sace tells us will certainly arise, whene-) States. ver power over such subjects may be exexcised by the General Government, it is honed that it may lead to the adoption of some plan which will reconcile the diver sified interests of the States, & strength en the bonds which unite them. Ever member of the Union, in peace and in war, will be benefitted by the improve ment of inland navigation and the cor struction of highways in the several State Let us then endeavor to attain this benefit in a mode which will be satisfactory to all. That hitherto adopted has, by many of our fellow-citizens, been deprecated as an infraction of the Constitution, while by others it has been viewed as inexpedient. All feel that it has been employed at the expence of harmony in the legisla-

To svoid the e evils, it appears to me that the most cale, just, and federal disposition which could be made of the surplus revenue, would be its apportionment aroung the several States according to their ratio of representation; and should this measure not be found warranted by the Constitution, that it would be expedient to propose to the States an amendment authorising it. I regard an appeal to the source of power, in cases of real doubt, and where its exercise is deemed indispensable to the general welfare, as among the most sacred of all our obligations. Upon this country more than any other, has in the Providence of God, been cast the special guardianship of the great principle of adherence to, written constitutions. If it fail here, all hope in regard to it will be extinguished. That this was intended to be a Government of limited and specific, and not general powers must be admitted by all; and it is our dury to preserve for it the character intended by its framers. If experience points out the necessity for an enlargement of these powers let us apply for t to those for whose henefit it is to be exercised; and not undermine the whole system by a resort to overstrained constructions. The scheme has worked well. It has exceeded the impes of those who devised ad become an object of admiration t the world. We are responsible to our country, and to the gloring cause of sel government, the preservation of so a good, The great mass of legislatoo relating to our internal affairs, was int miled to be left where the Federal Convention found it-in the State Governments. Nothing is clearer, in my view, than that we are chiefly indebted for the success of the Constitution under which we are now acting, to the watchful and auxiliary operation of the St te authorities. The is not the reflection of a day, but belongs to the most deeply routed convictions of nev mind. I cannot, therefore, too strongly or loo earnestly, for my own sense of importance, worn you against all encruechinens upon the legitimate sphere of State Severeignly Sustained by its healthful invigorating influence, the Federal system can never lail.

In the collection of the Revenue, the long credits authorised on goods imported from be- all the evidences of his crime in his own youd the Cape of Good Hope, are the chief cause of the losses at present sustai ed. If these were shortened to six, nine and twelve months, and warehouses provided by Government, sufficient tates of insolvent debtors were more effectually secured, this cyil would, in a great measure, be of the credits, recommended to your attention. It is wor by of notice, that the laws for the collection and security of the revenue arising from imposts, were chiefly framed when the rates of duties on imported goods presented sent exists. There is reason to believe, that these laws are, in some respects, quite insufficient for the proper security of the revenue, and the protection of the interests of those who are smuggling, is so obvious as not to require comment, and cannot be too carefully guarded against. I therefore suggest to Congress, the propriety of adopting efficient measures to prevent this evil-avoiding however, as much as possible, every unnecessary infringement of individual liberty, and embarrassment of fair and lawful business. On an examination of the records of the Trea-

surv, I have been forcibly struck with the large amount of public money which appears to be bestowed at. West Point, and the accu-stitutional, conventional or legal pr vision, outstanding. Of the sum thus due from individuals to the Government, a considera me portion is undoubtedly desperate, and in many instances, has probably been rendered so by remissness in the agents charged with its collection. By proper exemiens, a great part, however, may yet be recovered, and, whatever may be the nortions respectively belonging to these two classes, it behaves the Government to ascertain the real state of the fact.

that a very large amount has been lost through the inadequacy of the means provided for the collection of debts due to the public, and that It must I think, be admitted, that the supervisory power over suits brought by the public, which is now vested in an accounting officer of gal knowledge, and encumbered as he is with numerous other duties operate unfavorably to the public interest.

It is important that this branch of the public service should be subjected to the supervision of such professional skill as will give it efficieney. The expense attendant upon such a modi fication of the Executive Department would be estitled by the soundest principles of economy I would recommend, therefore, that the duties ar as they relate to the superintendence and management of legal proceedings, on the part | military list, as existing prior to the act of of the United States, be transferred to the At wer General, and that this officer be placed on the same footing, in all respects, as the Heads of the other Departments-receiving like compensation, and having such subordinate offi- the pay and empluments of officers genepers provided for his Department, as may be re quaite for the discharge of these additional du-Les. The professional skill of the Attorney General, employed in directing the conduct of Marshalle and District Attorneys, would basten the collection of debts now in suit, and, hereaf. Dut are silent as to allowances which, in or mal process and for offences against the U

making this transfel gre t care uld be taken, however, that the nower of cessary to the Treasury Department be not in paired : one of its greatest securities consisting in a control over all accounts, until they are audited, or reported for suit.

In connexion with the foregoing views, I re commend an enquiry, whether the provisions of e act of Congress, authorizing the discharge of debtors to the Government, from imprisonment may not, consistently with interest, be extended in the release of the debt, where the conduct of the debtor is wholly exempt from the imputation of fraud. Some more liberal policy than that hich now prevails, in reference to this unformrate class of citizens, is certainly due to them, & would prove beneficial to the country. The continuance of the hability, after the means to discharge it liave been exhausted, can only serve to dispirit the debtor, or, where his resources are but partial, the want of power in the Goveroment to compromise and release the demand, instigates to fraud, as the only resource for securing a support to his family. He thus sink into a state of apathy, and becomes a useless drone in society, or a vicious member of it, if no his country. All experience proves, that oppressive debt is the bane of enterprise; and it should be the care of a Republic not to exert a grinding power over misfortune and poverty.

Since the last session of Congress, numerous frauds on the Treasury have been discovered, which I thought it my duty to bring under the cognizance of the United States' Court for this district, by a criminal prosecution. It was my opinion, and that of able counsel who were consulted, that the cases came within the penalties of the act of the 17th Congress, approved Sd March, 1822, providing for the punishment of frauds committed on the Government of the Unitted States. Either from some defect in the law or in its administration, every effort to bring the accused to trial under its provisions, proved ineffectual; and the Government was driven to the necessity of resorting to the vague and inadequate provisions of the common law. It is therefore my du-ther estimate nor appropriation; and besides ty to call your attention to the laws which this deficiency, the regular allowance, accord have been passed for the protection of the Treasury. If indeed, there be no provision by which those who may be unworthily antrusted with its guardianship, can be punished for the most flagrant violation of duty, extending even to the most fraudulent appropriation of the public funds to their own use, it is time to remedy so poses, and criminals, deserving to be punished under its provisions, have been rescued by legal subtilties, it ought to be so plain by amendatory provisions, as to baffle the arts of pervession, and to accomplish the end of its original enact-

barred by the statute which limits prosecution for fraud to two years. In this case all the evidence of fraud, and indeed all knowledge that a fraud had been committed, were in possession of the party accused, until after the two years had elapsed. Surely the statute ought not to run in favor of any man while he retains possession; and least of all, in favor of a public officer who continues to defraud the Treasury and conceal the transaction to receive the goods offered in deposit for secu- for the brief term of two years. I would and the Government two years after the the United States for protection. bristed. An authority to construct such hou- disclosure of the fraud, or after the acses, is therefore, with the proposed alterations cused is out of office, to commence their prosecution.

vite the attention of Congress to a general and minute inquiry into the condition much less tempt tion for illicit trade than at pre- of the government with a view to ascertain what offices can be dispensed with, the members of this Union, against her consent, what expenses retrenched, and what improvements may be made in the organidisposed to observe them. The Injurious and Zation of its various parts, to secure the demoralizing tend nev of a successful system of proper responsibility of public agents, and promote efficiency and justice in all its mits; which having been originally defined in operations.

The report of the Secretary of War will make you acquainted with the condition of our Army, Fortifications, Arsenals, and Indian Affairs. The proper dis- in the articles of cession of 1802. Alabama was cipline of the Army, the training and e- admitted into the Union on the same footing quipment of the Militia, the education cable to the Naval force, will tend to pro- within their borders, than is possessed by Maine long the peace we now enjoy and which or New-York. Would the people of Maine perevery good citizen-more especially those Government within their State? And unless they who have felt the miseries of even a suc- |did, would it not be the duty of the General Gocessful warfare-must ardently desire to vernment to support them in resisting such a

This can be done only by the prompt adop- ches of this service exhibit a regularity conform to the restraints of exact discithis inadequacy lies chieffs in the want of legal pline with that cheerfulness which beskill, babitually and constantly employed in the comes the profession of arms. There is that the objects of this Government are reversed, ing requisite for it. need, however of further legislation, to and that it has become a part of its duty to aid obviate the inconveniences specified in in destroying the States which it was established the report under consideration; to some the Treasury, not selected with a view to his le- of which it is proper that it should call your particular attention.

1821, to reduce and fix the military estab listiment, remaining unexecuted as it reof artillery, cannot now be deemed a guide to the executive in making the proper appointment. An explanatory act, designanow assigned to the Agent of the Treasury, so ling the class of officers out of which this grade is to be filled-whether from the 1821, or from it, as it has been fixed by that act -would remove this difficulty. It rally, should be more specific than they ter, we much to the Government. It might be certain exigencies of the service may be further extended to the superintendance of all stremed indispensable to the discharge of their douse. This circumstance has been

the authority for extending to them various ther it was just in the United States to in llowances, at different times, under former administrations, but no uniform rul has been observed on the subject. Similar inconveniences exist in other cases, in the exercise of her constitutional power. which the construction put upon the laws by the public accountants may operate unqually, produce confusion, and expose ficers to the odium of claiming what is

not their due. I recommend to your fostering care, as one of our safest means of national defence. the Military Academy. This institution has already exercised the happiest influence upon the moral and intellectual haacter of our army; and such of the gradustes as, from various cluses, may not pursue the profession of arms, will be scarcely less useful as citizens. Their knowledge of the military art will be ad vantageously employed in the militia service; and, in a measure, secure to that a feeling witness of the rigor and inhumanity of class of troops the advantages which, in this respect, belong to standing armies.

I would also suggest a review of the Pension law, for the purpose of extending its benefits to every Revolutionary soldier, who aided in establishing our liberties, and who is unable to maintain himself in comfort. These relicks of the War of Independence have strong claims upon their country's gratitude and bounty. The law is defective, in not embracing within its provi- ject to their laws. In return for their obedisions all those who were, during the last war, disabled from supporting themselves by manua labor. Such an amendment would add but liftle to the amount of pensions, and is called for by the sympathies of the Poorie, as well as by considerations of sound policy. It will be perceived that a large addition to the list of has been occasioned by an order of the late administration, departing materially from the rules which had previously prevailed. Considering it an act of legislation, I suspended its operations as soon as I was informed that it had comm need. Before this period, however, applications under the new regulations had been preferred to the number of 154; of which, on the 27th of March, the date of its revocation, 87 were admitted. For the amount, there was neiing to the rules which have heretofore govern ed the Department, exceed the estimate of its late Secretary, by about \$50,000; for which an appropriation is asked

Your particular attention is requested to that art of the report of the Secretary of War which relates to the money held in trust for the Seneca tribe of Indians. It will be perceived that, without legislative aid, the Executive cannot obviate the embarrassments occasioned by the dangerous an omission. Or, if the law diminution of the dividends on that fund; which has been perverted from its original pur- originally amounted to \$100,000, and has recently been invested in U States' three per cent.

The condition and ulterior destiny of the Indian tribes, have become objects of much interest and importance. It has long been the policy of Government to introduce among them the arts of civilization, in the hope of gradually reclaiming them from a wandering life. This policy has, however, been coupled with another, In one of the most flagrant cases, the wholly incompatible with its success. Profess-Court decided that the prosecution was ing a desire to civilize and settle them, we have, dition in which they were, when committed to chase their lands and thrust them further into be but little doubt that our best policy would only been kept in a wandering state, but beet of the first and second class; and look ra led to look upon us as unjust and indifferent to ther to the possession of ample materials, prepar their fate. Thus, though lavish in its expendi- cd for the emergencies of war, than to the num tures upon the subject, Government has con- ber of vessels which we can float in a season stantly defeated its own policy; and the Indians peace, as the index of our naval power. Judi in general receding further and further to the gious desposites in Navy yards, of timber and West, have retained their savage habits. A por- other materials, fashioned under the hands of tion, however of the Southern tribes, having skilful workmen, and fi ted for prompt applicamingled much with the whites, and made some sion in their various purposes, would enable us, progress in the arts of civilized life, have lately at all times, to construct vessels as fast as they attempted to erect an independent government can be manned, and save the heavy expense of within the limits of Georgia and Alabama. These repairs, except to such vessels as must be em-States claiming to be the only Sovereigns within ployed in guarding our commerce. The prop rity and for debeutore; and if the right of the therefore recommend such an alteration their territories, extended their laws over the er points for the establishment of these yards of the law as will give the injured party Indians; which induced the latter to call upon are indicated with so much force in the report

Under these circumstances, the question presented was, whether the General Government had a right to sustain those people in their pretensions? The Constitution declares, "that no In connexion with this subject, I in- new State shall be formed or erected within the jurisdiction of any other State," without the consent of its Legislature. If the General Governa confederate State within the territory of one of them, it will be useless to incur, at these demuch less could it allow a foreign and independent Government to establish itself there. Georgia became a member of the Confederacy which eventuated in our Federal Union, as a sovereign State, always asserting her claim to certain li her colonial charter, and subsequently recogn zed in the treaty of peace, she has ever since continued to enjoy, except as they have been circumscribed by her own voluntary transfer of a portion of her territory to the United states; with the original States, with boundaries which were prescribed by Congress There is no con-

gards the command of one of the regiments sissippi, or submit to the laws of those States. to retire from river to river, and from mountain gress whether it ought not to be rectified

them and their territory within the bound w States whose limits they could control.hat step cannot be retraced. A State cannot be dismembered by Congress, or restricted in the people of these States, and of every State actuated by feelings of Justice and regard for our national honor, submit to you the interesting question, whether something cannot be done, consistently with the rights of the States, to

preserve this much injured race ! As a means of effecting this end, I suggest for your consideration, the propriety of setting apart an ample district West of the Mississippi and without the limits of any State or Territory now formed, to be guarantied to the Indian tribes, as long as they shall occupy it : each tribe having a distinct control over the portion desig nated for its use. There they may be secured in the enjoyment of governments of their own choice, subject to no other control from the United States, than such as may be necessary to preserve peace on the frontier, and between the several tribes. There the benevolent mar en deavour to teach them the arts of civilization ; and by promoting union and harmony among them, to raise up an interesting commonwealth; destined to perpetuate the race, and to attest the humanity and justice of this Covernment,

This emigration should be voluntary: for it would be as cruel as unjust to compel the coorigines to abandon the graves of their fathers, and seek a home in a distant land. But the should be distinctly informed that, if they remain within the limits of the States, they must be subeuce, as individuals, they will, without doubs, be protected in the enjoyment of these possessions which they have improved by their inclus-But it seems to me visionary to suppose that, in this state of things claims can be allowed on tracts of country on which they have neither dwelt nor made improvements, merely be cause they have seen the from the mo ntain, or passed them in the chace. Submitting to the states and receiving, like other citizens, protection in their persons and property, they will ere I ng, become merged in the mass of our

opulation. The accompanying report of the Secretary of he Navy will make you acquainted with the condition and useful employment of that branch of our service during the present year. Constituting, as it does, the best standing security of this country against foreign aggression, it claims the especial attention of Government. In this spirit, the measures which, since the termination of the last war, have been in operation for its gradual enlargement, were adopted; and it should continue to be cherished as the offspring however, that, notwithstanding the great soli citude which has been manifested for the perfect organization of this arm, and the liberality of the appropriations which that solicitude has suggested, this object has, in many important respects, not been secured.

In time of peace, we have need of no more ships of war than are requisite to the protection of our commerce. Those not wanted for this object, must lay in the harbors, where, without proper covering, they rapidly decay : and even under the best precautions for their preservation, must soon become useless. Such is already the case with many of our finest vessels which, though unfinished, will now require immense sums of money to be restored to the conat the same time, lost no opportunity to purtheir proper element. On this subject there can the wilderness. By this means they have not be, to discontinue the building of the ships of the Navy Board, that in recommending it to vour attention, I deem it unnecessary to do more han express my hearty concurrence in their views. The Yard in this district, being already furnished with most of the machinery necessary for ship-building, will be competent to the supply of the two selected by the Board as the best for the concentration of materials; and from the ment is not permitted to tolerate the erection of facility and certainty of communication between pots, the expense of similar machinery, especially that used in preparing the usual metallic and

wooden furniture of vessels. Another improvement would be effected by dispensing altogether with the Navy Board, as now constituted; and substituting, in its strad. bureaus, similar to those dready existing in the War Department. Each member of the Board, transferred to the head of a separate bureau. charged with specific duties, would feel, in its highest degree, that wholesome responsibility which cannot be divided without a far more than proportionate diminution of its force. Their valuable services would become still more so when separately appropriat d to distinct portions of the great interests of the Navy, to the mulation of the means of defence, appli- which allows them less power over the Indians devote himself by the strongest motives. Under such an arrangement, every branch of this important service would assume a more simple and precise character; its efficiency would be increased, and scrupulous economy in the expen diture of public money promoted.

I would also recommend that the marine corps measure? Would the people of New York per- be merged in the artillery or infantry, as the best The returns from the subordinate bran- mit each remnant of the Six Nations within her mode of curing the many defects in its organizaborders, to declare itself an independent peo- tion. But little exceeding in number any of the tion of judicious measures for the collection of and order highly creditable to its charac- Could the Indians establish a separate Republic Lieutenant Colonel Commandant, five Brevet ter; both officers and soldiers seem im on each of their reservations in Ohio? And it Lieutenant Colonels, who receive the full pay bued with a proper sense of duty, and they were so disposed, would it be the duty of and emoluments of their Brevet rank, without this Government to protect them in the attempt? rendering proportionate service. Details for ma-If the principle involved in the obvious answer rine service could as well be made from the into these questions be abandoned, it will follow, famiry or artillery, there being no peculiar train-

With these improvements, and such others as zealous watchfulness and mature consideration may suggest, there can be little doubt that, un-Actuated by this view of the subject, I in der an energetic administration of its affairs, the formed the Indians inhabiting parts of Georgia Navy may soon be made every thing that the na-and Alabama that their attempt to establish an tion wishes it to be. Its efficiency in the sup-The act of Congress of the 2d March. independent government would not be counter pression of piracy in the West India seas, and nanced by the Executive of the United States, wherever its squadrons have been employed in and advised them to emigrate beyond the Missecuring the interests of the country, will appear sissippi, or submit to the laws of those States. from the Report of the Secretary, to which I re-Our conduct towards these people is deeply fer you for other interesting details. Among interesting to our national character. Their these I would be speak the attention of Congress present condition, contrasted with what they for the views presented in relation to the inequalonce were, makes a most powerful appeal to ity between the army and navy as to the pay of our sympathies. Our ancestors found them the officers. No such inequality should prevail beunconttolled possessors of these vast regions.— tween these brave defenders of their country;
By persuasion and force, they have been made and where it does exist, it is submitted to Conto mountain, until some of the tribes have be- The report of the Postmaster General is recome extinct, and others have left but remnints ferred to as exhibiting a highly satisfactory ad-

is also important that the laws regulating to preserve, for a while, their once terrible ministration of that Department. Abuses have names. Surrounded by the whites, with their been reformed, increased expedition in the arts or civilization, which, by destroying the re- transportation of the mail secured, and its revenow are. Those, for example, in relation and decay, the fate of the Mohegan, the Narra- view, this Department is chiefly important as afsources of the savage, doom him to weakness nue much improved. In a political point of to the Paymaster and Surgeon General, gansett, and the Delaware, is just overtaking fording the means of diffusing knowledge. It assign to them an annual salary of Sz,500, the Checkaw, the Cherokeer and the Greek.— is to the body politic, what the veins and arte-Post this fate surely awaits them, if they remain fies are to the natural, conveying rapidly and within the limits of the States, does not admit of regularly, to the remotest parts of the system, a doubt. Humanity and national honor demand correct information of the operations of the Gothat every effort should be made to avert so vernment, and bringing back to it the wishes great a salamity. It is too late to enquire when and feelings of the People. Through its agen-

ment of the blessings of a free press.

In this general survey of our affairs, a subject of high importance presents itself in the present organization of the Judiciary. An uniform operation of the Federal Government in the dif ferent States is certainly desirable; and, exist. ing as they do in the Union, on the basis of perfect equality, each State has a right to expect that the benefits conferred on the citizens of o. thers should be extended to hers. The judicial system of the U. States exists in all its effi-ciency in only 15 members of the Union; to 3 others, the Circuit Courts, which constitute an important part of that system, have been imperfeetly extended ; and to the remaining 6, alto. gether denied. The effect has been to with. hold from the inhabitants of the latter, the al. vantages afforded (by the Supreme Court) to their fellow-citizens in other States, in the whole extent of the criminal, and much of the civil authority of the Federal Judiciary. That this state of things ought to be reme lied, if it can be done consistently with the public welfare, is not to be doubted ; neither is it to be disguised that the organization of our judicial system is at once a difficult and delicate task. To extend the Circuit Courts equally throughout the different parts of the Union, and at the same time. to avoid such a multiplication of members as would encumber the Supreme Appellate Priber nal, is the object d sired. Perhaps in might be accomplished by dividing the Strenit Judges in-

ly—the thief Justice always presiding. If an extension of the Circuit Court syst m to those States which do not now enjoy its benefits should be determined upon, it would, of course, be necessary to revise the present ar. rangement of the curcuits ; and even if that system should not be enlarged, such a revision recommended.

to two classes, and previding that the Supreme Court should be held by those classes alternate-

A provision for taking the census of the People of the United States, will, to ens re the completion of that work aithin a convenient time, claim the early attention of Congress.

The great ami constant increase of business in the Department of state, forced itself, at an early period, upon the attention of the Executive. Thirteen years ago, it was in Mr. Madison's last messige to Congress, made the subject of an earnest recommendation, which has been repeated by both of his successors; and my comparatively limited experience has satisfied me of its justness. It has arisen from many causes, not the least of which is the large addition that has been made to the family of independent nations, and the proportionate extension of our foreign relations. The remedy proposed was the establishment of a Home Department-a measure which does not appear have met the views of Congress, on account of its supposed tendency to increase gradually and imperceptibly the already too strong bias of the federal system towards the exercise of authority not delegated to it. I am not, therefore, disposed to revive the recommendation; but am not the less impre . d with the importance of so organizing that Department, that its Secretary may devote more of his time to our toreign relations. Clearly satisfied that the public good would be promoted by some suitable provision on the subject, I respectfully invite your attention to it.

The charter of the Bank of the United States expires in 1836, and its stockholders will most probably apply for a renewal of their privileges. in order to avoid the evils resulting from precipitancy in a measure involving such important principles, and such deep pecuniary interests, I feel that I cannot, in justice to the parties in terested, too soon present it to, the deliberate consideration of the Legislature and the People Both the constitutionality and the expediency of the law creating this Bank, are well ques tioned by a large portion of our fellow-citizens; and it must be admitted by all, that it has failed in the great end of establishing a uniform and

Under these circumstances, if such an institution is deemed essential to the fiscal operations of the Government, I submit to the wisdom of the Legislature, whether a national one, founded upon the credit of the Government and its revenues, might not be devised, which would avoid all constitutional difficulties, and, at the same time, secure all the advantages to the Government and country that were expected to result from the present Bank.

I cannot close this communication without oringing to your view the just claim of the Representatives of Commodure Decatur, his officers and crew, arising from the recapture of the rigate Philadelphia, under the heavy batteries of Iripoli. Although sensible, as a general rule, of the impropriety of Executive interference under a Government like ours, where every individual enjoys the right of directly petitioning Congress, yet, viewing this case as one of a very peculiar character, I deem it my duty to recommend it to your favorable consideration. Besides the justice of this claim, as corresponding to those which have been since recognised and satisfied, it is the fruit of a deed of patriotic and chivalrous daring, which infused life and confidence into our infant Navy, and contributed, as much as any exploit in its history, to elevate our national character. Public gratitude, therefore, stamps her seal upon it; and the meed should not be withheld which may hereafter operate 25

a stimulus to our gallant tars. I now commend you, fellow-citizens, to the guidance of Almighty God, with a full reliance on his merciful providence for the maintenance of our free institutions; and with an earnest supplication, that, whatever errors it may be my lot o commit, in discharging the arduous duties which have devolved on me, will find a remedy n the harmony and wisdom of your counsels. ANDREW JACKSON.

Sale of Negroes & Town Property.

N the 8th of January next will be sold at the Court House door in Raleigh five valuable and likely negro slaves the property of the late Wm. Glendenning on a credit of six months, the On the first day of the County Court of Wake in Pebruary next, being the third Monday in February-will be sold on the premises also \$ valuable Lot and Improvements in Raicigh, being the same whereon the late Wm. Glendening resided. The Lot is eligibly situated, lies op-posite the State Bank near the Capitol square, and has on it many improvements. The sale is made for closing a trust created in the will of Wm. Glendening deceased, and will be on a credit of 6 and 12 months, the purchaser giving bond with approved security.

HENRY POTTER, only surviving Ex'r. of Wm Glendening

deed. by PARKER RAND, Agent. 5th Decr. 1829

NAPLES SOAP.

VILLIAMS & HAYWOOD, have lately to together with a great variety of other Perfume such as Cologne and Lavender Waters, Mr cas ar and Rears' Oil, Cosmetic Wash Balls, for Olive, Oriental, Violet, Lavender, Vegetable Ceylon, Jessamine and Cinnamon Soups. Also, Shaving Cakes, which are highly to commended to those gentlemen who shave them elves. - All of which they will sell unusually

Raleigh, Nov. 18. Printed at the Register Office.