

RTH CAROLINA RAIL ROAD COM-PANY.

the meeting of the Stockholders of this Comtook place according to appointment, at shory, on the 11th inst., when a large majority Stock subscribed was represented in person w proxy. It was the largest and most resmeeting of Stockholders perhaps ever in this State and the whole line of Road was

Juncan Cameron, Esq., of Raleigh, was unaniasly elected President, and, on taking the Chair, ferred an address in his usual forcible and imsire manner. Jno. B. Lord, Esq., of Salismand Samuel F. Phillips, Esq., of Chapel a, were appointed Secretaries.

A Committee was approinted to ascertain the mount of Stock represented, and reported upand dEght Thousand Shares as being reprened in person and by proxy.

(Committee was also appointed to draft Bye is and Regulations for the government of the motation, whose reports were adopted with sight modifications and amendments. Committee was raised for the purpose of de ming upon what basis the Directors of the mpany should be elected, and of recommending mole of nomination-who, after retiring for a time, made a report, allotting Directors for min Districts, according to the amount of Stock sended in each, and recommending that such fairt should select and nominate its own Direca la pursuance of this recommendation, the scholders from the several Districts retired and agted the names of the persons selected, who ecordingly elected by the Stockholders , by det. They are William C. Means, of Cabar-: Jno. B. Lord and Jno. I. Shaver, of Rowan: anes Fries, of Salem; Jno. W. Thomas, of andson; Jno. M. Morehead and Jno. A. Gile of Guilford; Benj. Trollinger, of Alamance Man A. Graham, of Otange; Romulus M unders, of Wake; Alonzo Jerkins, of New-

and A. J. De Rosset, of Wilm The Directors unanimously elected John Morchead President, and appointed Walter ayan, Chief Engineer, and Jno. W. Kirkland. Hilsboro', Secretary and Treasurer. The next annual meeting of the Stockholders is ale place at Greensboro' in July next, and the bequent meetings are to alternate between bligh, Salisbury and Greensboro', in the order

Weekly Raleigh Register, AND NORTH CAROLINA GAZETTE. Volume LI.

FALSEHOOD NAILED TO THE COUNTER. 8 WILMOT TURNED STATE'S WITNESS! As we expected and predicted, the rumors

It will be recollected that David S. Reid, the Loco Foco Candidate for Governor, cowering beneath the gathering indignation of the People of North Carolina, has been reduced to the miserable subterfuge, in endeavoring to palliate the enormity of his treachery to the South, by voting for the

Wilmot Provise in the Oregon Bill, of saying that " he didn't vote for the Wilmot Proviso, because Wilmot didn't move its application to that Bill!" This sneaking attempt to evade the issue makes the matter even worse than it was. "Wilmot offered his Proviso to a bill for a Government for Territory South of 36° 30'?" What contempt- denouncing this charge, simultaneously made, at ible prevarication ! What has ever been the cb- the instance and suggestion of David S. Reid jection, among Southern men, to the Wilmot

Proviso? To its name? To its having been moved by Wilmot merely? Certainly not-but to the principle contained in it. What is that publican platform laid down by the recent Whig principle? Why, that Congress may, and ought, to prohibit slavery in the territories for which go-

vernments may be organised by that body. Is not the principle the same, is not the mere constitutional power the same, no matter in what latitude the territory may he? Certainly ; and Mr. Reid

dare not deny it. In the political language of the that it was a miserable party trick, deliberately umes, the term, "Wilmot Proviso," is used to and recklessly planned, to injure the Whig Cansignify this principle of congressional restriction didate in the East. We reckoned not without our as to slavery in the territories-and when we host. What was suspicion then, is CERTAINTY now. From evidence in our possession, we prospeak of the Wilmot Proviso, does it follow that nounce the accusations that have been preferred we mean the identical specific amendment first against Gov. Manly, of "having trampled upon offered by Wilmot to the Three Million bill? Certainly not-and the "Standard" knows it. And the Compromises of the Constitution," of " havvet the Adonis that edits that paper pretended he ing proposed an alteration in the present basis of thought we had reference to that amendment ; and representation," and of " having arrayed the East against the West," as FALSE, AND DELIBEfurther, that the Wilmot proviso ceased to be the RATELY FALSE. We have no idea, how-Wilmot proviso, when applied to Northern territory-and that the very same identical words ccnever, that these charges will be retracted. Denial tained one principle when applied to one portion will be disregarded, and refutation treated with silence and contempt. Neither the "Standard," of our territory, and another when applied to an-

We have heard of convicts affecting nor its immaculate prompter, will relinquish the mental derangement to escape the penalties of palpable design they have in view-the distraction of the attention of the Slave-holding citizens the law; but we never knew before of knavery afof the East, FROM DAVID S. REID'S BETRAYAL OF fecting imbecility to screen itself from the odium THEIR DEAREST INTERESTS, in VOTING for the of hypocrisy.

We have already shown in what light Calhoun WILMOT PROVISO. But it is an insult to the and Burt, whose loyalty to the South Mr. Reid enlightened constituency of the East, to suppose that they can be humbugged and deluded, when will not call in question, regarded the anti-slavery the unscrupulous object of those who would declause in the Oregon Bill; and we have repeatedceive them is concealed by so thin a guise. ly shown what were the purposes of such men From among several letters in our possession. as Hamlin, Giddings, Julian, &c., in having it we give the following from a gentleman, who has inserted there. We now call another witness to had thorough opportunities of acquainting himself the stand. Make way for WILMOT HIMSELF! with the progress of the campaign in the West. Don't turn so pale, Mr. Reid! Your counten-GUILFORD Co., July 15th, 1850. ance may betray you. Hear his opinions as to the nature of the clause in the Oregon Bill, for which DEAR SIR : Permit me to suggest to you, that Gov. Manly's illustrations (while replying to you and he BOTH VOTED !! Reid on "free suffrage') are all in relation to the. We find in the "N. Y. Tribune" a correspon-Senate, where Taxalion is concerned, and not at dence between the Hon. L. D. Campbell of Ohio, all in relation to the House of Commons, where and various members of Congress, whose opinthe Federal basis exists! The "Standard" and the East rn Democratic Papers, hatty charge Gov. M. with crying out lons he has sought, for public use, in relation to against the Fed ral Basis ; but h- has north re any thing about changing that basis at all! He did not, as I am informed by gentlemen present, at Germanton or Salem, favor any such idea at the s. plac s! Yrs. &c. And what ought, in justice, to be said of the print, that has set this infamous misrepresentation in motion? We assure those, however, who are

"TO THE BITTER END"!

which have been so industriously eirculated here,

for the past week or so, of Gov. Manie's having

proposed a change in the basis of representation,

&c., turn out to be wholly false and unfounded.

The last mail from the West brought us a number

of letters explaining the true position which Gov.

Manly has assumed in that section of the State, and

entirely denying that he has any where taken the

ground out of which Mr. Reid and the "Standard"

expect to realize so much capital in the East. In

the absence of any very authentic information, we

assumed the responsibility of flatly denying and

himself, by the whole Eastern Loco Foco press.

We felt convinced, from the assurances we had

that Gov. Manly heartily subscribed to the Re-

Convention-from a knowledge of the despicable

and unprincipled stratagems to which Loco Fo-

coism is accustomed to resort on the eve of an

election-from the fact that Mr. Reid and his

friends feel the pressing necessity of diverting the

attention of the people from his own misdeeds-

The ruthless system of warkre to Gen. Taylor

denounced by the " Washington Union," and its echoes, upon the accession of the old Patriot to the Presidency, was indeed carried on in the spirit in which it originated, and in its fullest letter, "to the bitter end." It is a melancholy and mortifying

RALEIGH, N. C. JULY 24, 1850.

fact, that at the very moment when Gen. Taylor was expiring in the agonies of death-at the very noment when, uttering his last memorable words. he declared his devotion to that beloved Country, his duties to which he had always "endeavored faithfully to discharge"-the House of Representatives was engaged in a mean and malignant attempt to fix a stigma upon his character, for and one of them 10- heard him make a sperch be what he was reported to have said to Secretary Crawford! And this resolution of censure, like that which passed the same house four years ago, after his merciful sparing of the lives of the women and children of Monterey, was moved in the House by the same Jacob Chainpson of Mississippi who introduced that. Is not this Thompson doomed to an immortality of infamy?

This " virtual censure of the President," as the Union called it, was contained in the following words .

"That the House also totally dissents from the of the University, to which a reference has correctness of the opinion expressed by the President of the United States to the said Secretary of War, 'that his (the said Crawford) being at the head of the War Department, and the agent of the claimants, did not take from him any rights he may have had as such agent, or would have justified him in having the examination and decision of the claim by the Secretary of the Treasury sus- and all concerned, stand convicted of an atpended."

This was passed by a vote of 91 to 86! And every Locofoco member present, (with three honorable exceptions, Messrs. Burt of S. C., Morse of Lou., and Wellborn of Geo.) voted for this censure, (including Messrs. Ashe and Daniel of N. C.) All the Whig members from this State were present and voted against it. Mr. Venable did not vote.

The "Fayetteville Observer," in an excellent article upon the subject, gives atterance to the subjoined just language of indignation, at one circumstance connected with the disgraceful proceeding:

> "But the most pitiful incident of the whole, was quarter. a vote for this consure of Mesers phens of Geo. Cabell of Florida, and Morton of Va. This is the little faction of quondam Whigs who defeated the election of Winthrop as Speaker. They had just before been astonuded by a vote of 158 to July 16, Wm. F. Strayhorn, Hillsboro': E. I

FOUL CHARGE .- Mr. Reid charges Gov. Manv, in his Address to the People of the State, with aving been a Federalist in the last War! We cannot mince words in the face of such au-

dacity. We pronounce the above charge, by whomsoever uttered, to be miserably FALSE! Register.

It is useless for the Register to deny the fact .-Mr. Manly has himself admitted that he was a Federalist during the war with England, and that he was called on to stand a draft, but told the officer he would not attend. He says he was but lourteen years of age when the war begun. Now we have been informed by two of as respectable citizens as Wake County can boast, that they remember the fact perfectly well, that Gov. Mauly was a Federalist during the war with England fore a Literary Society in this City, in 1812 or 813, in which he deplored the war, denounced Mr. Madison, and spoke of the bones of our country-men who had foll n in that war, bl aching on the plains of Canada !- DO Surely he was more than ourteen years of age at that time. Standard. MASKS OFF!

We assert that Gov. MANLY was at the University—A COLLEGE BOY—when the ' Standard's'' "respectable" informant heard him make a speech in this City ! For this statement, we have the authority of the records been made, by our request. In 1812, Gov. Manly was at Chapel Hill, a member of the Sophomore Class. In 1813, he was at Chapel Hill, a member of the Junior Class. In 1814, he was at Chapel Hill, a member of the Senior Class. The "Standard," therefore, tempt to sustain David S. Reid, by a statement that is "miserably false." It is due to all parties to state, what we are sorry to learn, that B. B. Smith, Esq., is the "Standard's'

informant. Mr. Smith is mistaken in his recollection, and our regret arises from the fact that he has placed himself in so awkward together with such testimony as will ensure a cona position about this matter.

In consequence of the derangement of the Telegraphic wires. North and South. occasion ed by the recent remarkably severe gale, we are without intelligence, to-day, from any grateful for the past support that he has received at .

GUION'S HOTEL.

YARBROUGH'S HOUSE.

CITY OF RALEIGH.

A Desirable Residence for Sale.

THE Executrix of the late Louis D. Henry of

of Ruleigh. The Dwelling House is a large and

commodious one, and remarkably well built, with all

out houses complete. It has about 15 or 17 acres of

land attached, under the highest cultivation. The

premises being out of the limits of the Corporation

is not subject to the City Tax, and still the situation

is convenient, and within fifty yards of the Gover-

D. K. McRAE.

58-6w

nor's Mansion, in an excellent neighborhood.

The terms of sale would be liberal.

Raleigh, July 18, 1850.

fers for sale his late Residence, near the City

SOUTH CAROLINA Female Collegiate Institute. THE PRINCIPALS respectfully announce that

Number 42.

the duties of the INSTITUTE will be resumed the first Thursday in October. The various Literary and Scientific Departments as also those of Languages, Music, and Painting,

are, and will be, supplied with experienced Profesional Instructore. Circulars referring to Examination just closed

and giving particulars of Terms, &c., forwarded on ELIAS MARKS, M. D. BENJAMIN RICHARDS, A. M.

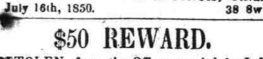
Barhamville, near Columbia, S. C., July 16 1850. 58 w6w

State of North Carolina-WILL Countr-Superior Court of Law, Spring Term 1850. Charles B. Root Attachment Levied on Land 28.

Geo. W. Hawkins, S It appearing to the satisfaction of the Court, that indent in this case, Geo. W. Howkins, is not an inhabitant of this State ; it is therefore ordered

y the Court, that publication be made in the Raleigh egister for eight, weeks successively, for said deendant to appear at the next Term of this Court in be held for the County of Wake at the Court House in the City of Raleigh on the 1st Monday after the 4th Monday of September next, then and there to plead or replevy, or the land levid on will be condemned to satisfy the debt of the Plaintiff

Witness, R. P. Finch, Clerk of our said County at office, the 1st Monday after the 4th Monday of March A. D. 1850-R. P. FINCH, Clerk.

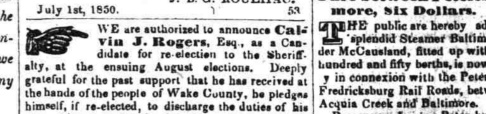


STOLEN, from the Office occupied by Judge Ruffin, on my lot, on the night of Friday, the 21st ult., a black Bellows-top Trunk, containing a few articles of Clothing, and sundry papers, of no value to any one else than the owner. The above reward will be offered for recovery of the Trunk and the apprehension of the Thief,

viction. Or, \$25 Reward will be given for the recovery of the Papers alone. J. B. G. ROULHAC.

1 . 41

8 to 10.



Ud-f Mixture, a com of the most rare and choice Teas grown bil the fertile and genial soil of Assam, " 1 00 " With a view to encourage the introduction of these matchles Tess, it is the intention of the proprietors to distributes by lot, among the purchasers, a quan-tity of Tes equal to THE FIRST YEARS' PROFITS ON THE SALES EFFECTED.

Each purchaser will receive enclosed in the package, a numbered certificate, entitl One Chance in the Distributiontil OF FOR EVERY FIFTY CENTS. laid out, and on the receipts amounting to \$20,00 the undermentioned parcels of Tea, to the value often per cent., or TWO THOUSAND DOLLARS, WILL BE

TEA COMPANY

THE proprie

THE TEAS

Osaces,

Ticki-tsia

136 Greenwich Street, New York

nd man selection of Tens litherte unknown in this

LOWING.

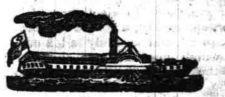
a Green Ten,

GIVEN AWAY AS BONUSES!!! ACCORDING TO THE FOLLOWING SCALLORS! 20 a 25 d a a 50 a 10 a a a " " 500 " # 500 4 4 44 # 500 # & 500 # 41 950 # # 250 100 4 5 4 250 44 2.000lbs \$2.000. 425 Prizes in all. Those persons who prefer lower priced Teas, can receive their prizes in proportion,

THEY WILL BE RE PURCHASED FOR CASH,

AT A DEDUCTION OF 10 PER CENT. Country Agents required. Applications to be addressed (post paid.) to the Company's Depot as above. June 2nd, 1850. 45 3m

New and attractive Rail Road and Steamboa Line to Baltimore and the Northern Ci. ties, via. Piney Point and the mouth of the Potomac.



Fare between Petersburg and Baltimore, Six Dollars.

ANHE public are hereby advised that the swift splendid Steamer Baltimore, Captain Alexan der McCausland, fitted up with State rooms and one hundred and fifty berths, is now running semi-weeky in connexion with the Petersburg, Richmond and the hands of the people of Wake County, he pledges Fredricksburg Rail Roads, between the Linding at

The proceedings of the Stockholders are to be ublished. It is thought unnecessary to give a nore detailed account.

CR SENATORS_THE OREGON BILL The Editor of the " Standard" thinks it " very mable that Messrs. Mangum and Badger voted the Oregon Bill, which Mr. Polk approved ;" i thereby betrays an ignorance of the Legisla whistory of the times, which renders him wholmuton of the facts that attended the passage of at Bill will bring the whole matter afresh to the sent constituted," and is in the following words : valections of our readers. It is well known at the Oregon Bill passed the House of Repcentatives with the Wilmot Proviso in it, and a David S. Reid voted for it, originally, in that ape! When it reached the Senate, the followaded, extending the Compromise line of 36° In the Pacific. It was sent back to the House fused to concur by nearly a strict Northern and when the bill was returned, Mr. nton, (a Loco Foco leader.) moved that the tate recede from its amendment. This, after bog and excited debate, was carried by a vote 9 to 26-BUT TWO SENATORS representing metholding States, (Benton and Houston) and ry Democrats, voring FOR IT! The Bill then ood passed, as Mr. Reid helped to make it, with "Wilmot Proviso in it, and was sent to the Pre

ident for his approval or veto. Such, then, the "Standard" ought to know, is thisory of this Oregon Bill. Voted for, orig-Pally, WITH THE WILMOT PROVISO STARING HIM THE FACE, by the Loco Foco Candidate for foremor-voted for, throughout, by Houston d DougLass, the special emissaries to the Conation in this City which NOMINATED REID 1848-and then approved by a Southern Dematic President, who thereby surrendered the ild which the South had to force the North into his compromise in reference to all the territoa! Well might Giddings, Hale and Hamlin

CALL IN THE DOCTOR.

Mr. REID, we learn, was so much indisposed lefferson, that he declined addressing the Peotat that place. Any one who has seen the haracter of SHYLOCK, personated by one of the ster-actors, may have a very clear conception, tather opine, of the nature of Mr. Reid's dis. e, as well as of his appearance under his sufmgs. Foiled, at every point, in his anticipathumph over the object of his hate, and havsexpected victory everywhere turned into inonous and humiliating defeat, the disappointed w, it will be remembered by those to whom the during the Presidential campaign : ay is familiar, suddenly becomes sick, and like

the present crisis. Among a number of letters published, we find one from DAVID WILMOT, to a portion of the contents of which we invite the serious attention of the People of the State. The portion to which we refer is a reply to an interunreliable as a public journalist. A simple rogatory propounded him, as to "whether the Wilmot Proviso can pass the Senate, as at pre-

WASHINGTON CITY, July 3, 1850. DEAR SIR : I am in receipt of your note of yesterday, and in reply to the propositions therein laid down, answer : That I am not aware of any thing in the present constitution or organization of the Senate which renders it certain that the session, the Missouri Compromise was ap- Proviso cannot pass that body. A majority of Senators are themselves favorable to a legal prohibition against the extension of Slavery, or rep resent constituencies known to be so. THE toncurrence in the amendment. That body PROVISO PASSED THE SENATE IN THE OREGON TERRITORIAL BILL AT THE FIRST SESSION OF THE LAST CON-GRESS.

> Here, then, we have the distinct and unequivocal assertion of Wilmot, himself, that the ANTI-SLAVERY CLAUSE IN THE OREGON BILL, which passed at the first session of the 30th Congress, AND FOR WHICH REID, VOTED, at the preceding session, WAS THE TRUE, REAL AND GENUINE WILMOT PROVISO, AND NOTHING ELSE !! Will Mr. Reid, or his Organ now have the effrontery any longer to face

the People with their miserable deception ? The course which the "Standard" has pursued for some time past, is contributing to the injuiry and ruin of the South. It is giving aid and encouragement to the abolitionists, by inducing them to think that the question of slavery here in the South is regarded simply as an element of partisan tactics-and still further by its support and justification of a man who voted in Congress

for a bill prohibiting slavery in one of our territories. Does Mr. Reid, we again ask, for the fifth time, believe the prohibition of slavery, by Congress, in the territories, to be constitutional? If he does, according to the "Standard" itself for the last twelve months, he is not to be trusted-if he does not, then he is a perjured man, FOR HE TWICE YOTED FOR IT !!

THE FILLMORE PLATFORM. As an additional reply to the repeated inquiries which have already been propounded to us, (since the announcement that the mantle of President Taylor had fallen on Mr. Fillmore) as to what reliance the South could place in the new President, we give the following, which we kept standing

"I disavow most unequivocally, now and forever, ". Reid, most earnestly aspires after a safe de- any desire on my part to interfere with the rights of mance from the presence and the power of his what is termed the proparty of the citizens of other

liable to be misled in this respect, that the "Standard" is not the expoment of the views of the high-minded men of its own party, even. It is the Mike Walsh of Loco Focoism in North Car-

OUR MINISTER TO SPAIN -We learn from the "New York Express," that Gen. Narvaez is said to have exhibited the most rude and unpardonable insolence towards Mr. Barringer, the American Minister in Madrid, at an eutertainment given by Prince

de Carini, the Neapolitan Minister-from which we may infer that Spain is firmly persuaded that our Government had all to do with the recent expedition to Cuba, under General Lopez. If the accounts which reach us through the newspapers be correct, an insult was offered to our Minister in the presence of all the diplomats in Madrid, which had something more than an individual meaning. As the story runs, the American Ambassador approached Nar-

vacz in the ball room, to sulute him ; but the latter shouted out at the top of his voice : "I will not have Having uttered these words in a tone loud enough to be heard all over the room, Narvaez turned his

back upon the American Plenipotentiary, who was at faithful exponent of Spanish feeling in this matter, his conduct on this occasion, and the expression he makes use of, give us a striking exemplification of the profound ignorance some of the mountebank statesmen of Europe are guilty of, in all things appertaining to American affairs. Narvaez is a very Stokes, affirming the judgment.

iguorant man, else he must know that this is not a Government "that harbors pirates, and encourages public felonies." And even supposing him enlightened enough to be convinced of the contrary, he is

to such insults as he indulged in at Madrid. Spain with a European Monarchy and an American Republic.

We have been unable to decide why it is the Loco Foco papers call Mr. Reid "THE PEO-PLE's CANDIDATE," unless it is that he voted, when in the Legislature, in favor of the law, that

would have hired out those of the "dear People" who might be so hard run for a few dollars, that

25, censuring their friend Mr. Crawford for allowing Faison, Sampson, do; Wm. H. Thompson, do; this Galphin claim to be paid whilst he was in the A. E. Wright, Wilmington, do; S. P. Watters, Cabinet. And out of a petty feeling of revenge they do : John D. Taylor, do ; Mrs. Gibbs, do ; Miss turned about and voted to censure Gen. Taylor, who had stood by Crawford unwaveringly, and had re-Gibbs, do ; Mrs. Dixson, do ; N. H. Howell, sisted all that Whig sentiment which called for the New Hanover; Franklin Graves, Caswell retirement of Crawford from the Cabinet. Gen. Monroe Oliver, do ; T. R. Debnam, Eagle Rock, Taylor never for a moment abandoned his friend, Capt. Terrell, Auburn; S. R. Browning, Guil though he must have felt that he had committed an ford ; J. J. Fedrington, Chatham.

errot calculated to injure himself, the Administration, and the Whig party. But Toombs and Ste-phens, and their followers, turned upon Gen. Taylor

to revenge Crawford upon him, for the vote of the House! They had just upted that the only man who was intreasted in the state was blaunce less, and then instantly voted to censure Gen. Taylor, who had no interest in it, nor knowledge of it. The act created amazement and disgust in Washington.

These occurrences are saddening enongh. We Bullock, Henderson Granville; R. A. Torrence, wish that they had never disgraced the records of Mecklenburg; T. B. Thorpe, Paris Tenn. ; Richour country. But they are part of the history of the ard A. Whitfield, Lenoir; G. Whitfiled, Jr. do.; times, which we do not feel at liberty to withhold Win. W. Lane, Wilmington; Wm. M. Walker, do.; John W. Holmes. do.; Josh. L. Wooster, do.; J. C. Walker, do.; Fred. J. Hill, do.; David S. Cowfrom our readers.

SUPREME COURT. The following decisions have been delivered

since our last notice :

July 16th, W. J. Leake, Salem, Miss. ; M. M. By RUFFIN, C. J. In Doe ex dem Harris v. Lacy, do; John Shaw and Lady, Fayetteville ; Degraffenried, from Chatham, affirming the judgment. Also in Long v. Bonner, from Perqui-C. S. Barbee do : 17th, Frank Lockhart, Northampton, N. C.

an, do.

mons, directing a venire de novo. Also in Small S. G. Smith, Fayetteville, do; G. Leitch, Robe v. Eason, from Beaufort, directing a venire de novo. Also in Peebles v. Lassiter, from Northson, do; P. A. McEachin, do; Gen. Blackney Cheraw, S. C.; W. Wright, do; W. Vass, Raleigh, ampton, affirming the judgment. Also in State N. Newby, Perquimans, do ; J. N. Bonner, Pev. Moore, from Beaufort, declaring that there is tersburg, Va; T. C. Ferebee, Camden, N. C.; S no error. Walters v. Walters, from Robeson, di-Pool, E. City, do; J. Rhodes, Gaston, do; C. G. recting a venire de novo.

Lamb, Camden, do; G: W. Purkins, Halifax Va. By NASH, J. In Lambert v. Lambert, from Randolph, directing a zenire de novo. Also in 18th, J. Woods, Tenn.; J. A. McNeill, Robe-Doe ex dem Price v. Hunt, from Guilford ; judgson, N. C.; J. C. Averett, do; T. Fuller, Franklin, ment reversed and judgment for plaintiff. Also do; B. Fuller, do; J. W. Johnson, Halifax, do. in Doe ex dem Tripp v. Potter, from Beaufort, affirming the judgment. Also in Brown v. Wilson, in equity, from Pitt, directing that the injunc-July 15th, E. R. Stanly, Newbern N. C.; A. .T tion stand, &c. Also in Black v. Kelly, in equity Jerkins, do. July 16th, Judge Griswold, Goldsboro' N. C. from Moore, dismissing the bill with costs. Also in Cooke v. Beale, from Hertford ; judgment be-Jas. Leathers, Orange ; Master Leathers, do ; Gen.

low reversed and judgment here for defendant. McRae, Wilmington N. C.; Dr. James, Salisbury Also in Griffin v. Simpson, from Pasquotank, di-Maj. Gwynn, Virginia; W. A. Wright, Wilmingrecting a venire de novo. Also in Waring v. ton N. C.; S. L. Kirkland, Hillsboro'. July 18th, L H. Marks, Petersburg; B. Todd, anything to say to one who represents a nation that Richardson, from Pasquotank, affirming the judgharbors pirates and encourages public felonies."- ment. 'Also in Reed v. Cox, in equity from Perdo; M. A. Robinson, Warren N. C.; C. B. Sanquimons, dismissing the bill with costs. ders, C. Hill; N. C. Jones, do; A. Jones, Wake; Gen. Whitfield, Florida; H. L. Gibbs, Chapel By PEARSON, J. In Ruffin v. Mebane, in equi-

y from Bertie; decree for plaintiff. Also, in Hill Freeman v. Mebane, in equity from Bertie ; decree once "cut" by all the Spaniards present. Though for plaintiff. Also, in Mclver v. Pemberton, in by no means considering the insolent Narvaez as a equity from Montgomery, dismissing the bill with costs. Also, in Rogers v. Mangum, in equity from Wake, in favor of O'Neal. Also, in Dickthe Rev. Dr. Mason, Benjamin F. Lockhart, Esq. son Mallory & Co. v. Jordan, from Hertford, diof Northampton, to Miss Seigneora, daughter o recting a venire de novo. Also, in Fairly v. Mrs. Virginia Eaton. McLean, from Richmond, directing a venire de novo. Also, in doe ex dem Banner v. Carr, from Mr. McRae, Mr. Joseph J. B. Batchelor, Attorney at Law of Halifax County, to Miss Carey

Plummer, daughter of William Plummer, of Warrenton, N. C. A Washington letter in the N. York Tribune, dated the 12th inst., states-

The opinion gathers strength every hour that ened enough to be convinced of the contrary, he is no less ignorant if he supposes the representatives day to take charge of The Republic. It is the of this Republic are delegated to submit passively only thing will save that paper from a total wreck. The " Omnubus" in the Senate is rapidly filling should understand the difference between dealing up. The President has taken a prominent seat in followed by a number of Representatives from the old States, which shows how rapidly it is growing in favor. Even Col. Benton has taken his stand on the hind step of the Republican vehicle, and is looking if room cannot be made for him on the inside. But as there are as many

through passengers as the " Omnibus" will hold, there is no disposition on the part of those occupying it to discommode themselves for the accomdation of the great " Solitary and alone."

TO GENTLEMEN OF THE BAR.

with renewed zeal and application Raleigh. May 23rd, 1850. ARRIVALS AT THE HOTELS. LAWRENCE'S (CITY) HOTEL.

WE are authorized to aunounce William H High as a can-didate for the Sheriffalty of Wake, at the ensuing August election. Raleigh. J une 6th 1850,

t e-46 Pittsborough Academy. THE Exercises of this School commenced Monday, the 8th of July, under the instruction of the subscriber, who will take charge of the Institu-

ion for the next session. July 17, Henry F. Cobb. Chapel Hill; James The good society and intelligence of this pleasant . Washington, do; C. E. Bellamy, do; H. Whit and healthy village render it a very desirable locafield, Binghamsville; N. M. Long, Halifax; C. ion for a school Whitaker, do; J. H. Whitaker, do; R. H. Whita-Board may be obtained on reasonable terms in the

ter, Tallahassoe, Flo ; Capt, D. B. Griffin, Wake; W. H. Towett, Bertle; L. W. Thompson, do.; R. T. Arrington, Warrenton; J. M. Bullock, Alabama; E. Alston, Warren; D. Clark Hall, do.; J. B. illage, either at public or private houses, or in the ountry, convenient to the school The terms of tuition will wary as follows-Latin, Greek, French, and Mathematics, per ses-sion \$12 50 to 15 Slade, Martin; Plummer W. Green, Warren, R

Lower Branches J. C. CARLILE. Pittsboro', July 5th. 1850.

JUST RECEIVED

AT L. B. WALKER'S. OAF, Crushed, Pulverized, Clarified and Brown Sugars, selling cheap. L. B. WALKER.

July 2nd, 1850. Ice Cream.

THE Subscriber having laid in a supply of ICE, is prepared to furnish lee Cream, of the different flavors, at short notice, as low as, or lower than, it has generally been bought for in this City. Those wishing to buy by the season can have it at lower rates than the usual price. L. B. WALKER May 3rd, 1850.

NOTICE.

THE Candidates for the Legislature and Sher-iffalty, will meet and address their fellow ettizens, at the following places. The captains within their respective Districts are respectfully requested to give general notice of the same.

erkins, do.	Spikes'	Saturday	010	July	
July 16th, Judge Griswold, Goldsboru' N. C.;	Adams'	Monday	8th	do	
as. Leathers, Orange ; Master Leathers, do ; Gen.	Cedar Fork	Tuesday	9th	do	
McRae, Wilmington N. C.; Dr. James, Salisbury;	Grady's	Wednesday	10	do	12
Maj. Gwynn, Virginia; W. A. Wright, Wilming-	Laws	Thursday	11	de	
on N. C.; S. L. Kirkland, Hillsboro'.	Simmis'	Friday	12	do	
July 18th, L H. Marks, Petersburg; B. Todd,	Tipper's > Roads	Saturday	13	do	
lo; M. A. Robinson, Warren N. C.; C. B. San-	Franklin's	Monday	15	de	
lers, C. Hill; N. C. Jones, do; A. Jones, Wake;	Utley's	Tuesday	16	do	
Jen. Whitfield, Florida; H. L. Gibbs, Chapel	Dupree's	Wednesday	17	do	
Hill.	Barny Jones'	Thursday	18	do	
1111.	Banks'	Friday	19	do	
	Busbee's	Saturday	20	do	
Married.	Dunnsville	Monday	22	do	
	Forestville	Tuesday		do	
In this City, on Wednesday evening last, by	Rolesville	Wednesday	24	do	
he Rev. Dr. Mason, Benjamin F. Lockhart, Esq.,	Hortons'	Thurday	25		
of Northampton, to Miss Seigneora, daughter of	Hood's	Friday	26	do	
Mrs. Virginia Eaton.	Wakefield	Saturday		do	
In Warrenton, on the 26th ult., by the Rev.	The people of the	ir respective	Dist	ricts	are

Wakefield Saturday 27 do The people of their respective Districts are repectfully notified that my Tax collectors will attend at the above places to collect the Taxes due in Wake county. CALVIN J. ROGERS, Sheriff. June 7th, 1850.

The following will take notice that they are the ustices-appointed at May Term, 1850, to take the Tax Lists. C. B. Root, 'Esq. 1 Raleigh Mich. Thompson Robt. W. Wynne Newlight St. Marks St. Mary's Wm. R. Poole St. Mathews R. B. Seawel Ashwell McGehee Crabtree Alsey Holland Middle Creek Jas. M. Terrel Cross Roads Swift Creek Stephen Stephenson Kindrick Johnson 10 White Oak John Burt 11 Buck Horn 12 Fish Dam

14 Pant'r Branch Thos. G. Whitaker

15 Forest

Little

Willie D. Jones

Mark A. Tate 13 Bartons Creek Geo. W. Thompson A fine Barrel of best old Southampton Cider Vine-

Passengers leaving Petersburg in the Northern' Mail Train at 5, A. M. on Mondays and Thursdays, will arrive at Acquia Creek about 12 M. where they take the Baltimore. Descending the Potomse they have a view of its fine scenery by daylight, and arrive at Piney point about 5 P. M , and at Baltimore in the course of the night. This line, it will be seen, avoids, entirely, the wide

portion of the Bay, and of course, in a great degree any danger of rough weather and sea sickness, and assengers by it going farther North, have the advantage, on their arrival at Baltimore, of remaining for the night, free of charge, on board a boat having superior accommodations, and avoiding expense at Hotels.

Returning, passengers leave Baltimore on Tues. days and Fridays at 4 P. M., and arrive at Richmond the next day at 12 M., and at Petersburg between 2 and 3 P. M.

· For further particulars, or through tickets, apply to the Richmond and Petersburg Rait Road Denter to the Ticket Agent. July 11, 1850. 56 6t

National Hotel,

NO. 5 COURTLAND STREET, NEW YORK. THIS ESTABLISHMENT having passed into the hands of Mr. Geo. Seeley, formerly of the Eastern Pearl St. House, has been recently improved by the addition of

PORTI MEW BOOMS.

And has also been thoroughly re-fitted and re-furn ished for the accomodation of the Public.

It is the aim of the Proprietor to render the NATIONAL quite equal to any of its cotemperaries in all those essentials that contribute to the reputation of a well conducted and well ordered Hotel

The House is of the largest size, eligibly located within three doors of Broadway, and in all respects conveniently arranged to promote the comfort and convenience of Guests. Persons visiting New York are respectfully invited to make their home at this Hotel during their stay in the City, GEORGE SEELEY,

44		S	roprie	
New	York, June 28,	1850.	53	6m

Brown's Essence of Jamaica Ginger, Prepared and sold by Frederick Brown, at his Drug and Chemical Store; northeast corner of Fifth and

Chesnut Streets, Phila.

HIS Essence is a preparation of unusual excellence and of varied properties. In all cases where a powerful and safe stimulant is required, it is unrivalled for efficacy as well as immediate action. To the traveler and to the family Circle it is in valuable, as a few drops diluted in sugar and water presents a safe and agreeable remedy to the invalid who requires immediate relief, as well as to the convalescing patient who needs a gentle tonic. In a southern climate, where the relaxation of the system so generally induces thirst for stimulants, it will tem so generally induces thirst in abstitute for those always be found an excellent substitute for those always be found an excertain betate the stomach tempting beverages which debilitate the stomach and cause a morbid condition of its powers. In dys pepsia, in relaxation of the bowels, in nauses sea-sickness, it is an active and easte as well as a please sant and refreshing remedy, and is prescribed by the most eminent of the medical faculty.

A supply of the above just received and for sale atthe Drug Store of Sold also by S. J. Hinsdale, Fayetteville. Raleigh, March 22d. 1850.



UST received at the Variety Store an addition-al supply of goods in the following line : Brown, Crushed and Clarified Sugar; a prime article of Rice, Coffee, Adamantine and Tallow Candies, Tobacco and Segars of good quality, a large lot of Snuff, of different qualities; Gun Powder and Black Tens, Salt, Leather, and Nails, Nos. 4 to ALSO

gar, together with a great many other articles too tedious to mention. All of which will be sold on

NOT WELL.	"This Government is a Government of Infined powers, that by the Constitution of the United		the rights of the South ; we have, we think, reason for believing otherwise. Whatever may have been	REDELL'S LAW REPORT'S, Vol 10, are new bound, and for sale by the Subscribers.— It contains 640 pages, at the reduced price of \$5.	17 Houses Creek S. H. Whitaker 18 Marks Creek Jas. T. Cooke 19 Buffeloe Thos. R. Debnam	July 11, 1850. J. J. RYALS- 56-4t
" the leelings of Shakspeare's Hero; and	the institution of Slavery in the several States.	the Concordia Intelligencer, that the remains of	the views of the young man, ambitious of public non-	Vol. 6 Equity will not be completed until after the	20 Kitts Creek Wm. Hopson 21 SickCreek John Hayes.	Notice.
A Love P	DIVIDENDThe Washington and New Orleans	Natchez, where rest the remains of Gov, Sargent	iu the Union we are informed, produced an entire, creditable, highly proper, appropriate and correspon- ding change of views. They became, as every man's will become, who finds himself, with the advantage	it will contain. The subscribers are owners of the whole edition of Iredell's Reports after vol. 5 Law and Vol. 3 E-	This day received at the N.C. BOUKSTORE.	A LL Persons who pay their Taxes in the Raleigh District, are called on by this notice, that when they come to the Court House to give in their list of Taxes, I especially invite them to come prepared to pay their Taxes due in the Raleigh District for the
Me admonish Mr. Reid that the poison has the monumenced to work upon his system—and we addole with him upon the hopelessness of his addition; for, if the first draughts produce such	officers have been re-elected, viz: Elam Alexan- der, President, Amos Kendall, Treasurer, and Daniel F. Clarke, Secretary. The Director for	ligencer says: The burial services were solemnised by the Rt. Rev. W. M. Green, Bishop of the Episcopal	joyed, suddenly transferred from the comparatively insignificant politics of a single State to the manage- ment of the complex affairs of a great Nation. We look forward, we confess, to Mr. Fillmore's administration with hope and almost confidence.	Iredell, forming complete sets of his Reports. And will supply, at short notice, complete sets of the N. C. Reports, 37 vols, (except a volume or two which are out of print,) on the most reasonable terms.	Mayland's Snuff, No. 2A fresh sup- ply just received and for sale by WILLIAMS, HAYWOOD & CO	year 1849. I don't like to trouble a clever fellow for his Taxes, and he that pays on the days he gives in his Tax List, without a dan. I shall consider a new clever
anded from a repetition of the dose, from the	Raleigh is Richard Sunth.	number of the best and most prominent of the cit-	cheristing no thought save for an amicable and an	cured to order, at reasonable prices,	A ly Flour, for sale by	WM H. PUTNEY