the letter and spirit of the constitution.

and he will do it by and by. He now transples upon the down trodden south because it is down, and has few friends at court but he illustrates his spirit and the principle that moves him and his aiders

spears and quiet in his state. He says our the president directs an

South Capolina. The "loui"

affinities. The president and those who prompt him may be on one side today another president and part with the same spirit, may be on the other the next day or next year. This cross against the constitution and liberty is not only crime, it is procedent, if not reand and conferenced by the Ameri tan people. Such an act along by the succes of Empland would cost her be cross But in despotic America! it may pass almost numerical! So we go. S he liberty for which " Washington fough and freemen died" passes away in this deg-serate age and generation. But we en ter our protest.

## THE RADICALS AND THE UNIVER SITY

henotheny have the radical rulers of this state betrayed a greater disregard of the public good than in the management of the educational interests, and more epecially the University the Kuraction the beginning that their piace of admitfeat may be it in good the proper a that to your II county comes on be nitited a least square - a vicin

They have have a greaty ignorant med stupid that this del mir evenire their own advantage. Why lot shey not place the affairs of the University in the hands of fit, capable and representative men of that class of our people who most patrage ize that institution, it it is ever to be built up f If they had done so they would have lost nothing save salaries for one or two stupid men, worth very little in a party point of view. Indeed, they would have done themselves an advan-

The idea that Solomon Pool, Brewer and such folks, could build up a Univerfilly, even if they were respected by the people, is absent and ridiculous the apcomment of these and such men alone, would bring the University into contempt and ridicale as a place of education. These men are not only incapable, but their appointment was a ridiculous bursurprised at the result. The Univerety has gone down, down to nothing fit a positively a by word and a thing of

How otherwise this might have been The radicals might have let competent least, and to-day they might have pointed the month of October.

The growth, progress, and prosperity of

many of the farmers of Mecklenburg, who seemed as electful and hopeful of the Entitless agents never see the advan-

tending their buildings and business as Charlotte has three banks five newspa-

sers, and schools the very best. Rev. Robert Burwell so favorable known as a more and the bargain was never consonr Chicago, to the entire battsfaction of the tute has recently opened under the super-intendence of Cot W Beaument Clarkson and Professor Petter, late of Chapel Hill. Rev. Mr. Griffith continues, with success and satisfaction to his patrons, his class

my city in the south, Haltimore and New them have the road to were also erecting a new hardware nouse with iron front, which for style

ied on an extensive wholesale and retail usiness in dry goods; McMurray & Davis, Elias & Cohen and Wittkowsky & Rintels. Among the grocers are Stenhouse & McCaulay, Oats & Sandy, Gregory & Williams, and Carson & Grier.

We were in the establishment of Messrs Phillips & Treazevant, merchant tailors, who do a bandsome business in their line Phillips is no kin to Sam.

Banks, Meacham and S. P. Smith wholesale and retail dealers in shoes and Burroughs & Springs are favorably known and agricultural implements are furnished by E. C. Grier & Co. and others.

When the air line road is completed to Atlanta, and the long looked for Wilming on, Charlotte & Rutherford road is completed, new light, new trade, and increases prosperity will dawn upon Charlotte her storchouses will be too small for her trade. May plenty and prosperity attend

SELECTION OF JURIES FOR THE FEDERAL COBRT.

We leave that the incies strumoned the United States Circuit Court in this state, are not selected according to law. The marshal selects and cites whom be pleases, and consults whom he pleases. This is simply monstrous! It is astonish on that parties interested in that court tolerate it. Surely they are not helpless the judges are not above the law, if they act above it. If they won't administer he law, then we suggest that the people at least those interested, memorialize Co. are on the subject. If it be said Con

and the second of the second o

of stars dialina a star a company sutment will ecously and by the day vill come, peralventure, when Corgo will hear and consider and a -t.

At all times, the juries quicht to be drawn strictly according to law, but especially now, when so many trial are number to take a political turn, and the Marshal is an arrant, bintant radical, and more especially after what the Marshale did in the selection of the jury at the late term of that court in this city. It appeared upon affidavit that he "pack d" the jury and that live sixths of these were radicals and that he acted under dicial instructions!

This matter of the selection of the is the more important, because in criminal cases there is as we learn, no appeal to a higher tribunal

Eanon. We were in error Saturday in saying the president and executive com-mittee of the state Fair were not answerable for the sin of the game of ball played by the Indians at the Pair. We are told we as no sensitive man is discinned that the approximation Mr. Americant. ter were develop to that one and we so write them doop. They were consulted and approved of the Indhan game.

THARE were 33 deeds, mortgages, &c. admitted to probate in the office of the and decent men take control of that at Register of Deeds in this county during casual reader. Hereafter we will enlarge

RALEIGH, N. C., WEDNESDAY, NOVEMBER 1, 1871. THE SENTINEL to one good thing they did at a small ADI INTIGES OF ABVERTISING, cost to them. But they are fatalle bent. The New York Journal of Commerce on missing the property of the New York Journal of Commerce on missing the property of the New York Journal of Commerce of Commer

we saw and made the sequalutance of reaping a rich harvest by continuous ad him where he is going with the muzzla.

future as did the active merclants of tage of advertising. Holden's board of directors for the North Cardina railroad. composed of Billy Smith, Billy Albright, (red eye,) Billy Sloan, (the doctor,) and Billy Henderson, (of mule memory,) leased the road to the Raleigh and Gaston road without advertising or notice, save to one the contract, other parties offered much

> holders. two other bolders willing and ready to

Raicign at 22 cents per pound and ship ping it to Company Shops, in Alamance at ten cents per pound. There was no kuklux of Orange. advertising in this case. Mr. Crutchfield eight cents, Major Smith, who leased the in Chicago. road, bid nine, and he, Crutchfield, bid ten, and got the bacon.

A few stockholders of the North Cordina railroad, by conspiracy and combiroad in a sty, classification mornior.

defraud the state, there was no necessity that ye do not undendand! sylvania Central. Such a sale could not take place in such a manner without the use of money on the sly

in the lease. He is as silent as Holden on the sale of the Incon by Berryon. Speak out, governor, before it be too late

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EXECUTION OF A MURDERER Alfred Mackey, who murdered Mr. John

Stancill, at Cerro Gordo in July last in the most brutal manner suffered the extreme penalty of the law at Whitesille Columbus county, on Friday last, Our enders will remember the circumstances f this foul murder that the murderer probably while he slept, for the purpose of robbing him. On the day previous to his execution Mackey made the following onfession, which we find in the Wilming

remained until all had shut up. Green and Tursman Carr were the last persons I way before the murder of Stancill. I went

for the purpose of breaking into contact to the state of the contact to the contact I have been been been as in my way, and I He said something don't being tried strack him as well as I remember, know what amount of money I got off the with the murder except myself.

John Stanbil, says the Journal, was bo Wague county, North Carolina, but had resided in Columbus county for twenty years. He was a worthy and estimable man. He lost his wife in 1862, but teft five children - all daughters, the eldest being eighteen, the youngest fourteen.

He had been doing business for Samuel Strickland, at Cherry Grove, but was ma king arrangements to commence business for himself in South Carolina, near the

ADDRESS OF THE EXECUTIVE COMMIT TEE We have space only, to day, to call attention to the Address of the Central Committee of the Democratic Conservative party of North Carolina. The truths with which it abounds will strike even the

gaing of volgar upstarts, and they did not waiting for customers to take them by Tracey wend to through and put up in the gang of volgar upstarts, and they did not have sense enough to know how to composit themselves when they got power. They are a regular set of homorest time of least upon a helpless people and they saw so many pretty things they did and know seems to thin with them and so they just destroyed them through pure wantonness. And "bommer" like they will destroyed them through pure wantonness. And "bommer" like they will destroyed them through pure wantonness. And "bommer" like they for the well known appliances of they just destroyed them through pure wantonness. And "bommer" like they for the pure wantonness. And "bommer" like they for the well known appliances of they just destroyed them through pure wantonness. And "bommer" like they for the pure wantonness. And "bommer" like they for the well known appliances of they just destroyed them through pure wantonness. And "bommer" like they for the pure wantonness. And "bommer" like they for the pure wantonness. And "bommer" like they for the pure wantonness are commons attendant expenses. The less remuneration has been found by a correspondent. Agreem to the third was for the work known have spents in the season regard while in the case upon a helpless people and they saw so many pretty things they did and known and so they just destroyed them through pure wantonness. And "bommer" like they wantonness. And "bommer" like they wantonness were an interested in this did not for the progress of the fire they wanton in the like they are the progress of the fire had they save pure the wanton and the wanton and the wanton and the warter much of this was stayed while in the check with Munday street. A like was the fire they, with Munday street is at the Sherman and last reached Clark and reached the same continuous attendant expenses. The save it not single the fire they want in this agree as hard of the wastra much of this was stayed while in the case of the fire had they save effective to this could seem to large as large of the fire had they save the fire they, with Munday s enertive to this end as policious adver thising. A little intertising, may be like a gentle touch of the adip to psor Boblin's lamp posts were convenient, and some of That there is we been troubles in this see. the town is all owing to the successful three three successful the citizens' special police elevated Tracey and Aaron thereon, but a sweeter fate the targe return, and this will last even begond the targe return, and this will last even begond the targe return, and this will last even begond the targe return, and this will last even begond the targe return, and this will last even begond the fill Most Minde the fact that the targe return to bring in a large return, and this will last even begond the fill Most Minde the fact that the fill Most Minde the fill Most Minde the fill Most Minde the fill make the fill

out. The same possenger saw a man lying

advised argrics to burn vertica been a the county of Case 1

In thrange three persons were he and finish will equal their present place of to feed Kirk and his cut throats, Bergen and the whole north called it kukluxing. would sell the bacon before it left the cars and cried aloud for the punishment of the

These very Chicago men now hand told us that Red Eye Bill Albright bid 8 forty-nine loyal men for burning property

when we heard of it, just as we now do the hanging in Chicago. He is a hypocrite and no better than a thicf who will look with complacency on the hanging in solders in July last. Since then they have | Chicago, and then pretend to be horrified deprived the state of its property in the at the hanging in Orange. The carpet bag editors in North Carolina who were forty nine hanged in Chicago.

Oh, ve hypocrites and thieves, he

GRANTS AUTHORITY.

clause of the constitution of the United

very state in the Union a republican form of government, and shall protect each o them against invasion, and, on applica tion of the legislature, or of the executive

Neither Scott, the carpet bag governo ( South Carolina, nor the negro legisla on of the State, called on Grant to proest then against "invasion or domesti

inwarranted as Kirk's invasion of North Carolina. We pity the once free men of geons without a charge, accusation or a caring. But some good will surely come to the country by the suffering of these The curse of all the gods and all the

country upon such unheard of despotism ...

A KUKLUX DODGE.

We understand that the kuklux in a Raleigh last month plotted to obtain the nographers by force, but were watched, and any such attempt would have been frustrated by the many government detec eves on duty at that city. The kuklux o not like the idea of having the

What a falsehood! Nobody could to told finden such a story. He must or much it of the whole cloth. The testimony in full was reported for the SEN-TINET by its Associate Editor, and Judge Associate for his full clear and able report. The "kuklux is attendance," therefore, had no need to use force to obtain what was given to the public daily through

THE CASE OF BRAXTON BRAGO, JR. THE GRAND JURY PAIL TO PIND A Sun. The grand jury failing to find a Jr for the killing of Madison Wilson, he

The above is from a late Mobile paper. It will be remembered that young Wilson

North Carolina, the eldest brother of Gov. Bragg, of Haleigh.

in this county there have been more white and Brown were stood up with their men murdered by negroes since the war backs against the wall of a house, and the ended than negroes by white men, and yet rifles of the soldiers did the rest. So only in the cases of Lemuel Lane and ended the Chicago career of the Aaron Samuel Dunwoody has ever partial punang of thieves.

A Chicago reporter says that he saw the I am assured by some of the most promi body of a man suspended by the heels to a, lump-post in Butterfield street. The man was dead, his brains had been leaten almost impossible to convict, and attionals

great many disturbances, confessed that that there was no opposition to the enhave conversed with persons of all parties whites and blacks, and I cannot discove any evidence that the slightest resistance has ever been made to the state or federal to do, but of actual overt acts they cannot negro and a white man growing out of personal quarrels is magnified into a kn klux case. Thus far but one arrest for

honest truth. A great deal is said by the radicals about what the whites would like call of a convention of the people by the ome the grave responsibility of prevent of the people from amending and reoriging the people from amending and reoriging their organic law. kukluxusni has been made in the county ment of a negro. The accused surren

protests has impreence. In the upper inties of Spartanburg, Choster, Union PERFECT REUN OF TERROR' country niter cherk taking persons from The military authorities acting, it said, under the instruction of Akerman who is at Yorkville, refuses to permi named, some of them old, men, incauable of acting the part alleged against them Hundreds of families are moving into families are moving into

Georgia and North Carolina, Bus houses have been closed, plantation abandoned, and a general gloom prevails everywhere. To add to the desperation every man has the distressure the whites, the radicals have begu romulgating falsehoods. The reports of United States soldiers are positively un true, as no band of armed to prodict, as all accounts agree in oran as being very intense. The worst feature of the whole affair in the fact that an neero can have as many white men ar that he saw them with the k thus innocent men are likely to i-

prison. It is unquestionably true that upper South Carolina, last it is simply violance committee, and in nearly ever case brought to my notice its abstract has been guilty of violation of law which the state authorities had not punished. I regret to say that martial law is more likely system of denunciation similar to that of the first French revolution is in vogue, and no man, however innocent, is safe from

strest. The door has been opened to the WREARING OF PRIVATE YENGENCE by means of perjury, and this accounts for the extraordinary exodus taking place the extraordinary exodus taking place.

President Grant has been most shamefully deceived regarding affairs here. I repeat that in not a single county has there ever been any opposition to the enforcement of the laws, nor can I find a single person who can mention a single instance of sucopposition. The belief is prevalent that the proclamation of martial law has been ared by frauds and misrepresentation pet baggers and some realist because of the general belief that without military inter-ference the democrate will carry the state.

public, debt amounting to \$40,000,000, at establishes a string and consulting to \$40,000,000, the Wilmington Journal, that the Little was killed by a pistol shot fired by Bragg Gubernatorial Accident (ately issued an as a street light in Mobile during the last appear to the "people of Newth Oproline," summer. It was then stated that Bragg in behalf of the sufferers by the Unicago and like control of the B.d. bendature acted in self-defence. It/secus so from fire. The author of the appeal is the same the action of the grand jury and the man, who, immediately after the surrender of the Confederate army, suggested the Braxton Bragg, Jr., is the son of the langing of President Davis and Governor Hon, John Bengg, of Mobile, formerly of Vance. Of course, with such a spirit animating kim, he must have rejoiced at the burning of Columbia!

the Central Expensive is manufacture should be relate the people of public interest and posturable and corruption, who at the thetast of constitution districts and posturable additional through the people of public interest and posturable additional through the suppress of the and outrage, but to immunicative pointed capital and advantage from the very crises of official committee. The public debt to the enormous and thus engenter bitter feelings among their opponents, destroy confidence in the

common occurrence, while but few of the perpetrators have been punished; and yet it is admitted by the republican officials here that there is no opposition to the entropy occurrence of the interference of

siderations.
The majority against the proposed call for a Convention, though comparatively meagre, settles adversely the proposition Legislature. Such a call carnot be made amonded as to provide that the Government of the voice of a hard few of error shall nominate the officers therethen, and they and their party thus as in mentioned, by and with the advance of the second represent of the Senate, unless other

wishes as to such an indiments as they desire, so that the Lagislature may be in

That the material, inclustrial and est andtous condition is manifest to the con neubus upon the state that denotes the

These exils are not owing to any back The waste places are not built up. The greater number of the towns and villages are as decayed as at the close of the war: And where, we report, and the earnings of our improverietant prople ("Eley are swalhaved up in appressive taxitics, to sup-port a system of state government such tially expensive and a Radical extravagamee without a parallel in the history

burng the first two years under the present constitution \$1,807,580 were cal-lected from the pupple; and every dollar inistration of the State government an average of over \$000,000 a year! about ten times what it cost to admit ter the government before the word There belonged to the School Fund, derived from the Land Scrip donated by the Uni sum was suggested mostly in "special tax bonds," and the fund is virtually lost These monstrous evils are the leaditimest

stitution and radical miscule under it The present organization fastens on the e a hystem of povernment-appearablely \$300,000 to \$400,000, it establishes a in and encourage

we presume, read by few white men) says subjected to an intolerable ini-rule at the bands of the radical party. By means of people were introverished, this radical con-800 in less than eighteen months. Of this \$20,000,000, less than \$500,000 have gone into the public works or to the benefit of the people. This party placed in office a ing offenders to justice, governor who absolutely snapended the The course pursued t

the State, finally, a well-policy scattered, execute his despotte will. This party table conviction on the minds of disinter-the Central Executive to making strain legislature scattered from another costed observers that the purpose of the

10 cents integral and such pay for no longer and outrage the people of the nation, and under which large surplus suntof money are raised that ought to remain Works should in abditional.
Article 3, Section 1 should be

amended as the Governor and other odli-cers therein mentioned shall had their offices but two years, instead of four years, as now provided.
Section 10 of Article 3 should be so of official bribery and party tavoritism in every department, and the administration of the affairs of the government are public.

the people from amending and rebeining their examp lay.

Ment Although the Constitution operates
Section 4 of this Amended as tospopressively in many respects, and some of
the provisions produle alt hope of general
the number and style of Courts. Instead of five Supreme Court Judges, and twelve Superior Court Judges, as now provided, shall be elected every eight years. Sections 11, 12, 18, 14, 15, 16, 17, 18, 19, 26, practices. It is a decirines, instricken out, and it should be provided that the judicial powers of the state shall dested in one Supreme Court and in as the General Assembly may establish. Section 4 of article 5 should be a ricken or, those triking out the mortgage provi-ion on all the property of the State for the attrest of the public debt.

Section 6 of article 5, should be so amended as to enlarge the class of exemp-tions so as to include "stock and provi-

nended as to provide that the persons even rendered inelligible for office shall likewise be rendered incompetent to vote.

Article 7 should be abolished, except tion 13, thus sweeping away the Town

hould be in fee—that is absolute.

Article 11, section 10, should be so hall extendonly to indigent persons.

Article 14, section 7, should be so mended as to poycide that no person but hold any lucrative office under this state while he holds an office under the United States. Sec. 4 of art, 2, should be so amended s to abolish the provision for taking a cusus of the State in 1875, and overy m years thereafter.

We would suggest as a further amend ment, that see, 5 of art. 9, be so amended as to provide that the University shall be under the control of the General Amenhich the Governor shall be ex-afficia bairman, and sections 13 and 14 of that ticle should be stricken out

Other amerelments ought to be made some from the burdensome and extravaant Shate government that ows up their exceings, and fastus upon hem a State debt which they cannot pay, an of which they may casily so compromise and adjust" the linear pertion as will when it within unmagenme amount

We doesn it worth while to notice is his addr.ss, that wicked and interested ersons—unprincipled and violent radical stizans in and out of this State-for sin making necessary about three thousand the false impression that the Democratic-officers at an annual expense of from Conservation party have that decounted bunderaties party have and do countre rind they have, who ever they could have rinded the press legislative sign judicia percedirece and resorted to every mean within their power, south imputation is not only groundless, false and scandalous but infamous to the last degree, and be rays a spirit of wickedness, we venture to

> The marty which we represent has course to denounce it, and urge upon the citizen to be active and zenlous in

The course pursued by the unworthy

Central Executaive Committee.

To the Property Action of the State of the State in the State of the State of the State in the State of the State in the State of the State in the State of the State of the State in the State of the State of the State in the State of the State of

in their judgment are calculated to promote concert of action and the general and corrupt, and others who have not scrapped to manifest the most blatant performance. The result of the state. The result of the actions is a social and conceded the paramount accessing to a change in the organic has a party necessity for a change in the organic has a party necessity for a change in the organic has most appropriate to the second to the history of the State they have properly claimed as a party necessity for the action in the first classical forms and the properly claimed as a party necessity for the state and the result of the schedule of the state of are changes of the Conditation, and a lean people have, and we are falsede the this is denied by radicals the evaluate of the analysis of the equital of the most in the acquital of the most suggested and present upon properly rulers for others in the south by projudiced negro juries stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands on the records of the courts for the stands of the courts for the courts

party ascendancy; a system of taxation which brings into active service in the in-terests of the party in power, bordes of plunder and outrage the people of the na-tion, and under which large surplus sum-of money are raised that ought to remain in the pockets of the people; a general pretext, in express violation of the Consti-tution; armed military interference with the freedom of elections; a general system of the affairs of the government are publi danger of which can scarcely be measured at appreciated by the people subject to them. That these evils do exist, is more

long to the time dearest, highe

Most if not all those evils, are attributa cal and dangerous to the constitution upon the despotic dogma that there : : "higher law" than the constitution; it is emphatically and essentially a "higher law" party. This dogma is its life and soul, and it proceeds on the jesuitical max-im, that "the end justifies the means." Hence it is, the head of this party, the army to New York and claewhere at the spirit of the constitution, to control the elections and prepare the way to his and us party's conti own election. Hence, too, we for like purposes suspending the privilege of the writ of habous corpus in a time of profound peace, arresting the citizen without waggant or lawful authority, but ij system and leaving the matter to the without waggant or lawful authority, but only by lawless force. Hence, too, we Article 10 should be so amended as to find this party in Congress avowedly, and ocode that the Homestead previsions in the most rectors. manner, passing odd apply to all debts alike, and it laws at one time to out the jurisdiction of the Supreme Court of the Union to prevent that great tribuna from declaring its acts and assaults on the Constitution approximational and work, "pack ": that Court with partitions to alter a solemn decision already made, but wis tasteful to: this "brigher law" purty. Hence, too, hundreds of other muilar acts done by this party which illustrate the principles, policy and practices which we have attributed to it, and which if not arabsolute overthrow of the system of goverament formed and banded down to us by Washington and his compatitions

by Washington and his competrious, That such a party has been allowed to speing up on American spil is monstrens and abstraing!

There is but one other great political party in the country—that is the National Democratic party. In our judgment, it is the patriotic duty of every lover of liberty and free government to co-operate with that great and powerful party to arrest the not suppressed, destroy freedom and ca-tablish despotism and the sword.

To accomplish this great measure of rements, we cordially invite the realous cooperation of every patriot, without regard directed public attention, and we not a

THOS. BRAGU, Charman M. A. BLEDSOE, R. H. BATTLE, JR. O DECARTERET,

W. R. COX.

religious community in Northam of tobacco should not be ruled out, as at a cooundrum, the answer is of vious : Because it converts the Che the ways of astivation.