In Mr. Iskable and Land Boy No. 182, South Street, Philadelphia, is our General Travelling Igent, assisted by WM. H. WELD, JOHN COL-NN. E A. EVANS, JOHN T. JUDKINS, P. 10CKE, JOS. BUTTON, GEO. P. BUTTON, and

WE NEXT CONGRESSIONAL ELECTION People. We anticipate a warm canvass. What will come under the cussion it is impossible now sejecture with any degree of certainty. But the give it a second reading. approach of the Presidential Election will ne only bring into the arena many subjects, which ad otherwise be excluded. Our object in referring this Election at the present time, is to warn our ends in different sections of the State against dis we have an Administration at the head of National Government, of which every true Whigh well be proud-an Administration which chalbees the scrutiny of its bitterest enemies, and chaleres it too, with the most confident assurance, that say, "well say, "well one good and faithful servants !" The Whig Party imphout the State (with but few exceptions,) are and on the policy and necessity of sustaining the Impromise, and look to its faithful execution, North, East and West, as indispensable to the peace prosperity of the Nation. That these measures the MEN who sustained them, will be assailed in Congressional Canvass which is approaching, we in to doubt. The fiat has already gone forth, and ar who love turmoil and anarchy, and hate peace ane it is incompatible with the success of their des schemes, will strain every nerve to force those fros again into the discussion, and should they elation from despair," they will endeavor to drive State into the position of South Carolina or Missis-Heaven forbid that our State should ev forget her allegiance to the Constitution, and her n to the Union, as to suffer herself to be led or ing into the mad schemes which have hung like a th-mare over and around public opinion in South wint! We believe the coming election will test sincerity of those who PROFESS attachment to the we whilst they are doing all in their power to disis harmony. They will then have to take sides. tour friends be on the alert. For the sake of the m-for the sake of the Union, let there be no idenings-no ill feeling-no rivalry which cannot it to disappointment for the purpose of securing a m principle. If there are several who crave the er of being in Congress, let them submit their in to a Convention and abide the result. Above let them see to it, that the great cause of the in does not suffer in their hands. SECESSION is and dead. It will lift its poisonous crest again, init is least expected. That it can gain a perma-

GEN. LEACH'S SPEECH

We conclude, this morning, the publication of a Leach's Sppeech on the doctrine of Seces a Gen. L's Speech is not the less interestbut the ground has already been so fully He handles the subject ably, and preat in several new bearings.

Not-hold in our State, we have no fears, but,

it should scatter its firebrands sufficiently wide to

rdise our peace, it behooves every true Whig

and firmly at his post—sink all minor considera-

b-bury all past differences, and buckling or

tamer of the Constitution and the Union, ge

to battle resolved to conquer-and victory-

or the Country-will crown their efforts!

PERSONAL DIFFICULTY.

mentatives on Monday last, a personal diffi-

in we take, the one from the Washington espondence of the "Baltimore Patriot," the from the "New York Express:"

(From the "Patriot.")

nother fight, or rather a scrimmage on the of the House, occurred this evening, between ins. Stanly and Clingman, of North Carolina, ing out of Mr. Clingman comiting to Mf. Stan-lest and stating that the latter had misrepreela speech recently delivered by the former. Stanly said it was false. Mr. Clingman reby calling him a liar. Mr. S. then said that he the lie first. Upon which Mr. C. made was Mr. S. and caught him by the neck, was pretty severely scratched. Mr. Stanly aled to strike Mr. Clingman, when the parwere separated

a confusion prevailed for a few moments, hich was promptly and efficiently quelled Speaker, who I will say en passant is one most able Si eakers that ever presided over losy body as the members of the House presentatives. I understand that it is the inof Mr. Cobb to retire from Congress at the the present session. I trust not, for men an are very much wanted in our national lore, for there are few more attentive to the interest than himself.

(From the "Express.")

SCIPLE OF MONDAY NIGHT.—We have not all ore us, but from what we learn of the tat was made upon Mr. Stanly, last evening Same of Representatives, it is hard to avoid which admits of no palliation or excuse. ation, it is said, grew out of a conversation Peach of Mr. Clingman's, upon the River and bill. All the accounts that we have seen, Clingman struck the first blow! No notice in of the scuffle, by the House. Had not a pomptly interfered in person, the consethe immediate cause of the quarrel was

Robert Rantoul, it is calculated, will re-

Weekly Raleigh Register, AND NORTH CAROLINA GAZETTE.

Volume LIL

RALEIGH, N. C., MARCH 12, 1851.

Number 23.

Issue touching the validity

of a paper writing purporti'g

to be the last will and testa-

ment of L. Higgs late of the

of April 1844

Jonathan Higgs jr., sons of Jonathan Higgs senre John W. White, Duncan M. White, Abby White,

Patrick H. White, Thomas Wright and Margaret

at Law of said Leonard Higgs, Deceased,) are to-

gether with the said Lovi Higgs, Meshell Higgs. J.

Higgs jr. and Jonathan Higgs, non residents of this

State. It is therefore ordered that publication be

made for six successive weeks in the Raleigh Reg-

ter a newspaper published in the City of Ruleigh

warning the said non-residents and all other persons

having or claiming to have an interest in said Will

and Quarter Sessions to be held for the County of

Granville, at the Court Hou ein Oxford on the first

Monday in May next, and become parties to the

Winess, Augustine Landis, Clerk of the said

A. LANDIS, Clerk.

Court at office in Oxford the 22nd day of February

ing at Finche's Store, Johnston, Co.

Spring Importations, 1851.

MUIR & JAMES,

Importe s & Wholesale Dealers in

RELIGIE CHA HINEEL

China, Glass and Queens' Ware

PETERSBURG, VA.

French and English Plain White, Gilt and Decora-

ted China Dining and Tea Sets, English Iron stone

and earthern ware of every description and quality.

and plates, Lamps, Girandoles, Waiters, and a vart-

ety of Fancy Goods, French and German Toys, &c.

them that we shall use every efforteto do so.

Teachers Wanted.

cademy are anxious to secure the services of s

gentleman to take charge of the Male department,

ment of the Academy.

A liberal salary will be paid to the teachers of

either department who shall produce testimonials of

The Town of Beaufort has a most pleasant and

healthful location, near the Sea coast of Southern

Address Trustees of Beaufort Male and Female

Greenville and Raleigh Plank

Road Notice.

THE conditions of the Charter incorporating the

Greenville and Raleigh Plank Road Company hav-

ing been complied with, notice is hereby given that

Court House in the town of Greenville, Pitt County,

on Thursday, the 20th of February at 12 o'clock,

for the purpose of electing a President and nine

Directors, agreeable to the provisions of the Charter.

NOTICE.

the Subscriber qualified as Executor to the last wi

MUSTER ROLLS

SOLDIERS OF THE WAR OF 1812.

IN PRESS at the Raleigh Times Office, and

will shortly be published,
THE MUSTER ROLLS of the Soldiers of the

War of 1812, detached from the Militia of North

Carolina, under Requisitions from the President of

the United States. Published in pursuance of

the Resolutions of the General Assembly of Jan.

28, 1851 : under the direction of the Adjutant

The Work will make, probably, upwards of 100

pages, and will be out in about three weeks. A

Persons at a distance, sending the money, will

C. & E. L. Kerrison & Co.

DIRECT IMPORTERS OF

FOREIGN DRY GOODS.

Charleston S. C.

OULD respectfully inform their friends,

heir City, that they are prepared and are offering

a very large and well assorted Stock of Foreign and Domestic, Staple and Fancy Dry Goods, selected

SOUTHERN TRADE.

bought in any other market in the United States.

will be found second to none in the market.

February 11th, 1851.

Importing direct, they feel assured of being able to sell Goods, as low in Charleston, as they can be

They would call particular attention to their Linen

Goods of every description; the make will be found

Terms cash or City acceptance. No. 209 King,

North West Corner King and Market Streets.

for, and particularly adapted to the

and those who purchase Dry Goods in

Ed. & Prop Raleigh Times.

nave the work mailed to their address. CH. C. RABOTEAU,

Price One Dollar per copy.

Raleigh, Feb. 21.

pared to settle all claims against the Estate.

JOHN MYERS.

JAMES E. HOYT.

JUSEPH POTTS.

BENJ F. HANKS.

C. L. HINTON, Ex'r.

B. F. HAVENS.

aught in the higher male and female Schools.

and of a lady to take charge of the Female depart-

March 3rd, 1850.

and Eastern North Carolina.

Beaufort, Feb 22nd, 1851.

February 11th, 1851.

Feb. 18th, 1850.

Academy.

MUIR & JAMES.

issue if they shall think proper.

(Pr. Adv. \$5 621.)

invitd to attend.

Zachariah Higgs

Levi Higgs & others.

The 31st Congress closed its existence at noon on Tuesday last. After a reckless waste of time, an utter disregard of the real interests of the country, members went to work in real earnest during the last few days, and by remaining in session all

CONGRESS-THE ADJOURNMENT.

Monday night, managed to save all the annual appropriation bills, which were passed and signed by the President, as were also the joint resolution making Bounty Land warrants assignable; the bill reducing the rates of Postage to 3 cents if prepaid, and 5 cents if not, the bill in relation to Post Routes, and various other bills of less impor-

Among the important bills defeated or left unacted on, were the following: the French Spoliation, River and Harbor, Fortification, Africa and Shanghai line of steamers, and other bills of almost equal importance. The resolution to indemnify Mr. Ritchie was also lost in the Senate, that body refusing to suspend the rules in order to

The whole number of Acts and Joint Resolutions passed-public and private-does not ex-

In consequence of the large amount of Execu tive business remaining to be acted on, the President ordered the Senate to assemble in extra session at 12 o'clock, on Wednesday. We presume it will continue in session only a few days.

The "National Intelligencer" of Wednesday

Contrary to all appearance and anticipation at 4 clock yesterday morning, when our last paper went to press, the Senate, having laid by the River and Harbor Bill for that purpose, proceeded to the consideration of various bills on its table; and if all was not done that could have been wished, all the measures essential to the due action of the several Departments of the Government were matured and became laws. These comprehend the appropriation bills for the various branches of the public service, which, with such others as were finally acted on, will be found the List of Acts in another column. Every bill not found in that list failed, of course, to receive the sanctions of law. Of the measures which failed, the most important was the River and Harbor Bill. This the majority in the Senate stood by firmly to the last, when, the minority having the power to defeat it by prolonging the debate through the few remaining hours of the session, the majority, unwilling to sacrifice for a barren victory those measures indispensable on the Government, patriotically vielded the contest, and consented to lay that bill aside, and the acquisition of territory by the war waged ment in the neighborhood where they were perpeoccupy the short remainder of the session in considering and passing the appropriation bills: thus dissipation the closure appropriation bills: thus dissipation the closure appropriation bills and the closure appropriation bills are considered to the closure appropriation bills and the closure appropriation bills are considered to the considered to the considered to the closure appropriation bills are considered to the c dom and patriotism of the Senate.

"The House of Representatives, not less faithful in the last hours of the session, also did its duty, remaining in session up to the meridian hour.

"And thus has been averted the possible necessit

"Whilst referring to an Extra Session as a proba ble contingency, it is proper that we should state that we have reason to doubt whether, under any circumstances, the expedient of an Ectra Session to remedy

Senate, was unanimously adopted, to which Mr King responded in a neat and pertinent speech; and in the tion and a determined resolution to return to the House of Representatives a like compliment was paid to the Hon. Howell Cobb, its Speaker, who also made filled, the present enlightened member of Con-

" It is my fixed belief, formed at least upon much bservation and reflection, that the continuance of he Union depends upon the suppression of sectional controversy upon the subject of slavery. If that controversy shall be renewed now, I have no hope that it will ever end. If it is to continue always, the Union will be worthless—nay, a curse. Be not de ceived by false signs: agitation is suspended, not abandoned. The ambitious hopes that depend upon it will not voluntarily die. Watch it in its incipient movements—crush it before it gains strength. There is no option—you must kill it, or it will kill

The foregoing extract from a letter of the Hon. WM. DUER, to the Committee of Invitation to the deserves to be written in letters of gold, and held Alse, in Hampton v Cooper, from Surry, affirming Roads, a distance of two miles and a half, and constantly before the eyes of the People, for the the judgment. Also, in Moye v Albritton, in equi- gave the alarm, when the citizens immediately lessons of truth and warning it conveys. Mr. book place between Messrs Clingman and Duez was latterly a Whig member of Congress der appealed from. Also, in Donnell v Mateer, by, outside the bar, during which blows were from New York, and is now the recognized lea-The combatants were soon separa- der of the Fillmore wing of the party in that State, tiffs entitled to partition and directing a reference. with no other damage than a scratch on Mr. and the acknowledged exponent of its sentiments. The gallant stand which he, together with Francis thave seen no statement of the details of Granger and the forty other seceding Whigs, took gill v White, from Anson, affirming the judgment. infortunate rencontre, except the following, in the New York Whig State Convention, last winter, because of an implied censure, in the resolutions adopted by that body, upon the course v Harris, in equity, from Rutherford, dismissing

> Let the war cry go round: " Watch" every renewal of the agitation " in its incipient movements -CRUSH IT BEFORE IT GAINS STRENGTH!"

GALLANTLY SPOKEN.

We take pleasure in transferring to our columns from the "Old North State," the following letter addressed to the Editor of that paper, by Jos. B. CHERRY, Esq., of Bertie. If the "Standard" calculated, by drawing its invidious distinctions between the present able and staunch Representative from the Ninth District and the other gentlemen, who, with an impertment sympathy, it affects to think have been badly treated. to excite anything like envy and resentment in their bosoms, IT LITTLE KNEW THE MEN, and is promptly and appropriately rebuked by Mr. CHER- Potter v Potter, in equity, from New Hanover, di-RY, in the subjoined Card. If the Editor of the recting a decree for plaintiff. Also, in Hanner v "Standard" had looked over the whole State, he Winburn, in equity, from Guilford. Also, in suspices we lived; for its preservation we could have died. could hardly have picked out more true hearted Melvin v Robinson, in equity, from Sampson, disand disinterested Whigs to have experimented upon. missing the bill with costs.

From the " Old North State." "THE OAKS," Bertie County, N. C. February 20th, 1850.

MR. Pool: In the North Carolina Standard of the 15th of February, there appears a short editonal paragraph in relation to the announcement which has been made in your paper, of the name of Col. Outlaw, as a candidate for re election to the next Congress from this district, which, I conceive, in justice to myself and Col. Outlaw.demands herein above stated, the origin of the feud latest reports say, that a prompt notice at my hands. Mr. Outlaw, says the parties is unavoidable. possessed a life tenure in the office,' and then goes on to state ' that he had heard other gentlemen pay and mileage for doing nothing in spoken of amongst the Whigs as Mr. Outlaw's

graph of the Standard in connexion with this matter. In the first place, I am very much at a loss to know how it happens, that my political aspirations have found their way to the Standard, and are chronicled in the leading Democratic paper in the State, when I am very sure, it is news tome that I have any disposition to aspire to a seat in Congress. In the next p ace the Standard Editor announces that Col. Outlaw regards himself as being entitled to a life tenure in the office, thereby intimating to Messrs. Winston, Barnes and myself, that we had as well " hang up our harps upon the willows," at least during the natral life of the present able and efficient representative from this District. Now the commentary upon this is all very plain. To make the imression upon Messrs Barnes, Winston and myself, that it is not our interest to support Col. Outlaw's election, for by so doing, we are postponing our own prospects of a seat in Congress. Well Mr. Editor, of one thing I am very sure, that if either of us ever expects to obtain a seat in Congress by defeating Col. Outlaw in the Ninth Congressional District of North Carolina, we had as well pack up our political stock in trade, and steer for parts unknown. For myself, and I have no doubt I can with perfect safety say as much for my gallant and talented friend from Northampton. Mr. Barnes,) I am highly gratified to learn that Col Outlaw has agreed at so great a sacrifice of his private business, to consent again to be a candidate for Congress in this district. For my friend and late colleague in the State Legislature, (Mr. Winston,) I think I have every assurance in saying, that he is just now busily engaged in attending his Courts, but that he is ready when the proper time arrives to do battle for the triumph of the Whigs in this District, by giving his cordial and undivided support to the candidate of that par-

I would say for the information of the Editor of the Standard, that so far as the County of Bertie is concerned, that he need give himself no uneasi ness about it and I am informed by gentlemen who are competent to judge, that the entire District will give as large a majority in favor of Col. Outaw. as it ever has given. And he may certainly rest well assured, that so far as my humble exer tions can be of any service in my own county, shall not fail to devote them to the support of the present able, upright and talented Representative. am for sustaining the administration of President Fillmore, which has been characterized by an ability, fidelity and honesty not surpassed by any President since I have been capable of understand ing any thing of the history of our country.

As to the crowning measures of President Fil more's Administration, the late Adjustment and ting the gloomy apprehensions which were felt up to so late an hour of the session, and justifying the confidence which has always been entertained in the wisposition, it will be upon that ground, though have not even heard it intimated hereabouts, what secession Democrat can be found who will undertake the forlorn task of opposing these measures. So Mr. Editor, so far as I am concerned, neither the very complimentary notice of my political aspirations by the Editor of the Standard, nor the 'life tenure' which he supposes Col. Outlaw desires in the office of Representative in Congress from this District, will either have the slight the non-action of Congress would have been resorted to by the Executive.

"Previous to the adjournment of the Senate, a vote of thanks to the Hon. W. R. King, President of the States of this great and glorious Confederacy, by tion and a determined resolution to return to the position which he has so faithfully and honestly

JOSEPH B. CHERRY.

SUPREME COURT.

This Tribunal adjourned on Wednesday, after an exceedingly arduous session of nearly ten weeks. An unusally large number of cases have been adjudicated. The following are the closing

By RUFFIN, C. J. In McLean v McKethan, equity, from Cumberland, directing an enquiry.-Also, in Hathcock v Pennington, from Stanly, affirming the judgment. Also, in Headen v Headen, in equity, from Chatham. Also, in Williams recent Union celebration in the City of New York, v Bryan, from Bladen, directing a venire de novo. ty, from Pitt, declaring there is no error in the orin equity, from Rockingham, declaring the plain-Also, in Doe ex dem, Williams v Harrington, from Moore, affirming the judgment. Also, in Thread Also, in Bynum v Bynum, from Randolph; judgment reversed and venire de novo. Also, in Harris Columbus; argument required.

By Nash, J. In Smith v Cameron, from Bladen, affirming the judgment. Also, in Doe ex dem. Moore v Easen, from Pitt; judgment reversed and renire de novo. Also, in McNair v McKay, from Bladen, affirming the judgment. Also, in State v Small, from Pasquotank, declaring that there is no error. Also, in Glover v Reddick, from Perquimons; judgment reversed and venire de novo. Also, in Tarkinton v Latham, from Washington, affirming the judgment. Also, in Sloan v Stanly, Adm'r. (4 cases,) from Guilford, affirming the judgment. Also, in McDugald v Smith, from Columbus, affirming the judgment.-Also, in Bell v Tooley, from Hyde; judgment reversed and venire de novo. Also, in Reid v Pass, from Caswell, affirming the decree. Also, in

By PEARSON, J. In Easton v Easton, from Pitt, in equity. Also, in Waldo & Sherrod, from Pitt ; judgment reversed and venire de novo. Also, in Turrentine v Faucett, from Orange, affirming the judgment. Also, in Willard v Blount, from from this Union let us secede. Beaufort, affirming the judgment. Also, in Kemp v Earp, in equity, from Johnston, declaring that the plaintiff has a right to redeem and directing a reference. Also, in Whitfield v Hurst, in equity. from Wayne, dismissing the bill with costs. Also, in Hooks v Lee, in equity, from Wayne, declaring that the demorrer was properly overruled. Also, in State v Johnson, from Yancy; judgment re-

LITERARY NOTICES.

Diary and Letters of Madame, D'Arblay author,

phia, Carey & Hart. When these volumes were announced, a few years ago, they were looked for with great eagerness by those who remembered the excitement and eclat which attended the publication of Evelina. Nor were they disappointed, for this Diary, so full of gossipping sketches and amusing anecdotes of the distinguished personages of that period, deserves a place by the side of Horace Walpole's Letters, and Boswell's Life of Johnson. It contains many interesting reminiscences of the great Lexicographer, and though he often shows his overbearing, violent temper, yet to his favorite "little Burney," he is always gentle and kind We can scarcely now understand the sensation which Evelina occasioned; that Burke should sit up all night an oyster. His voice was weaker than it was at to read it, and Sir Joshua Reynolds offer fifty pounds o discover the author, may give some idea of the interest it excited. In this Diary which extended over a period of fifty-nine years, commencing in 1778, we see the same keen sense of the ridiculous, the same quick perception of peculiarities of character which made Evelina so entertailing. Here, Miss Burney is the heroine, and with rather more than a pardonable share of vanity, she relates all the complimentary speeches and pretty sayings of the great and little peo-ple who thought it work while to compliment the author of Evelina. The inst volume is the most in-teresting, and we find it loses some of its interest when she enters into the service of the Queen. She was nothing better than a slave in the palace, and pent five years of her life in dressing and undressing the "sweet Queen," who showed her appreciation of Miss Burney's talents by removing her from a circle of literary and intellectual friends, who loved and ad

amusing scenes and conversations. Although these volumes have not just been issued from the press, they may be new to many, and they certainly contain a great fund of entertainment, (At the North Carolina Bookstore.)

mired her, to be a close prisoner, compelled to the

drudgery of a servant, and confined to the society of

an old German virage and the few gentlemen in wait-

THE MASSACRE IN MARYLAND. The late horrible murders in Kent County, Matrated. Meetings have been held upon the sub-

of the assassins. The Kent News of Saturday e intains full particulars of the horrible affair : On Thursday night last, the 27th instant, the family of Mr. Wm. Cosden, consisting chiefly of himself, his wife, Miss Costlen, his sister, on a vi sit, aged about seventeen years, Miss Webster, his wife's sister, two small children, (one an infant and the other a few years old and capable of talking,) a white 1ad, a colored boy and a negro woman, a kitchen servant, were living in peace and quiet, unsuspecting harm from any one. The white family were at tea, between six and seven o'clock. Mr. Cosden having finished, turned his chair to the fire, when he was deliberately shou down by some one from the yard, through the window, an ounce ball having penetrated his body. The wretches, three in number, immediately bear down the panels of the door with the but ends of heir guns and entered the room, when they shot Mrs. Cosden, but she made and effort and ran into the yard and was found dead, having a ball through or near her heart, and two stabs upon her person. They then shot dead Miss Cosden,

on whose person there are also two stabs. One of the fiends went up stairs, and found Miss Webster, a sister of Mrs. Cosden, in bed where she had been confined by sickness for two weeks : she implored him to spare her life; told nim if money was his object, all she had was in her trunk, to take it but to spare her life. The monster raised his gun and presented it, when she raised her feeble arm to protect her person from the merciless brute; the ball in its course tore off the greater portion of her arm, exposing the larger arteries, and forcing itse f through her bo dy; four slugs were also found in her bed, which was set on fire by the discharge of the gun or by this demon. Another of these villians repaired to the kitchen and shot down the negro woman, the ball passing through her body. The white and negro lads made their escape to Georgetown repaired to the place, and scoured the neighbor-

ood, but could get no ciue to the murderers. Mrs Cosden and Miss Cosden were killed .-Mr. Cosden lived until near ten o'clock, between two and three hours. He talked freely to neighbors : did not know either of the monsters ; to him they were strangers. He stated that he did not know that he had an enemy in the world, and that he had no feelings of enmity towards a human being, and could not divine the motive to the deed. Miss Webster, who it is feared, is shot through the lungs and supposed mortally, did not know the of the Administration on the slavery question, is the bill with costs, Also, in State v. Arnold, from black whiskers. Her clothes and money remained untouched, and plunder does not seem to have

been the motive for the deed. The servant woman vet lingers-it is feared mortally wounded-and she and Miss W. and the lads think they would know these murderers if

they could see them. Suspicion has fallen upon no one in our county. and we cannot believe that a human being exists in Kent county who is capable of the deed. Romor says they came from Delaware, but all is yet conjecture. Mr. Cosden was a young man, represented to be a most excellent citizen, harmless and inoffensive, and a good farmer. He resided on the Moody Farm, lying on the main road from Charlestown to Philadelphia, about midway be-tween Georgetown Cross Roads and the head of Sassafras, and the dwelling is about a quarter of a mile from the main road.

Governor Lows has offered a reward of \$1,000 for the arrest of the murderers, and it is hoped that they may be speedily brought to justice for the perpetration of this most awful crime.

The Union as it was, we loved; under its happy

The Union as it is, we mourn. The Union as it will be, unless that God who caused Pharaoh to let the Children of Israel go, should by a like miracle change the heart of our oppressors; The Umon as it will be, when aggressions abroad and submission at home have driven the South from her strongholds in the Constitution-

This Union we oppose, this Union let us dissolve, If this be treason, write us down a traitor.— West Alabamian. Good !- Dallas Gazette; Let our name be registered in

And add a note that ye are a trio of traitors to your country, and undeserving the many blessings which ye enjoy as sons of Freedom, and remembrancers of Washington! Do not again speak of the fanatics of D. 1851. the North, for ye are deserving of the same anathemas which ye have so liberally lavished upon them. There is no difference between the fanstics of the North and those of the South—the same darking object actuates the two extremes—the dissolution of our glorious conspoken of amongst the Wnigs as Mr. Outside for one whole week. Pretty good Northampton, and Messrs. Winston and Cherry of Bertie. Now Mr. Editor, there are twoor three by students applying for Superior Court Liceuse, federacy. Rant on, ye hot heads! for your time of instead of Fonblanque's Equity.

South Alabamian

We are indebted to the Hon. T. L. CLING-IAN for a pamphlet copy of his Speech, delivered to the Hone of Pleas and Quarter Sessions, Tell Hone of Pleas and Tell Hone o MAN for a pamphlet copy of his Speech, delivered of Evelina, Cecilia; Edited by her Niece. Philadel- in the House of Representatives, February 15th 1851, on the "Future policy of the Government."

RIVER AND HARBOR BILL.

It was not the " noise and confusion" which prevented Gen. Cass from doing his whole duty the country in the matter of River and Harbor Improvements, in the Senate, but it was his "concientious scruples."

The phrase in which he declared his intention of taking no part in voting or acting after 12 o'clock, Monday night, is likely to become quite as James R. White, Sally White, Franklin White and memorable as his allusion to the " noise and con- Hugh L. White, (being of the next of kin and heirs

"I'M A MERE LOOKER ON," said Gen. Cass, when his name was called after the hour we have mentioned, and from that moment he was as mute as Cleaveland, for it was not heard at all. The General sets up for a better conscience than other people, and goes in for the law as he understands it, without regard to the understandings of his brother Senators. This matter of the termination of the session was put in its true light in a single remark of Mr. Jefferson Davis—" We have to do not with the calendar 3d of March, but the political 3d of March, and we have a right to say when its ends; but let us fix the hour." This is so in accordance with the uniform usage of Congress, and is so clear in itself, that we must confess we are surprised that Gen. Cass should not have seen it in the same light. But he is a stricter construc- Fayetteville and Northern Plank Road Meettionist than even so straight-laced a person as Mr. Jefferson Davis, and exhibits a most tender conscience on all his political as well as all his religious duties. On Saturday night, at 12 o,clock, he gave me the go by to the River and Harbor Im | day, March 29th, at 11 o'clock. provements on religious scruples. On Monday night he withdrew himself from the contest on the ground of his political scruples. It is delightful to witness this maiden sensibility in a man who has been so long engaged in the searing strifes of partisanship. A conscience like this is as beautful as a rose in its morning freshness; but we fear ing. Even in these circumstances there are many that is something too delicate for a Baltimore Convention. They want a conscience of "stern-

"I'm a mere looker-on," said the General, when the fight waxed warmest over the River and Harbor bill, and when it was doubtful whether the strugg'e would not occasion the loss of all the ap propriation bills. It was no sort of consequence what was going on, the General was "only a pas senger." His whole course on the bill has been precisely that which we forestradowed on morning last. If anybody can tell whether he was he was feeding and from the various manufacturing esfor or against the bill, whether lie desired its defeat or passage, or which side he was playing for, he ject, and large rewards will be offered for the arrest is better at divining than we pretend to be. watched all the proceedings of the day and night on this bill with the deepest interest, and shall lay them before the country in their minutest details. Washington Republic.

> THE COTTON MARKET. New Orleans, Feb. 28th .- Cotton has declined

fully one half cent more since the receipt of the Europa's news. 2,000 bales sold this morning at 91 a 10 for middling.

Highly Important from Albany.

ALBANY, March 3.—A bill providing for he election of U. S. Senator was just defeated in the Senate, by a vote of ayes 16, nays 10-Mr. Beekman voting in the negative. The bills requires two-thirds for a decision.

The Fugitive Rescue Case in Boston. Boston, March 3.- In the case of T. P. Smith, colored, for aiding in the late rescue, the Commissioner held him for trial at the next term of the U. S. Court The case of Levi Hayden, for aiding in

he rescue, is now under examination. Reports were current this morning of the arrest of another fugitive, but they are believed to be without foundation.

City Tax List!

TOTICE is hereby given, that I shall attend at the Town Hall on Tuesday, the first day of April next, to take the City Tax List for the current year, according to law.
WM. DALLAS HAYWOOD,

Page's Improved Patent Portable Saw Mills. (CAUTION AGAINST PIRACIES.)

Raleigh, March 6, 1851.

TNDERSTANDING that certain persons are engaged in manufacturing my Improved Patent Portable Circular San mills, and selling the same in the State of North Carolina, without having any authority from me so to do : and whereas, such nefarious practices are detrimental to my interests, piratical, and dishonest, and in direct contravention of the rights granted to me by Letters Patent from this Government. This is to forewarn all persons from nurchasing any of my said mills, in said State, from my person or persons except myself, as I am determined to prosecute all who may be found infringing upon my rights, whether the said act or acts of piracy, be committed by Manufacturers, Vendors of pur-GEORGE PAGE

Inventor, Patentee, and Manufacturer. Baltimore, Maryland, March 8th, 1851. 7t 20 P. S. My Mills can cut twice as much lumber

nd cut it better, than any other mill ever invented and from their efficiency, speed, and power, are most happily adapted to the cutting of lumber and plank for the construction of Plank Roads.

Cinte of North Carolina-Granville General. County, Court of Pleas and Quarter Sessions Mary Winston. Obediah Winston, Elijah Winston, Henry Haley

and Mary his wife, William Dear and Nancy his wife, William T. Harris and Prudence his wife, Charity Winston, Ezekiel Penny and Catharine his wife, Jno. C. Peace and Martha his wife, Jesse Peace, James A Peace, Samuel Peace, Louisa C Peace, Martha H. Peace and Joseph A. Win-Petition for Dower.

Ezekiel Penny and Catharine his wife, J. E. Peace and Martha his wife, Jesse Peace, James A. Peace, Samuel Peace, Lorisa C. Peace, Martha H. Peace and Joseph A. Winston are not inhabitants of this State, it is ordered that publication be made for the space of six weeks successively in the Raleigh Register, notifying said non-residents to be and appear before the justices of said Court at the term thereof to be held for said County at the Court House in Oxford, on the first Monday in May next, then and there to answer or demur to the said petition ; otherwise the same will be heard ex parte as to them and the prayer of the Petitioner be granted. Witness, Augustine Landis Clerk of said Court at office in Oxford the 1st Monday in February A.

A. LANDIS, C. C.C. (Pr. Adv. \$2 621.)

RIME Family Molasses-New Crop I had, Stewart's Syrup, for sale by.
R. TUCKER & SON.

JAMES E. CUTHBERT. Grocer, Forwarding and Commission Merchant.

9. M. Fallendon

REFERENCES:

Thos. Bragg, Jr., Jackson, N. C., L. F. Hicks, Esq. Messrs. Kevan & Bro. Messrs, L. D. & W. G. Crenshaw, Richmond.
Josiah Wills, Esq. Norfolk.
James George, Esq. Baltmore.
Messrs. Monahan & Beers, New York. AVE constantly on hand:—
Prime Porto Rico and New Orleans Sugar.

oaf, Crushed, Pulverised and Clarified Rio, Laguira and St. Domingo Coffees Black Pepper in grain and ground, and Allspice Race Ginger in Bags, and Ground in Boxes Gunpowder, Imperial and Young Hyson Teas Tallow, Adamantine and Sperm Candles Brown, Pae and Variegated Soaps Gunpowder, Shot and Bar Lead Blacking, Ink, Shoe Thread and Wrapping Paper Good and Damaged Sole and Upper Leather

said County of Granville, deceased, dated the 30th day It appearing to the satisfaction of the Court that Levi Higgs, jr, Mishell Higgs, John Higgs, jr. and Liverpool and Ground Alum Salt Prime Virginia and Western Bacon and Lard Nails, assorted, with flooring and Warehouse Regalia, Principe, and Havanna Cigare;
Together with a large stock of foreign and domesic Liquors. Wines, &c., which he offers at the

owest market rates. The strictest attention paid to receiving and forwarding goods. Petersburg' March. 5, 1851.

Armstrong & Cator Ribbons, Milinery and Straw GOODS.

to be and appear at the next County Court of Pleas No. 175 Baltimore St. 6th door east of Light ST., BALTIMORE MD. OFFER to the trade a large stock of BONNET CAP, BELT and plain RIBBONS, BON-FER to the trade a large stock of BONNET NET MATERIALS and Milinery Goods gen-

> SRAW BONNETS. American Straws consigned by and purchased from the manufacturers in large quantities. Also, English and French Bonnets in every variety, on

usual terms at lowest prices. February 18th, 1851. WAKE COUNTY COURT of Please and Cha-WAKE COUNTY, Court of Pleas and Quarter

PUBLIC MEETING will take place at Finche's Store, in Johnston county, on Saturssions. February Sessions 1851. Original attachment levied our Peterson Dunn All persons who are interested in the construction Personal property-and Jno. of the "Fayeteville and Northern Plank Road" are William H Mead. D. Powell and H. P. Gilt-SUMMONED AS GARNISHEES. This case coming on to be heard, and it appearing to the satisfaction of the Court that the Defendant

William H. Mead, has absconded or removed himself beyond the limits of this State. It is therefore ordered by the Court, that advertisement be made in the "Ralegh Register" a news-paper published in the City of Raleigh for six weeks successively, notifying the said Wm. H. Mead that he be and appear at the next term of our Court of Pleas and Quarter Sessions to be held for the (Corner of Sycamore and Bollingbrook Streets,) County of Wake, at the Court House in the City of Raleigh, on the 3rd Monday of May next, and then and there to reply and plead as the law directs: otherwise judgement by default penal will be granted A RE now receiving of their own importations otherwise judgement by default penal will be granted against him and the property leveld on, sold to

satisfy the Plantiffs Debt Witness James T. Marriott, Clerk of our said tablishmeats in this country, the largest and most | Court at office the 3rd Monday of Feb 1851. commanding stock of Goods in their line they have JAMES T. MARRIOTT, C. C. C. ever had the pleasure of exhibiting, consisting of (Pr. Adv \$5 621)

A Country Seat and Negroes FOR SALE. Britannia Castors and Tea Sets, Looking Glasses Pittsborough, formerly the residence of John fenderson, dec'd., will be offered for sale at aucembracing almost every article usually found in their tion on Wednesday, the 19th of March, on a credit line of business, and of the newest and most desira. of 1, 2, and 3 years to be secured by a mortgage on the premises. The place contains 1274 acres of With the view of offering greater inducements than heretofore to Southern Marchants to patronland which lies well for cultivation; it is pleasantly situated in sight of Pittsboro' where there are ize a Home Market, we have made our importations

Churches, and Schools, &c. and other purchases much larger than usual, and There is a dwelling house with various out-builwe respectfully solicit from them an examination of our Stock before making their purchases, believing that we can supply them on as good ferms as

any establishment in this country, and assuring A five acre lot south of the above place and adjoining Mr. London's residence, covered with trees, affording a beautiful site for building. At the same time several likely negroes, young men and women, will be offered for sale, on a credit of 12 months. Purchasers to give bond with two approved securities. THE Prustees of Beaufort Male and Female A

For further particulars, application may be made to the Subscriber at Pittsboro'. GREEN WOMACK. Favetteville Observer and Wilmington Commer-

cial insert this 4 weeks and forward bills to the Subscriber. Feb. 11th, 1851. proper qualifications to teach the branches usually MERINO DRAWERS AND SHIRTS,

Dozen just at hand, Very cheap. E. L. HARDING & CO. Thomas McGebeg Mill.
For Sale by

R. TUCKER & SON. Notice.

HE Trustees of the Oxford Female College will meet in the town of Oxford on Friday the 7th of March, at 10 o'clock, A. M. It is desirable that as many of the Trustees as can make it convenia meeting of the Stockholders will be held at the ent will attend, as business of much importance will come before the Board. Oxford, Feb. 15th, 1851.

A LOT OF THOMASTOWN LIME, Just received and for Sale by November 28th, 1850.

Dress and Frock Coats. 100, JUST OPENED, of all qualities well cut and extremely well made.
E. L. HARDING & CO. AT the November term of Wake County Court, Raleigh, October 12th, 1850. and testament of David Hinton, Dec'd and is pre-

NORTHERN HOPS! UST received, 2 Bales fresh Northern Hops, at 20 cts, a pound. L. B. WALKER.

Beckwith's Anti-dyspeptic Pills. FRESH supply just received, for sale in large or small quantities, by P. F. PESCUD, Druggist. Raleigh, Nov. 11th, 1850.

ADIES White Kid Slippers A do de Satin do Black Kid do do do Walking Shoes.

Just received by R. TUCKER & SON

CALF SKINS, LINING, &c. pages, and will be out in about times and be printed.

L. BURCH keeps constantly on name, Can limited number of extra copies will be printed.

Skins, Lining Skins, Shoe finding, &c. &c. L. BURCH keeps constantly on hand, Calf Kaleigh, Oct. 4, 1850.

Harper's New Monthly FOR "MARCH." Received this day

by H. D. TURNER. Raleigh, March 4th, 1851.

WINES AND BRANDIES. COTCH Ale and London Porter, of superior quality selected for Medical purposes constantly on hand and for sale at the Drug Store of WILLIAMS, HAYWOOD, & CO.

Dec , 21st, 1850. YER'S CELEBRATED CHEW
ing Tobacco; Imported Cigars of differ Just received by ent Brands.

R. TUCKER & SON. October 8th, 1850.

Cotton Seed Meal. Valuable article for Milch wows will keep Constant on hand and for sale by

WM. PECK & SON. of best finish, and perfectly free from any mixture of Cotton; also to their stock of Dress Goods which Raleigh, Feb 14th, 1851. Drunes, Raisius, Currants, Pickles and Citron. Just received freshfrom New York, which I will sell low.

L. B. WALKER. July 2nd, 1850.

established *