been such as to indicate him as not at one of the crossing places. It was But we wish to direct public attention to the prosecutor rather than the indire. This Although the most learned republican

lawyers in congress and out of it, to say nothing of others, denied the constitu tionality of the law the court is acting and without regard to law or argument

us a fair opportunity to do so.

rammal metres and suppress crime if is

We have benefore alluded to the fact rest att lead women of that city. This Erection, were all before the grand jury, month Mrs. Spencer and other humane and yet there is no bill against us. If Mr.

iwa soiled doves one of Moore and the time ago, Caldwell, Hawk Rogers, and is the silvenia barget, never have appeared in the SENTINEL but can then be found against us for kukluxthe the fact that these two base womenone the keeper of a brothel for negroessome fall were whipped, and the United States Perry All sorted threats latibes and prestastions government has taken the case out of the state courts and proscented the parties wripping Sany and Ragy in the parties

the last June term of the there is not a state in the Union where ties indicted were such women have not been whipped or ready for true! They demanded it no their houses torn down over their heads. cause was shown for a continuous, but We do not justify the outrages on the their cases were continued. The Court at poor women, base as they are. Two such characters should not be allowed to drag trial With these remarks we now introduce Annie Talent, of Catawba, to the

Two old christian gentlemen, last week came into our office to give an account of Annie Talent and Peter Young being kukluxed. Peter Young is a democrat, living in Catawba county; his wife is a gentle, good woman, who come of clever people. Peter's conduct towards her has been such as to break her heart and almost ford, I hen d said T. S. Elhott, a chief of Peter introduced into his house Annie

Talent, who is no better than Sally Gilmore or Kitty Furgerson, Mrs. Young quit the house of her husband, Peter, on Sunday morning, telling him and Annie Talent she would send the kuklux and before the jury, is contradicted in an exhave them both whipped, & When the half crazed, heart-broken wife left her own house, from which she had been driven by ter) the radical mushal what sort of men neighbor's, one Reuben Yoder, a man ceived authority" from McAfec and that Catawha for morality, piety and christian Jo. Turner. Brother Hanes will pieae

On Monany night the kuklux whippe Annie Talent out of Mrs. Young's bed. GOVERNOR CALDWELL AND THE and Peter, being in there with her, caught s few of the licks intended for his mis-

Every mother in Israel will say this shall say we justified kuklaxing, even when well merited. The old man Yoder, who had no more to do with whipping

COLLEGE SCHOT-GOV Scorts of Mis-

been sent on from Washington, and these the dollar, and will be a hard bargain at

THE Baptist state convention meets in

taken from the Long Perry, we think we There is more than this. The governor of might have Gov. Caldwell, Long Porcy's this state, leading radical lawyers and editor, Hun. Lowis Hancs, Hawk Rogers I. politicians and radical witnesses have and Mark Williams indicted for a con spiracy to defame us. We observed Mr. Hones and Hon, Hawk Bogers, on Tue day afteringen, about & d'clock, walking up short from the direction of the "Li thetal" or old Standard building Mr. evidently his purpose to part company with Hon. Hawk. Two hours after this the Egerton-Thompson correspondence appeared. We tell Mr. Haues he cannot row off the Hon. Hawk in that way. Gov. Holden, in his lest will and bestscent, explained upon the executor, Gov.

> written by Thomoson or Egypton. We will give the editor of the Long Perry live dollars for the manuscript. We have no libel if he sgain calls us a kuklux, and we are inclined to think that by procured the

he or some understrapper about him, had written the eards. Mark Williams says. "D -d if they aint got Jo. Turner now the proof is jam up. Bond and the jury can convict him on that,"

say His friend, Hearne, speaks as of his to the kuktur. Hearne, Thompson and and to their rescue. The law of the Hanes will keep up his association with rry was not enforced. The soiled doves Hon. Hawk Rogers and certain like characters in this city, and Long Perry will turnish money enough, and Tim Lee with Sally Gilmore and Kitty Furgerson, will get the same grand jury he had some ther of Chatham. Their names should Mark Williams can be gratified, for a bill ing. We conclude this by giving the correspondence taken from the " Long

To the Elitera of the Era GENTLEMEN - In justice to myself I respectfully ask that you publish the follow-ing note addressed to me by Dr. T. R. Egerton, a highly respectable citizen of Rutherford County, in confirmation of statement made by me, on the authority nected with the Invisible Empire.

1 am, very respectfully, 1 W. THOMPSON RALEIGH, N. C., Oct 3, 1871

W THOMPSON, Esq., Rolleigh, N. C. Dear Sir : As you have been assailt on account of your evidence before the circuit court with regard more particuto your statement that you had lirem T. S. Elliott that Jo. Turner. Editor of the SENTINEL newspaper, wa connected with the Invisible Empire, take this occasion to state that in th spring of 1871, in the county of Ruthe den of the Invoible Enpire, declare that he had " received authority from J

In the above card of Dr. Egirton the statement made by Thompson, on wattr sential particular. Egerton says he heard Ellion, a chief of a during the invisible Empire," declare that he had received the presence of a harlot, she stopped to authority from Jo. Turner." Now Thomptell the story of her wrongs at the nearest son swore that Elliott told him he "re amend the record.

CHAIRMAN. down the radical party, and that I be we are told to ask Gov. Caldwell if he longed to the suicina. I am some I never did not tell the marshal or his deputies whom to summon as jurora for the federal whipping was deserved, whether lawful court lately held at Mariou. We are told or not. We will not justify it, for no one to ark the governor if he did not tell the marshal, or his deputy, to summon Robert Bogie and others. We know that the governor was among the most active proswho had no more to do with warping governor was among the most active pros-Eca, is brought 200 miles for trial for the pected by any one of helping Mr. Phillips offence. His witnesses' expenses at the the chairman of the republican executive onence. His witnesses the over \$400 committee, to pick the jury. There can impresent without a hearing. There was no trial, and he will have to be no fair trial where the marshal picks return at the next court. Whether con the jury, instead of drawing them by lots victed or not, if he is not a man of wealth, as the law requires. The sate jury in the Not only that, the governor of this state the sheriff must sell him out for cost of federal court was picked, not drawn, and that old Pilgrim Ashley, superintendent prosecution. The only evidence against a paid prosecutor, Mr. Philippe, acknow of pulses instruction, has restored his

KU KLUK LETTER.

We call the attention of the reader to observe of the 4th inst says the letter of Mr. Coforthy of Rutherford, ... You are wrong, Mr. Susrrann, Alex a plate, hard fisted old man of maty two. Melver is not from M. He is not the only man in Rutherford who for a short time he did pollute her sacred He is not the only man in Kutherrord who believes he was arrested to coerce him over hig and baggage" to the radical over hig and baggage" to the radical into voting against convention. We have ranks, he found her atmosphere too pure i, has sold the college scrip of that another letter from a different person. Mecklenburg has not, yet furnished the body area, at 90 cents per acre. Thick was to show the political purposes, native born addiawag who is high our which goes to show the political purposes. intended by the arrest of innocess persons. What has become of the old adage "liet | Suite. ter that ninety and nine guilty persons we blush in allence for the noble coushould escape than that one innocent man should suffer i"

THE North Carolina conference convene in Charlotte on the 29th prox. Bishop Paine, it is said, will preside.

BALTIMORE SUN ON CRIME Two years in the penntentiary is all a Samuel L. Smith, a negro, for placing ob-

sent his ragged militia to Jones county to killed Win, Putney in the streets of Goldsput Mr. Richard Budger's name to it as and Mr. Rechard Budger's name so it as attainey, behird the case as judge, reduced the court that the defendant had attended but one meeting; that he had been conthe bail to a few hundred doffars and victed on but the third count in the in-

WHY WAS THE RESULTAR U.S. CIRCUIT COLTET JULY 5018

Bond. We symmeth of eather ladge and other Meson Durham and White directions and an investment of the control of the specific of the specific

toe that there is no appeal to the supreme the grand jury, and of the entire eighty court of the United States from their de-

ing. We trust the good work - the conpromising compound with crime. If the law should now release its hold, and the law bould now release its now, and the goin; should go unpartished, the effect must be disastrous to the future peace of forced against all, whether big or little.

What virtuous language for a fugitive Alamance county in some half dozen of "villarry and corruption." ases for assault and battery with deadly is own language, "We are not vindictive but we want to see justice done, and the law enforced against all, whether big or

> For the Sentinol. RALEIGH, Oct. 3, 1871.

years of ago, never sued or scine sued me my kind in court. I have endeavored to when he had such men to back in all things the law.

About the 26th day of July I went to the town of Richerfordton to give bail the vain in his own concett. He advised for my son, whose was accessed charged the negroes that they ought not to suffer with kukloxing A man named John so long as there was "corn in the farrell approach and asked my name."

I did not know Harrell, nor did he know Gov. Caldwell will use this again. me, as it appears from his asking my in the nomination next summer for governore.

off he is pliant in his dealings. Should he he successful, Littlefield and Co. ungut stepping marshal, arrested me, and I was jul without trial or hearing. lodgest in juit without trial or hearing. I thought thiseves and neurderers were entiled to be heard before runishment. After a day or two's confinement in a filthy jul. I was released upon my own servin on Monday

and give ball for my appearance at court, neked my name, and whom I did not know, swote I told him I was for putting

old form so. Upon inquiry I learn that Harrell is a worthless fellow
This evidence of Harrell's is all that is hearing and to ball before going to jail!
I have been three weeks in attendance on rt in this city, and will have to return gain in November 1 and sure no respect

the witness can prove me guilty of any richates of the law.

I have written this that your renders

Respectfully yours, THOS. WOOD.

RESIGNED - We are happy to announce Bontinel. In regard to the above the Charlotte

wickenbilling, although ein position has been instrumental is which wast claim the birthright of Pool

THE Boston Transcript rejoices over the defeat of Butler this wise :

U. S. Circuit Court. The "Kuklux" Trials.

RALEIGH, N. C., SATURDAY OCTOBER 7, 1871.

EIGHTEENTH (LAST) DAY TURDAY, Oct. 3, 1871. APTERNOON SEPSION. The court met at 5 p. m., Judge Bond

C Goforth was discharged from custody there being no bill found against him. Bridges was admitted to be f Durham becoming security. Also Dixon Green and James Green, Mr.

over to Wayne court in the sum of \$1,000 to remit the sentence of two years' impris-Judge Watts wrote a habous corpus and

tensive and influential man. Mr. Phillips, for the government, had Holden, forfesting his bail, and has never the defendant than appeared on the trial, been heard from. Mr. Hadger says the the man who suggested to the defence the without his knowledge. If soil is for gory it on the part of Judge Watts, and Gen may

the matter in the court

Judge Bond regretted the necessity of in front

Another thing, these judges know that or imprisonment or both. On the docker June term were nine een cases for ku HOLDES ON THE KURLUE. The federal for the Buggerstaff raids, leaving seventy ourt at Raleigh has made a good begin-seven case on the docket one of which ag. We trust the good work the con-is the case of Henry Chance, colored, and

Mesers Editors It may not be improper to let you how from Abanance. She is quiet, and expects to remain so. She the her atter 1872, when she in power, that is, the executive and in What virtuous language for a fugitive dicial on the part of the state and national con justice to hold! Holden is indicted officials are held together trythe power weapons, and for assault in hanging men warrant me in this much; at least i by the neck to trees in the woods. He is would appear so from what is to follow.

As you are aware, the N C R R has passed from the control of the parties that Yes, it is leased. The runog is that Ma jor Smith has made a good thing of it. If all reports be true, be will retire with ample means. He now drives a fast What proffi gacy! No president of this road prior to resign ever thought of making money Measure Editors: Having read in your on his own private account; but what super letters from other prisoners, I have better could be expected of a man that would sell himself for office! "Blow your horn Billy " wanted to make money once his betraya' of this trust, especial peaceably through this world, observ | Red Eye Albright, one of the state directors on the part of Holden. The Major can't bear promotion. He has become long as there was "corn in the field Gov Caldwell will use this against his

> their swindling operations against the state. Stall another one of the directors of this mad on the part of the state comes in for share of the corruption, and sample of corruption. It was at his in stance that a number of the best men of Brick Church were indicted in Guilford claiming as they thought their right

to the church property. The church is crumbling and decaying under his rule.— The members of the church, that is the better portion of them, are building a house of worship in spate of the Rev. Geo. Welker.

It is quite amusing in this county see the leaders of the radical party trying to cover up the misdoings of their superior court clerk. His office was declared vacant, and in order to save the party burnless, they came to his rescue to give an order that the bills of cost from rumor is they had been misappited. mature reflection on the part of Judge Tourgee he again appointed Albright to save the party in this county. Enough for this time. More anon.

THE POLITICAL CONTEST IN OHIO. vidently fear that they will republicans evidently lear the lose the legislature in Ohio. Senator Sher-man telestraphed here yesterday asking that all the Ohio clerks be sent home to vote, and that every other effort be made here to assist in carrying the legislative ticket in Hamilton county, the rote of which will actile the complexion of the legislature. The fact the legislature to be lected will elect a United States Senator adds unusual interest to the ticket. It seems to be conceded that the republicans will elect their governor by a reduced majority. - Wash. Cov. Polt. Sun. 2 RESERVED THE EXAMINATION OF DROS

of Pharmacy shows that out of 256 druggists and 190 clarks examined by the comsaioners, sixty druggists and eighty one sterks failed to give sufficient proof of the qualifications necessary, and were rejected, in the examination of the leading drugarge number of them could not read ordinary Latin prescriptions.

BIOT IN DANVILLE.

DELEGE AMONG THE WILPERS A STANSON THE MOR DESPRESSED BY VOLUNTERES.

A difficulty between the whites am blacks occurred in Danville, Va., on Sat orday night last, organioned by a drunken negre (unused Duniel Stuart) attempting o rescue his brother, who had been ar-ested for theft, from the police authori rested for their, from the ponce author-ties. The negroes congregated in large numbers before the jail, threatening to ake the prisoner out. The Danville he streets with fixed bayonets, and were act with a volley of stones from the mob. | wath

This afternoon about 6 o'clock a negro This afternoon about a octors a real agent who promises to use a war arrested on a charge of their. The treests of the Tomple there negroes, who had just a suggregated in the treests of the Tomple there.

At Farmington, I found a lodge work—

tectives in this city. I thought, and I told them their purpose was to rob me. 1 think so now . It is so remarkable I will give the public the full particulars. About 7 o'clock on Tuesday I

Samuel A. Parham, in front of th brough House, for a box of tobacco. Detective M. Herry was sitting near. I had about 500 dollars, most of which had been paid me by Matthew Snipes for a house and lot in the city. The mone came through the National Bank. Ber ry, offer swing my roll of money, fol-towed me to France, and there said he wanted to see me on particular business-he could tell me how to make money Taking my arm I walked with him to the Yarbrough Honse, As I went in Berry nodded to detective Hester Berry insisted on my going to his room. I had counterfeit money on my person. I told him to go to the light, and snybody could see my money they could not steal from me in that way. Hester came up with a stick drawn and said, "God n you," and seized me by the other m. Both of them cursed me, saytome from them, after tearing my cost pretty well off of me, and, went into the office of the hotel. I then invited them to come to the light, and I would show my money. They did not show show my money. They did not show themselves. I told them in the presence of a number of gentlemen, their purpose was to rob me. I believe they would have robbed me, or put counterfeit money

smong my good money, and thus have made evidence against me. The character of one of the detectives such as to warrant me in the concluon that their purpose was to rob or put unterfeit money on me.
I had my satisfaction in cursing them robbers to their faces. If there is any aw left I mean to have the satisfaction which the law gives. I write this to exose the villains, who sit about to spy on the conduct of gentlemen. The suld not be allowed to board at a de

cent hotel to spy upon the conduct of gen-

MARIE LEROY, THE HARIMONE MATO RESS OF THE COMMUNISTS—TRIED AND FOUND GUILTY. - Galigaria furnishes a report of the trial of Marie Leroy, widow, was called "the handsome Mayores fint, with laving, by eries and menants, endeavored to excite an attempt to cause

devastation and massacre in the city of Paris; second, of complicity in assisting Urbain in his violence and robbury of a person named Landan; third, of complicity in the abstraction of the funds destined for instruction in the seventh arondim ment (St. Germain). The prisoner, who is a great looking young woman, fair, with bright blue eyes, twenty-one pears of age, was elegantly drossed. During the first siege of Paris she replaced the amuse ments of the theatres and balls, which had ments of the theatresand balls, which had been closed, by the excitament of politics. She attended the various clubs and frequently addressed the andiences, who were fascinated by her beauty and her ready flow of bargunge. At the Pre aux Cleres, Rue du Bac, she encountered Urbain and speedily obtained an unbounded empire over him. Afterwards, when the Commune was instituted and he was delegated to administer the seventh arrondissement, she accompanied him to the Mairie, where they took up their abote, and the appears to have nearped an unlimited authority, and to have been the worl of the mauriculium in that quarter, and to have been the instiguter of numerous researches is which she generally accompanied Urbain. In one of these expedition, that mentioned in be made of these expeditions, that mentioned in the indictment, she was accussed of having carried off the jewelry of Mme. Landau, see of the and witnesses were called in prove that they had seen her wearing rings belong in Senator ing to that person. Although presenced

of no means of terrors, sin more beauti conspicuous by her punchases of expen-sive articles, and particularly as regards bers if her dress. A number of witnesses were relied to ministin the foregoing facts, and after an eloquent bildress from M. Andre Rousselle in defence of the accused, the latter, on being asked if she had anything latter, on being asked if she had anything to held, protested her innocence and declared that she would rather lose her head than be convicted of theft. The court, after an hour's deliberation found her guilty on the first and second counts, with extenusting circumstances, acquitted her on the third and sentenced her to simple transportation.

There are not many "moral ideas" in this.

CORRESPONDENCE OF THE BENTINEL. TEMPLE NOTES

There are three Massuic hedges, in Editors Seating is many of Davie county, but during a recent visit! iny neighbors giving an account of their may met one, swing to various causes but arrest, and being assured that the public chiefly a want of interest in masonry, on the part of the members. This was before any citizen, however humble, I have A large amount of produce is raised and exported yearly. Tobacco grows luxuriantly beet, and brings much money to the producer. Some of the finest tobacco may be found here, and ke the prisoner out. The Danville finest tobacco may be found here, and rays were summoned by the authorities judging from the number of factories (tweive or fourteen) thousands of boxes are put up and shipped to various sections and negroes were bayonested, and one another Jackson) me tally wounded.

Another Jackson) me tally wounded.

I aptain Cook, of the police, was slightly wounded by the Grays through mistake, he beauge in the crowd trying to quell the riot. The negroes fled procipitately, and at the present writing all is been supported by the Grays through all in the crowd trying all is been manning when I was there. I have been reason was bound over per my appearance to court in the sum of \$2,000.

I am not aware of the charges against between a support of the charges against between a support of the charges against but only three members met me. I have been reason was bound over per my appearance to court in the sum of \$2,000.

I am not aware of the charges against but only three members met me. I have been reason to court in the sum of \$2,000.

I am not aware of the charges against but only three members met me. I have been reason to court in the sum of \$2,000.

ing in true masonic style, the officers in large numbers. Mayor Cole read the slive to air the interests of the craft. My to court, when the same court sits in the made to unwest seal shown in the refusion to them and ordered them to dis-the made to unwest seal shown in the fact to them and ordered them to dis-the made to unwest seal shown in the refusion to do not the Danperse. They refinsing to do so, the Dancollection of the jail. The negrees were
an ordered to disperse to their homes,
and an am refused. The company were

land an refused. The company were panching say of these parties, but he may be ordered to disperse to their nonces, not think he could be a sale-thed copiest ordered by the bernft to charge with fixed by the cause of massery, not only in Farmington but thoughout the jurisdiction of the cause of massery and the principle of at the cause of massery and the principle of the cause of massery. mond was that the defendant was a shower of stones greated them, striking spent served the temple marter had been

is yourts. As the company stepped off at a do ble quick, with fixed buyonets, a In the west of the state of the second state o the enterprise. They wish to see the ten

> t is located. I had the impression that model farm, conducted by G. W. John son. Esq. a gracioman of the old school, who purchased this place many years ago and by enterprise, energy and perseve beauty and fertility. To give a full to scription of this farm would consume too such time and space, and I will only alhick to the viocyard of choice grapes.
> All the varieties are in fail bearing except, the acuppernong, which, after a trial of 20 years, has not produced as much as should have been realized in one season. Mr. Johnson has succeeded in making choice wines of various brands, and I have bee old that they are super-excellent. fine beef cattle I saw are proof that the pastures on this farm are in good grazing order, and much profit is doubtless real-ized by the proprietor from sale of cat-tle each year. The dwelling is targe, airy and convenient, but the hospitality within A very rich vein has been discovered on the land of Mr. John Gray, of County Line, and a company from Pennsylvania are bargaining for the mine, and consider he deposits of sufficient value to justify considerable outlay to develop it. me officers have been scouring this county of late, and many scizures made to the discomfort of the dealers in tobacco and can also boast of a steam doctor in the per son of one Dr. Mason, who professes to cu a all manner of diseases. He never studied medicine except on one occasion, which found a small old fashle

the backs torn off, lying on his door steps. He took it up, examined and read it all night and a ja't of the next day, when suddenly it desposed from his table never to be seen again. From this mys terious book, which he says was sent from Heaven, he received all his instruction in the healing art, so the reader may indge of his proficiency (I). He gets no practice where he is known, but occasion ally finds one to dupe with his roots and herbs. I will only cite s. I will only illustrate his n one case to illustrate his to of precedure. On one occasion two negroes, man and wife, sick with chills and fever. He toki them be could effort a cure of the chills. The bar-

gain was made, and he commenced ope-rations. He first placed large logs of wood on the bed, put the patients between the logs, and a large pot of boiling water on the wood. He then covered wood, pot and patients with blankets, and steamed, I suppose, the entire contents of the bed. The chills were cured, but for two years the wo man has been bed ridden and for one year after the man was incapable of any manua for one profer the chills. My trip to this or ore profer the china and I trust profitable origin; was pleasant, and I trust profitable AGENT. to the temple

For the Sentinel SALDRUBY, Oct. 3, 1871. Still they come!" Bo says Lewis the

XIXth in the Arab. Poulson has gone; let him go. him but three weeks ago talking to Dr. J. H. Keen. Said Peulson, "Dr. I was offered \$1,900 a year if I would join the nois. No, sir; I would starve first." Now he appears in Pat Nolan's Arab say. ing be marches in the ranks of the nations republican party. We are glad to get clear of Lewis XIX. He has acted the spy in our camps long enough. No one will grieve for his departure but Dr. Howerton and Tom Long. What a poor soldier Lewis will make in the Long Perry Brigade.

Yours, DEMOCRAT. Yours, We had to omit some personal reflections in "Democrat's" communication for fear of hurting Mr. Hance' feelings - En.

----The republican collector of the port of New York, appointed by Gen. Grant, has just been shown by the New York Tri-bune, of all papers in the world, to be a lene, of all papers in the world, to be a windling army contractor, and the repub-lican state convention is to be torn by two factions, each led on by one of the U.S. Senators, for both or whom the public artertains a mixture of suspicion and con-

RALEIGH, Oct. 3, 1871.

been persuaded to give you the facts con-nected with my arrest.

I am skry-two years of age and have a ways been a law-abiding man. I feel sure I was arrested to scare me into voting against convention. I was arrested at the election, and just before voting Scoggings, the United States commissioner, said to me after the arrest, "you can't

agent who promised to took after the in-twests of the Tomple there.

expect any favors from us when

grand jury, after three weeks trial, been able to find a true bill against me.
Two hundred and fifty miles to come

Mark Erwin \$10, thinking he might do something for me, even before a bill was found. "Live and learn."

Send me the SENTINEL, Mesers. Editor I left all my money in your town that

Says the St. Louis Times: It is said

that the authorities at Washington are now devising a system which will effectu-ally prevent any stealing being done in the future, unless the authorities do it Such a system will bankrupt the gov. ernment. It is the security which the fox promised the goose. Upon my word said the fox to the goose, "no one shall take you off unless I do it myself."

THE Chicago Post declares that the reported large increase in the debts of the southern states is more nominal than real.

The Beston Astrortiser tells us that Gen, Butter is without honor. If this be true, what has he done with his share of the honor which is said to be among thieves

Gov. Warmouth mys that he refused a bribe of \$50,000. If it is true that he did it, he deserves to be kicked out of the radical party.—Thid.

ford Utalia for of the 2d inst., came to Robert McParlamin, at Sandy Plains, Posk county, on the 25th ult., both sick and partially deranged. The son died on Thursday about 12 o'clock, and the old man is in such a condition that nothing satisfactory can be obtained from him in

They said they were from 12 miles south-

to learn, says the Wilmington Journal of the 4th instant, that a very disastrous fire occurred at Elizabethtown, in Bladen county, on last Saturday, About 10 o'clock on the morning of that day flames were discovered on the roof of a house occupied by Mr. W. H. Sykes, the sheriff of the county. When first seen, as our informant describes it, they could have been opvered with a table cloth, but in despite of the efforts made to check them, they rapidly spread and soon the entir build ing was in flames. They next communicated to a law office occupied by Col. J. A. Richardson and from thence to a law office occupied by R. H. Lyon, Both of these were consumed, when the flames reached the large store house of Mr. F. F. Cumming which was also soon destroyed. They next spread to and consumed a law office occupied by Mr. T. H. Sutton and a make house and kitchen on the old Grofton property, belonging to Mr. Sutton. The losses sustained were as follows, and only on the buildings, the furniture

and goods having all been removed : T. D. chalth, loss our house occupted by Mr. b, an and offices occupied by Mesers. Richardson and Lyon, \$4,000, no unsurance; F. F. Cumming, on his store house, \$3,000, no insurance; J. A. McDowell, on office occupied by Mr. Sutton, \$1,000, no insurance; T. H. Sutton, on smoke house

and kitchen, \$500, my insurance. There is no reason by believe that the fire was other than accidental. The citizens, of course, worked hard in the effort to subdue the flames, but they had nothing to fight with but the water in the wells and this was soon exhausted.

utttee of the North Carolina Agricultural Society requested Dr. T. D. Hogg, of this city, to aid them in their efforts to procur the exhibition of a road steamer at the ensuing Fair, and until within a short period they have been flattered with the hope of succeeding in their efforts. The accompaying note, from Dr. H. to Kemp P. Battle, Esq., President, will ex-

Mr. K. P. Battle, Pres. of N. C. A. S. Sru I think it is due to the public and the road steamer arriving in this state in time for the Pair. I think it will be the lat of November before it reaches Fayette.