

We learn, that the Rev. GEORGE W. FRENCH, late Rector of St. Peter's Church in Washington, has been invited to the pastoral charge of Christ's Church in this city, and that he has accepted the call.

Congressional.—In the Warren district, "Many voters" have expressed a determination to give their "firm and decided support to Samuel Hillman, Esq. of Granville county," as their Representative in the next Congress.

The friends of the President in this quarter attempt to justify his proscriptive policy, upon the principle of rotation in office. If this be the true spring of the General's conduct, why does it happen that all the removals are made from one party?

"Reform"—Mr. Grafton Munroe, than whom there was not, it is said, a better officer in the Union, has been removed from the Post-office at Annapolis, to reward the Editor of the Maryland Gazette, who has received the appointment.

Joseph Scott, Esq. of Bellefonte, Jackson county, Alabama, to be U. States Attorney for the Northern District of Alabama, vice Harry I. Thornton, Esquire, of Huntsville displaced.

James P. Bull, Editor of the Bradford Pa. Settler, has been appointed to a Clerkship at Washington, with a salary of \$1,100.

Trial of Dr. Watkins.—This tedious case was brought before a petit jury on the 16th inst. on the indictment charging the Doctor with obtaining from the Secretary of the Navy a requisition for \$750 on the pretext that it was required for the service of the United States Navy.

ANNE ROYAL.—But few persons have obtained greater notoriety in the United States by the art of book-making than this same Mrs. Royal. She has confined her peregrinations as yet to that section of country north of the Potomac, though we have seen recently, frequent intimations of a contemplated visit to the South.

Seriously, the Editors of the National Intelligencer, do not mean to part with the National Intelligencer, the sole reliance of their families for support, till death do them part. We trust that the Editors of the great City will favor us with the authority on which, if it be seriously meant, this statement is given to the Public.

The trial of Mr. Wickliffe for shooting Mr. Benning, the editor of the Kentucky Gazette, after occupying the Court four and a half days, has ended this day. The jury, after retiring about fifteen minutes brought in a verdict of NOT GUILTY.

The Earl of Winchelsea has withdrawn from a Religious Society of which he was Vice-President. He says after his violation of the laws of God and man, in the recent affair with the Duke of Wellington, his name is unfit to appear at the head of a religious Institution.

Influence of Irish Emancipation.—A vessel which sailed from Dublin for America, with about three hundred passengers on board, was met by a steam Packet, which gave them intelligence of the passage of the Catholic Relief Bill. The passengers, overjoyed with the tidings, forfeited their passage money, and gladly returned to the renovated land of their birth.

Men raised by merit.—That industry and application will accomplish almost any thing is beautifully exemplified by the

success of some of the greatest men in the civilized world, who have attained to eminence from obscurity and indigence.—Hutton the great geometer was a Coal-heaver; Huddart the machinist and mathematician was a shoe-maker. Brindley the Civil Engineer, who planned and executed the immense Canals of the Duke of Bridgewater, was an untaught common labourer. Arkwright who invented the machinery of the Cotton mill, which eventually established the manufacturing pre-eminence of England, was a barber. Our own country too is prolific in instances.—Franklin was a journeyman printer; Ritchehouse was a plough boy; Fulton the discoverer of the power of Steam and thereby the donor of one of the greatest gifts bestowed upon man, was a poor youth; John Q. Adams and Wm. H. Crawford spent the first years of manhood in "teaching the young idea how to shoot" and Henry Clay, Daniel Webster and Martin Van Buren sprung from poverty.

Nashville, (Tenn.) 29th June. The Right Rev. Bishop Ravenscroft of the Episcopal Church, arrived in this town from N. Carolina on Friday evening last. His object is to attend a Convention, to be held here to-morrow, for the purpose of adopting a constitution and canons for the regulation of the Episcopal Churches in Tennessee.

Alexandria, July 13. The President of the U. S. and his suite passed up, in the steamboat Potomac, yesterday. We understand the President expresses much satisfaction with his trip and that it has improved his health.

Latest from Europe.—By the packet ship Sally, Macy, which arrived at New-York on Tuesday, from Havre, files of Paris papers have been received to the 1st of June, inclusive; from which we have made the extracts and translation which will be found below. There is nothing actually new, which can be depended upon, from the seat of war. It is evident, however, that we shall soon hear of some very sanguinary engagements. The French papers of the latest dates are principally occupied with the debates on the subject of finance and revenue. It seems probable that the passage of the Tariff bill will be postponed to the next session.

Accustomed as we are to look for something quizzical in the columns embellished by the fancy and humor of the worthy Surveyor of the Port of New-York, we confess we for once allowed ourselves to be surprised at the stretch of imagination displayed in the following, which we find in the New-York "Courier and Enquirer" of Monday.

No, no, Mr. Noah! The National Intelligencer is not in the market. We would not sell it to our friends, much less to our adversaries. It is not a merchantable commodity. If it were believed that it could be bought, Mr. STAMBAUGH might possibly have offered for it; at present, if he has any such views, he has not communicated them to us.

The trial of Mr. Wickliffe for shooting Mr. Benning, the editor of the Kentucky Gazette, after occupying the Court four and a half days, has ended this day. The jury, after retiring about fifteen minutes brought in a verdict of NOT GUILTY. He was defended by Mr. Clay.

Paris, Ky. June 27. James Rowan, a man of color, was executed in this place, on Thursday, for murder. A great many persons attended; rushed in crowds to the fatal spot; tore down the adjacent fences; saw a poor wretched creature suspended by a rope, struggling in the agonies of death; afterwards dispersed, and a number, both white and black, went to the grog shops, and showed how much they had improved from beholding the shocking spectacle, by getting drunk.

Execution.—Yesterday, at Dedham, the awful sentence of the law was executed on John Boies, for the murder of his wife, Jane Boies, at Milton, in February last, with circumstances of great brutality. The wretched culprit was swung off about 9 A. M. and met his fate with fortitude.—He was tried and convicted before the Supreme Judicial Court at Dedham in June last.

Having had occasion to go to Dedham, yesterday, on business, we had an opportunity of witnessing the scene of profligacy and intemperance, which public executions are too apt to produce. There was a great collection of people at Dedham, and it would probably have been much larger, had it not been for the judicious arrangements of the sheriff by which the convict met his doom at an early hour.

and that the body was not more emaciated than it probably would be from an equal abstinence from food in a state of health. Argument for Forbearance and Toleration.—If the peculiarities of our feeling faculties be the effect of variety of excitement through a diversity of organization, it should tend to produce in us mutual forbearance and toleration. We should perceive how nearly impossible it is that persons should think and feel exactly alike upon any subject. We should not arrogantly pride ourselves upon our virtues and knowledge nor condemn the errors and weakness of others, since they may depend upon causes which we can neither produce nor readily counteract. No one, judging from his own feelings and powers, can be aware of the kind or degree of temptation or terror, or the seeming incapacity to resist them, which may induce others to deviate.

Accident.—Yesterday forenoon, while Mr. Bates, overseer of the picking room in the factory of N. Dodge, Esq. of Attleborough, was applying oil to the machinery, the fingers of his left hand were drawn in between two large iron cog wheels, revolving at the speed of 500 a minute. The other hand was applied in the hope of extricating his fellow, but that also was taken in, until the wheels were choked by the bones and the whole machinery stopped.

Rhetoric.—Mr. Webster, in his argument on the case pending in the Court of Equity, Boston, alluding to an allegation in the indictment, rather derogatory to a person now no more, made the following terrible remark: "If any two of that man's bones were held together by any ligament, and could be conscious of this unhallowed indignity, they would kick against the coffin!" Mr. Wirt in his reply seemed to think that if such were the case with the remains of all men impeached, there would be a terrible rattling among the dry bones!

A Serious Repartee.—The Irish are very happy in their conversational tact, and the art of repartee. A Galway gentleman lately entered a coffee house in London, and called for tea; his brogue attracted the attention of a scented civilian in the opposite box, who, relying upon his superior accent resolved to make a jest at the expense of the stranger. The civilian called for tea, too; the Irishman called for muffins, so did the civilian; toast, milk sugar &c. were severally called for by the Irishman, and as severally echoed by the fop, who enjoyed in his corner the supposed embarrassment to which he was subjecting the Galway man.

Presence of Mind.—While a lad, seven years of age, was in bed on Friday evening, in a house in the upper part of the city, he was astonished to perceive a strange man enter the room, and after having cautiously looked around and surveyed it, approach the bed. The boy closed his eyes as the stranger came nearer, and on his arriving at the bed assumed the appearance of slumber. For some moments the fellow hovered around the bed, and made use of various artifices to discover whether the inmate was in reality asleep.

Tight lacing.—The Vermont Journal of the 4th July, contains a communication from Dr. Palmer, which gives the distressing particulars attending the death of a Mrs. S. of that town, aged eighteen, which was produced by tight-lacing, causing an abscess to form near the pit of the stomach, which burst internally. Dr. P. obtained permission to open the body. In the chest, the left lung was shrivelled to the thickness of ones finger, and its spongy structure destroyed so as to be wholly unfit for bearing a part in the process of respiration.

There were extensive adhesions of the stomach and liver to the surrounding parts. The circumstance in this case which led to my giving it publicly was its exciting cause; which, I have no doubt, was the tight dress worn by the patient previous to, and after the commencement of her sickness. This is rendered nearly certain by the fact that she had never been seriously indisposed until the period when my account of her case commences; and that none of those appearances were detected in the lungs, which accompany consumptive disease. It is further in proof of the same fact, that notwithstanding the extensive ravages of disease, the constitution steadily resisted any participation with the local affection; that there was no fever at the commencement, and very little at any period; and that, not of the hectic kind;

Price of Heywood's Cotton Yarn from this date. By wholesale of 150 lbs and upwards, No. 5 to 10 equal quantity 21 cents. No. 11 24 12 27 13 30 14 33 15 36 16 39 17 42 18 45 19 48 20 51 By the Bundle. No. 5 to 10 23 cents. 11 26 12 29 13 32 14 35 15 38 16 41 17 44 18 47 19 50 20 53 July 20. 92 ct.

State of North-Carolina. Superior Court of Equity, March Term, 1829. John Hilsbeck vs. Joseph Penington. Appearing to the satisfaction of the Court that the defendant, Joseph Penington, is not an inhabitant of this State: it is therefore ordered that publication be made for three months in the Raleigh Register, that he may appear at our next Superior Court of Equity to be held for the County of Surry, at the Courthouse in Rockford, on the first Monday in September next, to plead, answer or demur to the complainant's bill, or the same will be taken pro confesso and heard ex-parte.

State of North-Carolina. Surry County. Mitchell Thompson vs. Jabez Johnson, Adm'r. In this case, it appearing to the satisfaction of the Court that Joseph Payne, Walter, and his wife Susannah Payne, Edward Hawks, and his wife Sally, and Eliphaz Rendal and his wife Martha, heirs at law of Stephen Payne, dec'd, reside out of this State: Ordered by the Court that publication be made six weeks in the Raleigh Register, for them to appear and make themselves parties, otherwise judgment pro confesso will be taken as to them, at August Term, 1829. Teste, JOHN WRIGHT, C. C. O.

State of North-Carolina. Guilford County. In the Court of Equity. Curtis Jackson, vs. Mrs. Sarah Glendening, late of Guilford County, deceased. Her heirs at Law of Miriam Lewis Anderson, Anderson, Jane cover, James Anderson, deceased, Mary Anderson. In this case, it appearing to the satisfaction of the Court that the Defendants are inhabitants of another State: It is therefore ordered by the Court, that publication be made for six weeks in the Raleigh Register, for the Defendants to appear at the next Superior Court of Law and Court of Equity, to be held in and for the County of Guilford, at the Court House in Greensborough, on the fourth Monday after the fourth Monday in September next, to plead, answer or demur to the complainant's bill, or the same will be taken pro confesso, and decree made accordingly. Teste, A. GREEN, C. C. O.

NOTICE. MRS. SARAH GLENDENING, late of Guilford County, is hereby notified that she has lately died intestate. Any of her next of kin reside at a distance from this place, and I do hereby notify all persons concerned, that at the expiration of two years from the 1st day, 1829, as prescribed by law, I shall be ready and willing to settle the said Estate.—The Administration of said Estate having been committed to me by the County Court of Guilford County in May 1829. I will attend to all communications (paid post) which may be addressed to me at Raleigh, N. C. PARKER RAND, Adm'r. Wake County, 21st May, 1829. 74 6m

Hillsboro' Female Seminary. THE Summer Session of this Institution will commence on the 9th day of July. Terms as heretofore. ORDINARY TUITION, 4th Class, \$10 00. 2d & 3d do. 12 50. 1st do. 15 00. Contingent Expenses, 50. ORNAMENTAL BRANCHES, Music, \$24 00. Lace Needlework, 3 00. Muslin Needlework, 2 00. Drawing & Painting, 10 00. Board from \$8 to \$10 per month. W. M. GREEN, Superior Ct. June 1829. 86 3v

State of North-Carolina. Haywood County. Superior Court of Law—April Term, 1829. John Crow, vs. Jas. Holland's heirs & devisees. Petition to vacate a Grant. Appearing to the satisfaction of the Court, that the Defendants in this case, to-wit: Jas. Holland, jr.—Rhodes and Cynthia, his wife,—Perkins and Sophia, his wife, heirs and devisees of James Holland, and—Holland, widow of the said James Holland, are inhabitants of another State, so that the ordinary process of law cannot be served on them, it is ordered that publication be made for three months successively in the Raleigh Register, that the said Defendants be and appear at the next Superior Court of Law to be held for this county, at the Court-house in Waynesville on the second Wednesday after the fourth Monday in September next, then and there to plead, answer or demur to the Plaintiff's petition, or judgment pro confesso will be entered against them.

Witness, John B. Love, Clerk of said Court at Office, the second Wednesday after the fourth Monday in March, 1829. 75 3m JOHN B. LOVE, C. S. C.

State of North-Carolina. Granville County. Court of Pleas and Quarter Sessions, May Term, A. D. 1829. Howel Fraizer, Adm'r. of William Hester, dec'd. vs. Robert Hester (of Wm.) Original attachment. Levied in the hands of Thos. B. Littlejohn, Esq. and he is summoned as Garnishee.

Appearing to the satisfaction of the Court, that the defendant, Robert Hester, is not an inhabitant of this State: it is ordered that publication be made in the Raleigh Register for six weeks, giving notice to the said Robert Hester that he appear at the Court of Pleas and Quarter Sessions, to be held for the County and State aforesaid, at the Courthouse in Oxford, on the first Monday in August next, then and there to plead and answer to the petition, or judgment final will be rendered up against him, and the property levied on, condemned subject to the plaintiff's recovery. Witness, Stephen K. Sneed, Clerk of said Court, at Office in Oxford, the first Monday in May, A. D. 1829. 75 5w pd STEPHEN K. SNEED, CLK.

State of North-Carolina. Randolph County. Court of Pleas and Quarter Sessions, May Term, 1829. Alice Rallick, vs. Wm. Wilcox & his wife Sarah. Petition for Partition. Appearing to the satisfaction of this Court, that the Defendants are not inhabitants of this State: It is therefore ordered that publication be made for six weeks in the Raleigh Register that they appear at the next Court of Pleas and Quarter Sessions to be held for the County of Randolph, at the Court-house in Ashborough, on the first Monday of August next, then and there to plead, answer or demur to the petition, otherwise it will be taken pro confesso and adjudged accordingly.

Witness, Jesse Harper, Clerk of our said Court at office, the first Monday of May, A. D. 1829. A Copy, JESSE HARPER, C. C. Price adv. \$2 75. State of North-Carolina. Buncombe County. Superior Court of Law—April Term, 1829. William Roberts, vs. Margaret Roberts. Petition for Divorce. ORDERED by Court, that publication be made for 3 months successively in the Raleigh Register, and the Yadkin and Catawba Journals, that the Defendant be and appear at the next Superior Court of Law to be held for Buncombe County, at the Court-house in Asheville, on the 2d Monday after the 4th Monday in September next, and plead or answer to the Plaintiff's petition, or the same will be heard ex parte.

Witness, Robert Henry, Clerk of said Court at Office, the 2d Monday after the 4th Monday of March, 1829. ROBERT HENRY, C. S. C. State of North-Carolina. Surry County. Mitchell Thompson vs. Jabez Johnson, Adm'r. In this case, it appearing to the satisfaction of the Court that Joseph Payne, Walter, and his wife Susannah Payne, Edward Hawks, and his wife Sally, and Eliphaz Rendal and his wife Martha, heirs at law of Stephen Payne, dec'd, reside out of this State: Ordered by the Court that publication be made six weeks in the Raleigh Register, for them to appear and make themselves parties, otherwise judgment pro confesso will be taken as to them, at August Term, 1829. Teste, JOHN WRIGHT, C. C. O.