## VOLUME LIV.

## C alinued from fou t'i page.

lingland should attempt to wrest Cuba from Spain, ne desired to know whether these resolutions would not prohibit our interference to prevent it.

Mr. Leach said the resolutions were introduced because he deemed them important in these times, when prominent politicians had shown their readiness to embrace the intervention doctrines. They enunciate, said he, principles upon which the perpetuity of this Country depends -the principles of George Washington.

Mr. D. F. Caldwell, also, responded to the question of Mr. Avery. He said it was not to he disguised that Messrs. Cass, Douglas and Seward, and other politicians at the North and Northwest, favored the doctrine of intervention: and that by appealing to the foreigners who have settled in this country, they may make up | 24. a strong Party in favor of it. In the South men of both parties could unite in opposing the doctrine, and it was important that they should enter their solemn protest against it.

Mr. Collins spoke briefly in answer to the interrogation, and in regard to the consumption of time. All truth, said he, in one sense, was an abstraction. All the rules which govern our actions, are, in themselves, considered abstractions, but must they, therefore, be discarded ? The adoption of these resolutions, as expressing the voice of a Sovereign State, would have influence for good. Mr. C. said he understood gentlemen when they complained that the resdutions consumed the time of the Houseit was an old trick. But for their opposition, the question might have been taken upon them on Friday last.

Mr. Burton said he did not know whether the resolutions had been introduced for political purposes or not-he had not been informed .-But a distinguished gentleman from Chatham. Dr. Brantley, he beheved, was present, and he movel that he be invited to address the House. The Speaker called the gentleman to order. The guestion was then taken upon the mo-

tion to postpone, and it did not prevail. Mr. Waugh offered an amendment, as a proviso, that nothing contained in the resolutions should be understood as a denial of the right of this Government to intervene between Spain and any other to vernment to prevent a transfer of

Cuba from its present ownership. Mr. Amis opposed the amendment. He said the policy of this Government with regard to Caba Lad long been settled, and was fully known since the Monroe administration-that no other foreign power should hold it except Spain. This proposition, therefore, had nothing to do with the orinciples declared in the resolutions of the gendeman from Davidson. The only effect that the standment could have, if adopted, would be to excite the jealousy of England, and other foreign powers; and to prevent any negotiations

on our part to purchase it. If, therefore, the

the second time and passed. On motion of Mr. for a Solicitor in the first Judicial Circuit -Bower, the rales were suspended, and the bill Messre. Brooks and Jarvis were appointed to read the third time, amended, on motion of Mr. superintend the election. Hoke, passed, and ordered to be engrossed. Mr. Brooks, from the Committee, reported

Mr. Watson moved to take up the engrossed bill to confirm a grant heretofore issued to B. H. Stanmire, which was agreed to. The bill was then read the second time.

Pending the consideration of which, The unfinished business was resumed, viz: The hour agreed upon for going into the ethe motion of Mr. Williams to vote for Senator. lection for Solicitor of the first Judicial Circuit | Mr. Spruil opposed the motion, and moved to having arrived, a message was sent to the House | amend by substituting 12 o'clock to-morrow ; of Commons, informing that Messrs. Shaw and | which motion prevailed-yeas 57, nays 55. Cowper form the Senate's branch of the Com-A message was received from the Senate amittee to superintend said election, and that greeing to the proposition of the House to vote Lucius J. Johnson and W. N. II. Smith are in for Trustees of the University and a Senator

nomination for the appointment. and proposing to go into the election of Attor-Mr. Johnson received 24 votes ; Mr. Smith nev General to-morrow at 1 o'clock-which was concurred in.

which was agreed to.

Mr. Cunningham moved that a message be The bill to authorize the Court of Pleas and sent to the House of Commons, proposing that Quarter Sessions of Perquimans county, to sell a the two Houes go into an election of United S. portion of the public square; and the bill to Sonator at a { before 1 o'clock to morrow, pay Tales Jurors in the counties of Rockingnam and Guilford, were read the 2d and 3d

and 3d reading.

to superintend the election.

. The House then adjourned.

sity.

that this denomination had in the State, he

hoped that they would not be turned over to the

County Court to get a charter. The motion to

reconsider prevailed, and the bill passed its 2d

The hour having arrived, the two Housea pro-

ceeded to vote for four Trustees of the Univer-

Court ; and, the bill to extend the time for reg-

SEATON GALES, Esq.-Dear Sir: There

published in the Standard of to-day, an extract

from the letter of a Raleigh Correspondent of

"We have been informed that Miller has con

9th, in which is the following remark :

RALEIGH, Dec. 15, 1852.

On motion of Mr. Cunningham, time and passed. Ordered that a message be sent to the House The bill to incorporate Catawba College was of Commons proposing to go into an election for laid upon the table. Attorney General to morrow at 11 o'clock. Mr. Caldwell, of Guilford, said he hoped this

Mr. Cowper. from the Committee, appointed vote would be reconsidered. The College was to superintend the election for Solicitor of the to be established by the German Reformed first Judicial Circuit, reported that W. N. H. Church, a highly respectable denomination of Smith having received a majority of the whole christains, and they already had funds collected for the purpose. As it was the only College number of votes given, is duly elected. Con-

curred in. The Speaker announced the unfinished business of yesterday, viz: the bill to incorporate the Atlantic and North Carolina Rail Road

ompany. The pending question being on the amendment of Mr. Jones, Mr. Bynum called for a division of the question, and the vote being first taken on striking out, was determined in the affirmative-yeas 44, negative, none. The question on inserting the sume of \$237.

The bill to amend the charter of the town of 00 was now taken up and decided in the affir-Salisbury; the bill to make the bonds of the mative- yeas 24, nays 23. State, issued on account of the Favetteville and Western Plank Road Company, transferable; Mr. T. F. Jones moved further to amend the

oill by adding the following words: after the | the bill concerning the Reports of the Supreme word company in the 12th line, and after the remaining \$150,000 " shall have been paid in- istering Grants, Deeds, &c., passed their 2nd to the Treasury of said Company, either in cash | and 3d reading. or labor performed on said Road and accepted by said company, then the Board of Internal Improvements shall subscribe in behalf of the State for the said Company another \$237,500. Which said amendment was rejected.

The question now recurred on the passage of the bill on its second reading, and was deter- the Fayetteville Carolinian, dated December the mined in the negative-yeas 22, nays 25. So the bill was rejected.

Received from the House of Commons a messidered all these things, and has raged furiously age proposing that the two Houses go into the | at the conduct of his brother Whigs, and has lection for four Trustees of the University this gone so far as to say, that if he were a member day at half past one o'clock and announcing of the Legislature, he would see Rayner and the Whig party sunk into perdition before he would F. Hawkins and M. F. Arendall are in nominavote for him. ion: which proposition was concurred in, and Although this publication does me great inthe House of Commons informed that Messrs. justice, I would refrain from noticing it, espe-Hoke and Murray form the Senate's branch of cially at the present time, were it not for the he Committee to superintend sold election fact that it has already produced an erroneous On motion of Mr. Mitchell, the bill to attach impression on the minds of some whose good portion of the County of Wilkes to the counopinion I highly prize. I have, it is true, exof Alexander, was now taken up, read the ercised the privilege of expressing what I honhird time, passed, and ordered to be enrolled. estly believed would be the effect on the pros-The bill to establish the County of Ruffin was nects of the Whig party in North Carolina ead the second time, but pending debate, its should they elect the Hon. Kenneth Rayner to urther consideration was suspended, the Senate of the United States. I expressed To receive a message from the House of Comthis opinion on several occasions with freedom nons, stating that the hour of half after one and candor, giving my reasons therefor at the raving arrived, the House of Commons would time, but I indulged in no disrespectful or unroceed to vote for 4 Trustees of the University kind remark, nor had I any unkind feeling to cording to the joint order, and that Messrs. wards those who had supported Mr. R., either auch and Adams constitute the Committee on in the Logiclature on one of it. There macun heir part to superintend the election. would have been as frankly given to Mr. Ray The Senate voted as follows: ner himself, as to any one else. Surely, as a Mr. Clark received 32: Mr. Hill 19: Mr. Whig, or as a citizen, however humble, I had Portch 22; Mr. Bynum 27; Mr. Steele 34; Mr. the right both to form and express an opinion n Cavlor 11: Mr. Person 17; Mr. Smith 7; Mr. reference to the action of the Whig party, but 1 Arendell 8; Mr. Cherry 3; Mr. Phillips I; Mr. Siler 1; Mr. Stubbs I; Mr. Willey 1. had no cause to entertain, nor have I entertained, for one moment, other than the highest re-The Senate now took recess until 34 o'clock. speet for the motives of those who produced that The Senate proceeded to consider the unfin- action. I have asked no office at the hands of shed business of the morning, viz : The bill to the Whig party, nor do I expect to ask any .establish the county of Ruffin. The question Whilst I should feel proud to deserve its honors, on the passage of the bill on its second reading. I shall never be found abandoning its standard was determined in the negative. in the hour of need, or parleying with the ad-Mr. Hoke, from the committee appointed to versary, to secure such honors. I have sought uperintend the election, of four Trustees of the on all occasions, and in every contest, in adverniversity, reported that W. L. Steele having sity as in prosperity, to do my duty to it fearreceived a majority of the whole number of lessly, and it will require much more than suprotes given, is duly elected, and that no other posed or even actual injustice from friends, or person had received a majority. Report consympathy therefor, (however sincerely felt or pathetically expressed.) from political adversacurred in. The engrossed bill to amend an act (and ries, to weaken my confidence in the truth of its the supplement thereto) entitled an act to improve principles, or abate my desire for its complete the Cape Fear and Deep River above Fayettesuccess. Whoever may be placed at the helm, ille, was read the third time. so long as the true flag is flying from the mast-Mr. Woodfin moved that the bill be laid on head, my motto shall be, NEVER GIVE UP THE Wung surp: believing it of much more importhe table, which motion was disagreed to. Mr. Bynum moved that its further consideratauce to the country, to inquire what is the tien be postgomed until after 1 past 3 o'clock cause in which we are struggling, than who is o-morrow, which motion did not prevail. the leader under whom we fight. I acted or Mr. Caldwell moved an adjournment, which this principle in the late political contest, was disagreed to. and shall hereafter act on it, so far as my con-Pending the debate, on motion of nection with political matters may continue, Mr. Gilmer, the Senate adjourned. whatever may be the personal consequences .--I have said this much in justice to myself. I

# CITY OF RALEIGH, WEDNESDAY MORNING, DECEMBER 22, 1852.

The Weekly Raleigh Registers

THE RALEIGH REGISTER.

PUBLISHED BY result as follows : Whole number of votes east 161; necessary to a choice 81. Mr. Wm. N. SEATON GALES, Smith received 85; Mr. Lucius J. Johnston 73; EDITOR AND PROPRIETOR. Mr. Williams 3 ; Mr. Smith was duly elected. AT \$2,50 IN ADVANCE; OR \$3 AT THE END OF THE YEAR.

> "Ours' are the plans of fair, delightful peace; Unwarped by party rage, to live like brothers."

> > RALEIGH.N.C. all and an and a set of the set o

#### SATURDAY MORNING, DEC. 18, 1852. E ......

THE LEGISLATURE.

The bill to incorporate the Atlantic and North Carolina Rail Road Company has been killed in the Senate. The vote on its passage being 22 for and 25 against. We sincerely regret this.

It delays for two or more years the commencement of a work, upon the completion of which, as all admit, depends the second preatness and prosperity of North Carolina.

The bill making an appropriation for the completion of the work on Cape Fear and Deep Rivers has passed its 2d reading.

In the House, the resolutions introduced by Mr. Leach, of Davidson, declaring against Inter ention, have passed by a vote of 60 to 8. The proceedings of Tuesday will show the determin ed opposition which they met with from some

Messrs. Waugh and Adams were appointed of the locofoco leaders. The Judiciary Bill has been indefinitely postboned, for the want of time, we believe, to consider it.

WILLIAM N. H. SMITH Esq., has been re-eleced solicitor in the first Judicial Circuit, and Mr. W. L STEELE, the Senator from Richmond and Robeson, has been elected a Trustee of the University, to fill one of the four vacancies in the Board.

P. S .- Thursday's Proceedings necessarily of nitted, as usual. In the Senate, the Bill for the celief of the Cape Fear and Deep River Navigaion Company passed its third reading, and is therefore, a law. In the House, a bill to divide

he State into eight Judicial Circuits, and to provide for the election of another Judge and another Solicitor, was defeated.

roin a letter, written from this place to the 'Fayetteville Carolinian,' in reference to the Senatorial election, which shows very plainly that the preferred to other Whigs, who have done more Therefore, service in the late contest, we deem it unnecessary to say any thing. We understand the motive which prompts such a comparison. Our

to correct the statements of these worthiesthe Carolinian's correspondent, and the Editor Carolinian's correspondent says :

MR, RAYNER.

The last "Standard" publishes an extract

"What was Mr. Rayner doing whilst Miller and others were traversing the State, exposed to the scorching sun and inclement weather; deprived of domestic association ; and last, but not also the papers of the State, with the request to pubeast, spending their money in behalf of their lish cause? Why he was here in the city of Raleigh giving aid and comfort to our party [the Democrats] by his silence ; protecting his fine personage from sun and weather ; taking ease and pleasure in the enjoyment of his fine es-

tate. And the Standard goes on to say :

"How is it that Mr. Rayner, who was silent while Kerr was canvassing the State last sum- severed their earthly connection with Thomas Lener, is now honored by Whig votes for Sena- noir Avery, their late dearly beloved brother, the tor, and Mr. Kerr forgotten ?"

The facts are these :-- Mr. Rayner was busily engaged, during the month of July, in canvassing the county of Hertford, in favor of Mr. Kerr. Although not a candidate, he went to all the gatherings in the county, made speeches, for Mr. Kerr, and exerted himself in rallying the Whig party, in that contest. And we are informed by the members of Assembly from Hertford, that, on all occasions, public and private, Mr. R. was in the habit of denouncing with indignation the charges of abolitionism

especial champion and advocate of Gen. Scott's election. This, as we have stated, we deeply regretted, and dostill regret. But we hops the past may be forgotten.

his own expense!

Legislature."

very significant paragraph.

The allusion to Mr. Rayher's "fine personage" and " fine estate," is too low a fling, we al gentlemen in this city, his classes for young genmust say, for these low times. We suppose it tlemen on the Violia, Flute, &c., &c., will comwill hardly be considered a serious objection to mence on the 3d of January, 1853.

WHAT DOES IT MEAN?

on, long entertained, that the people are much

At the recent election, Gen. Pierce carried

Julian resides. Petty good for an "unknown

Yes ! and he carried also the State of Free-

conditions which, united under his and the wily

councils of Van Buren & Co., will bring another

Our report of the debate upon the vari-

state to the Country-the state of RUIN !

omitted. This could not be helped.

throughout, strong fight for his bill.

#### LODGE ROOM, Morganton N. C., November 30th, 1852. WHEREAS, the members of Piedmont Lodge, No.

M. A. Potter

22 I. O. of O. F, have heard with deep regret of the death of our esteemed brother Alexander Hennessee, who was removed from earth in the spring time of life and in a land far distant from the home high vote first obtained by Mr. Rayner created of his childhood, relatives and friends ; and, wherequite a sensation in the Locofoco camp. As to as, it devolves upon us to give some suitable exthe hypocritical cant about Mr. Rayner being pression to our sense of the loss which we, together with his bereaved family, have sustained .--Resolved, That while bowing in humble sub-

mission to the decree, which has removed our brother from among us, we will cherish in our hearts those feelings of kind regard of Love and simple purpose, in referring to this subject, is Friendship for him which his life and character so richly merited.

That a tablet, recording the death of A. Henpessee, be placed upon the wall of the Lodge Room, of the Standard,-as to matters of fact. The containing an inscription commemorative of his virtues and of the grief of his bereaved brethren.

That the members of this Lodge wear the usual badge of mourning for thirty days. That the Secretary be instructed to send a copy of these resolutions to the family of the deceased;

	E. J ERWIN, N. G.
N. H. KAYLER, S.	
December 17th, 1852.	103-11

LODGE ROOM, Morganion N. C.

November 30th, 1852. The members of Piedmont Lodge, No. 25 I. O.

of O. F. recognising in the dispensation which has hand of the Supreme Ruler of all things, and believing that it is proper that they should signalize their deep affliction in view of the loss sustained in his death by the order of which he was a valued member, as well as of society of which he was a brilliant ornament, and the county of which he was a useful citizen, do therefore,

Resolve, That a tablet recording the death of brother T. L. Avery be placed upon the wall of the Lodge room, containing an inscription commemorative of his virtues and of the grief of his bereaved brothers. That the members of this Lodge wear the usual badge of mourning for thirty days.

That the Secretary deliver to the relatives of the deceased a copy of this preamble and resolutions. and Roman Catholicism preferred against Gen. and make the usual publication of the same in the Scott, although he did not take the field, as the newspapers of the State. E. J. ERWIN, N G. N. H KAYLER, S. December 17th, 1852. 103-1:

Musical Card. I. I. SOLOMONS, Professor of Music and

give notice that at the carnest solicitation of sever- of re-survey, to wit : Young gents wishing to become

## FRANKLIN INSTITUTE. CEDAR ROCK, FRANKLIN CO., N.-C.

NO. 11

D S RICHARDSON, A. M. Principal. W C DOWD, of Wake, N. C. Assistant.

## Castalia Female Institute,

CASTALIA, NASH, N. C. Mrs. M.C. BICHARDSON, Principal Miss M. E. STONE, Assistant Principal. MIE Exercises of these institutions will be sumed on the first monday in January, A prompt attendance is solicited. For particulars apply for a Circular to the Principals or to JOHN A. HARRISON December 17, 1852. 61-103

Good News for Farmers. DOZEN Weeding Hoes, for sale by J. BROWN. Kaleigh, March 80, 1852.

## The Stages

EAVE Raleigh and Salisbury, every Sunday 1 and Wednesday, at 7 A. M., after the arrival of the Cars from the North, (at the former place) and arrive at each end at 7 P. M., next day, vin Ashboro', Pittsboro', Haywood &c. The Road is stocked with good Three Horse Teams, and Troy built Coaches. Fare through 38 only.

JAS. M. WADDILL, Contractor. Dec. 18, '52. wly 108 Watchman at Salisbury copy.

## For Sale.

handsome RockAWAY, together with a good Trotter, Harness, &c. Apply to the Editor of this Paper, for informa-Dec. 18, 1852. itf 108

## BY THE PRESIDENT OF THE

UNITED STATES. MILLARD FILLMORE, President of the United States of America, fn pursuance of the provisions of the act of Congress, entitled "An act in relation to the lands sold in the Greensburg. late St. Helena, Land District, in the State of Lonisiana, and authorizing the re-survey of certain lands in said district," approved August 29th, 1842, and of the acts of Congress authorizing the sale of the Public Lands, do hereby declare and make known, that a public sale will be held at the Land Office at GREENSBURG, in the State of LOUISI-ANA, commencing on Monday, the eleventh day of April next, for the Sale of the unappropriated and vacant tracts of Public Land situated within the limits of the following named Townships and frac-. Organist in Christ Church, begs leave to tional Townships, according to the approved plats

South of the base line, and west of the principal meridian.

will Township two, of range one. Fractional township three, of range three, Fractional township two, of range five. Mr. S. beg leave to give notice that he will take South of the base line, and east of the principal merulian. Fractional township eight, of range one, Townships one, two, three, and four, and fraction al township eight, of range two. Townships one, two, three, four, and six, and frac-

Contieman from Stokes, (Mr. Waugh.) desire a acourre Cuba, he would advise him to with draw the amendment. [Here Mr Avery interrapted, and asked if the principles declared in the resolutions, were carried out by our Government, we would not be prevented from interfering in case England should attempt to wrest luba from Spain? Mr. Amis said he had a short answer for the gentieman, and that is No. That stand upon very different principles. The nations would clearly justify us in resis-Mr. A. argued this point at some When he had concluded, Mr. McNeili moved that the House adjourn; which was deided in the negative-yeas 26, navs 71.

Mr. Wynne again moved that the House adourn. Thereupon the question was raised as to wis ther it was in order to move for an adjourn. sussion after a similar motion had beef and without any other business having one, he Speaker decided that under the rule, a motion to adjourn was in order; and Mr. Caldwell, of Guilford, appealed from the decision. The question was taken, and the decision of the chair was sustained-yeas 77, nays

The motion to adjourn was then decided in the negative-yeas 26, navs 66.

The question was then taken upon the amend ment offered by Mr. Waugh, and it was decided a the negative-yeas 20, navs 61.

Mr. S. P. Hill offered an amendment providing that nothing therein should be considered as intended to theyent the U. S. from interfering to "vent any European power from establishin nurchy on the North American continent mestion upon this amendment was decided in the negative-yeas 34, navs 47.

Messrs, Scales and Durham successively made tions to adjourn, which were voted down. Mr. C.idwed, of Guilford, moved for a call o House, which prevailed. When the roll had en caded over and the absentees marked. Mr. Avery moved to distose of further pro eedings in the call ; which was decided in the negative-yeas 33, nays 48.

Mr. Avery then moved an adjournment which was negatived-yeas 24, nays 56. The motion for a call of the House was with-

Mr. Avery then offered an amendment to the resolutions, providing that nothing in them should be so construed as to prevent the U.S. from intervening when it is necessary for self brotestion.

The question upon this amendment was decithe negative-yeas 32, navs 45. Mr. Caldwell then renewed his motion to

eed with a call of the House : And moved that the absentees he sent for. Mr. George moved that the House adjourn:

which was feelded in the negative-yeas 30, Davs 53. The absentces were then called over, and a umber excused; when, on motion of Mr. Per-

kins, it was agreed that all the absent gentlemen should be excused. The question recurring on the passage of the

Mr. Dobson said he desired to offer an amendarewell Address as it was printed in a book. he Speaker decided that it was not in order:

at the amendment must be reduced to writ ng. Amendments would be in order. he question was then taken upon the resoluins, and they passed by a vote of 60 to 8. Those the journals correct. she voted in the negative wore-Messrs. Avery, Barrett, Dobson, Herring, Lockhart, J. F. Lyon,

ring, and Norfleet. Mr. Carmichael moved an adjournment, which was decided in the negative-yeas 30, nave 45. M. Strange then introduced a bill; but before it was read, at 8 o'clock, the House adjourn-

SENATE.

d. That the Senate will take a recess

HOUSE OF COMMONS.

WEDNESDAY, Dec. 15, 1852. The journals having been read, Mr. Reid, of Duplin, said that a wrong entry had been made upon the journals in stating that he and others had refused to vote upon the resolutions which passed the House last evening. He therefore

moved that a committee of four be appointed to inquire into the matter, and report to the House that the journals may be corrected.

Mr. R. M. Saunders moved that the names he erased from the journals. pear to be in a very prosperous condition. Upon this motion considerable discussion ensued, in which Messrs. Webb, Saunders, Puryear,

D. F. Caidwell, Waugh, S. P. Hill, Dobbin and McDugald participated. Mr. Dobbin said he was absent last evening, when this vote was tant. He then proposed to offer Washington's ken, attending, a part of the time, a conference with some of the committee on the Lunatic Asylum, and he of course knew nothing of the facts in the case. But he thought it best to drop the matter now, by general consent; and

he had confidence that the Speaker would make Thereupon the gentlemen withdrew their mo-

tions : and after a personal explanation by Mr. Grand Master : D. Reid, in which he stated that he was not C. P. Mendenhall, Dep. Grand Master. within the bar of the House when the question was taken last evening-and a general consent

given that the name of Mr. McNeill, of Robe- Ed. R. Stanly, son, might be recorded against the passage of the resolutions-the further consideration of

S.C. WASHINGTON, Dec. 14. by Ossian Dodge, Esq., editor of the Boston Lit-Tickets \$10-Halves \$5-Quarters \$2.50. to sit during the sessions of the House : and on Harper, be and personally appear, at the next Term SENATE -Vice President King is still unwell. Q. WADDELL, Esq., of Pittsboro, in reply to one erary Museum, for the best American Story .-ily moved to lay the resolution on the motion of Mr. Saunders, a like permission was Certificates of packages of 25 Whole tickets \$120 00 of the said Court of Equity, to be held for the said To-day, the Eulogies were pronounced by Messrs. issued by a Mr. RENCHER, some months since. do of 25 Half do 60 00 County of Greene, at the Court House in Snow Hill do of 25 Quarter do 30 00 on the second Monday after the fourth Monday in It is entitled " Neglecting a Fee, or the Young granted the Committee on the Judiciary. Do agreed to. Cass, Butler, Davis and Seward upon Mr. Web-It shall appear in our next. Do Mr. Williams, of Warren, moved that a mes-Physician's Fortune," and is said to be a most solution was then adopted. ster, after which, the Senate adjourned without Orders for Tickets and Shares and Certificates of March next, and then and there plead, answer, or sage he sent to the Senate, proposing to go into ion of Mr. Shaw, exquisite romance. Mrs. Hentz is eminently transacting any other business. We call attention to the advertisement Packages in the above Spendid Lotteries will receive demur to the said Bill, or the same will be taken 4, That a message be sent to the House the election of a Senator at 121 o'clock to-day. The House was mainly occupied to-day, as for successful in this department of literature. the most prompt attention, and an official account pro confesso and heard accordingly. ins proposing to go into the election for | Mr. Tripp moved that the motion be laid upon of Mr. Solomons, in another column. Mr. S. the past week, in the further discussion of the of each drawing sent immediately after it is over to | Witness, Richard N. Forbes, Clerk and Master, or ith, Judicial circuit this day at 1 | the table; which was decided in the negativepossesses a talent in the vocation of the very President's Message, relating to the Tariff. in Equity, for Greene County, this the 5th day of Flat on its back, unhappy Whiggery lies, all who order from me. yeas 53, nays 59. Pending the question on the highest order, and has already done much to E. E. O'BRIEN, Agent, highest order, and has already done much to elevate the standard of Musical attainment in And what of that? the latter prompt replies, November, A. D., 1852, Address-NEW OBLEANS, Dec. 11 .- The majority for out of Mr. Drake, the Senate now took | original motion, RICH. N. FORBES, C. M. E. Successor to J. & C. Maury, Gen. Pierce, in California, is 5,000, and not The hour having arrived for executing the to refund to the Treasury certain Alexandria, Va. Nov. 9, 1852. Pr. Adv. \$5.62} 92 w6w It shows the party's looking up-not dead ! this community. of for other purposes, which was read joint order, the two Houses proceeded to vote \$15,000, as has been reported.

Another ineffectual balloting Senator. The number of votes cast was 160accessary to a choice S1. Mr. Dobbin received

75; Mr. Rayner 73; scattering 12. All the Whigs voted for Mr. Rayner, with the exception of Messrs, Albritton, Holeman, Mills, Styles, Tripp and Teague ; and all the locofocos voted for Mr. Dobbin, except Messrs. Byrd, Cotton, Christmas, Love, Watson and Saunders.

A balloting was also had for Attorney Generd of North Carolina,-Messrs, Eaton and M. W. Ransom having previously been put in nomnution. Votes cast 161-necessary to a choice 1. Mr. Ransom received S0; Mr. Eaton 79;

Mr. S. H. Rogers 2.

PROF. EMMONS REPORT. We are at present engaged in printing for the Legislature a very large edition of Prof. Euyons' Report upon the Geology, Mineralogy, &c., of North Carolina. It will be some weeks before this valuable work can be out. We may lowever, in the meantime, give occasional extracts from it in the REGISTER. The Report, so far as we have been able to peruse it, bears strong testimony to the superior qualifications of its scientific author.

NON-INTERVENTION RESOLUTIONS. It will be seen that these Resolutions. intro-Editor! But "coming events cast their shad duced by Gen. Leach, have passed the House ows before :" and this we presume is but foreof Commons, only eight locofecos being found shadowing what is to be the hobby of your next bold enough to vote against them ! This is a candidate for the Gubernatoral chair. But how nother principle of the Whig Platform which our opponents have marched up to the approval fected ? By Legislative enactment or by Conof, at this session of the Legislature. Let the vention ? Speak out Mr. Standard ! good work go on. The "unterrified" are kicking off the planks from the Demogratic Platform the State in which he resides, the State in which

with a vengeance ! King resides, the State in which Scott resides, The objection urged against the Resolutions the State in which Graham resides, the State in by the eight who were true to Kossuthism, was mainly that they are of no practical importance. What! Such an expression of opinion, by our blue nosed Yankee."-Rockingham Register. Legislature, of no importance in the face of the hope I have not gone beyond what is proper recent career of the Hungarian incendiary soilism, the State of Interventionism, the State

through our country? Such an expression of opinion of no practical use, when it is well known that many of the locofoco leaders, Douglass and Cass, amongst them, have publicly de-

The Grand Lodge of North Carolina, which clared their adhesion to the doctrines of Imconvened in this city, on the 6th instant, adtervention? Of no importance, when Fillibusourned on the 10th. There was an unusually erism is rife around us and ready in defiance large attendance, and the proceedings were inof treaty stipulations, to invade the provinces of Internal Improvement, which have recently teresting and harmonious. The fraternity ap-Spain? Are we blind? Has devotion to Party and the behests of Party deprived us of our a goodly portion of our paper, to-day, is still new Charters were granted during the past reason so that we heed not the danger from In-

> RANK INGRATITUDE .- When Gen. SAUNDERS took leave, the other day in the House of Commons, of his prospects for the Senatorship, he made a public profession of his eager desire to reciprocate the kind support and unwavering adhesion extended to him by Mr. Love, of Haywood. An opportunity of doing so presented itself, when Mr. Love was put forward as a Candidate for Treasurer, and yet the General recorded his vote against him ! This is a matter with which we have no spec

ial concern, but it has deeply impressed us with the fact, that " Ginerals," as well as " Republics," are "ungrateful !"

a Senator that he is a good-looking man. If please leave their names on the list at Mr. H. D. Mr. R. has fine physical strength and health, Turner's N. C. Bookstore. it would the better enable him (were he to be few more pupils on the Piano Forte, Harp, Guielected.) to stand the rigorous climate of Washtar and Organ. ington which, we learn, is very trying to delicate

Private lessons in Vocal Mesic, &., &c. N. B. Music composed and arranged for Brass constitutions. (e. g-Mr. Dobbin's.) If he has lands, Orchestras, and also for any other combina-" fine estate," we see no objection in that.ious of instruments. It would the better enable him to extend the

Pianos tuned and repaired as usual. rites of hospitality to North Carolinians when All orders left at the North Carolina Bookstore they visit Washington. We go there ourselves will receive prompt attention. sometimes, and we have no objection to a Sena-Mr. S's place of instruction will be made known

tor's being able to treat us to a good dinner at as soon as the list is filled. Dec. 18, 1852.

STATE OF NORTH CAROLINA, -STANLY COUN-TV.-Court of Pleas and Quarter Sessions, No-We find in the last "Standard" the following vember Term, 1852. Sarah E. Lilly, of vernon Lilly, Franklin Lilly, John Daton & Ellen, his wife, and others. "We have no hesitation in expressing the opin-

Petition for Dower.

103 1m

In this case, it appearing to the satisfaction of the Court, that the defendants, John Dixon and better qualified to clect public officers than the Ellen his wife, are not inhabitants of this State :-In the same column, the election of Mr. Courts, It is ordered by the Court, that publication be as Public Treasurer, is announced, and the Edmade for the space of six weeks in the Weekly Ralitor, but a few issues before, had the pleasure eigh Register, a newspaper printed in the City of Raleigh, North Carolina, that the said defendants of publishing the election of Maj. Clarke as appear at the next Court of Pleas and Quarter Comptreller. Is not this indeed the "unkind-Sessions, to be held for the County of Stanly, at est cut of all" at his own friends? Does it not the Court House in Albemarle, on the second Monday in February next, then and there to plead

hesitate in expressing the opinion,' that officers answer or demar to this petition ; or the same will 'better qualified" than these, could have been be taken pro confesso and heard Ex parte as to them. Witness, Rich'd Harriss, Clerk of our said Court elected by the People? Rather a back handed at office in Albemarle, the second Monday in Nocompliment yeu are paying your friends, Mr.

ember, A. D, 1852. Issued the 11th December 1852. R. HARRISS C. C. C.

December 17th, 1852-103

William F. Menderson, vs Elizabeth E. Henderson

Petition for a Divorce.

It appearing to the satisfaction of the Court, that Elizabeth E. Henderson, the defendant in this case, is not an inhabitant of this State : It is therefore ordered by the Court, that publication be made for three months, in the Greensboro' Patriot and Ralwhich Hale resides, and the State in which eigh Register, for the defendant, Elizabeth E. Hen-"Superior Court of Law, to be held for the county of Davidson, at the Court House in Lexington, on the first Monday after the fourth Monday in March next, then and there to answer or demur to the peof Free-tradeism, and all the other states and

tition of William F Henderson for a divorce, judgement pro confesso will be entered up against two weeks. her and the case set for hearing ex parte. Witness, C. L. Payne, Clerk of our said Court, at office, the 1st Monday after the 4th Monday in Sepember 1852. C. L. PAYNE, C S. C. December 17th, 1852.

ous propositions connected with the subject of Splendid Lottery---Jan. 1853. been before the the Legislature, although it fills GREGORY & MAURY, Managers (Successors to J. W. Maury & Co.) but meagre. Much that was said is necessarily \$30,400 ! The debate has been distinguished, upon both sides of the question, by very marked a-5 Prizes of 10,000 Dollars ! bility. We cannot refrain from calling atten-LOTTERY FOR THE BENEFIT OF THE tion-and we are sure we shall not be deemed guilty of making invidious comparisons in do-STATE OF DELAWARE. Class No. 1, for 1853. ing so-to the eloquent remarks of Mr. LILLING-To be drawn at Wilmington, (Del.,) on Saturday, January 1st, 1853. TON, expressing, as they do, in the main, so well and forcibly, our own convictions. Mr. L. has few superiors, by the way, as an able and ready SPLENDID SCHEME. debater. Semper paratus seems to be his motto. Prize of ..... .\$30 400 10,000 It will be seen that Mr. Washington made. ....10.000 do ... .10.000 do ..... . 10.000

tional township eight, of range three. lownships one, two, three, and four of range four. Townships one, two, three, four, five, six, and soven; and fractional townships eight and nine, of

range five. Townships one, two, three, four, five, six, and seven, of range six.

lownships one, two, three, four, five six, and ser

en, of range seven. ownships one, two, three, four, five, and seven of range eight.

Townships one, two, three, four seven, of range nine.

Townships one, two, and three, of range ton. Townships one, two, three, four, six, and seven and fractional township eight, of range eleven. Townships one, two, three, four, five, six, and seven, and fractional township nine, of range twelve, Townships one, two, and three, fractional township four, township five, and fractional township nine, of range thirteen.

Fractional townships one, three, four, and six, township eight, and fractional township nine, of range fourteen.

Fractional townships seven, eight, and nine, of range fifteen.

Fractional township nine, of range sixteen.

Lands which have been and shall be selected and designated for the State, under the act entitled 'An act to aid the State of Louisiana in draining the swamp lands therein," approved March 2d, 1849. are the act entitled "An act to enable the State of Arkansas and other States to reclaim the "swamp" lands within their limits," approved September 28th, 1850 ; also, all those tracts for which is this transfer of power to the People to be ef- COUNTY,-Superior Court of Law, Fall Term, the patents have been issued or applied for by the ay appointed for the commencement of the sale, or which shall not have been finally acted upon by that time, under the provisions of the act of 29th August, 1842 herein before mentioned, together with lands appropriated by law for the use of schools, military and other purposes, will be excluded from

the sale. The offering of the above mentioned lands will be commenced on the day appointed, and will prederson, to be and appear before the Judge of our ceed in the order in which they are advertised. with all convenient despatch, until the whole shall have been offered, and the sale thus closed ; but the sale shall not be kept open longer than two weeks, and no private entry of any of the lands will be admitted until after the expiration of the

> Given under my hand, at the city of Washington, this fourth day of November, Anno Domini one thou sand eight hundred and fifty-two.

MILLARD FILLMORE. By the President : JOHN WILSON. Commissioner of the General Land Office NOTICE TO PRE-EMPTION CLAIMANTS, Every person entitled to the right of pre-emption to any of the tracts of land to be offered for sale within the townships and fractional townships above enumerated, is required to establish the same

to the satisfaction of the Register and Receiver of the proper Land Office and making payment therefor as soon as practicable after sceing this notice, and before the day appointed for the commencement of the public sale of the lands embracing the tract claimed, otherwise such claim will be forfeit-

JOHN WILSON, Commissioner of the General Land Office Nov. 18th, 1852. w14w-95

TATE OF NORTH CAROLINA-GREENS, COUNTY-In Equity, Fall Term, A. D., 1852. Joshua Speight and wife, adm'r. &c. vs. Ann Scarborough, et al.

Original Bill for Injunction. The speeches of Messrs. Gilmer, Joyner and M. O. Outton. do., the matter was laid aside. " S'ord Bearer. 10.000 It appearing to the satisfaction of the Court, that Bynum, in connection with this debate, are vet The Speaker announced the special order, P. H. Winston, W. F. S. Alston 5.000 H. Ormond Harper, Administrator of Daniel Scar-" Pursuivant, viz: the bill in relation to the county and Su- James S. Terrell to appear. WEDNESDAY, Dec. 15, 1852. 3.025 borough dec'd., one of the defendants in this suit. " Tyler. do ... w. M.Dowell offered the following resolution, Mr. Love was voted for, without the slightest perior Courts. On motion of Mr. McNeill, the 1.000 is a non-resident of said State: it is ordered by the 25 Prizes ..... Mrs. Caroline Lee Hentz, a resident at Colill was indefinitely postponed-yeas71, navs45. Court, that publication be made for the said Ordicitation, we learn, on his part. 51 do ..... 400 On motion of Mr. Avery, permission was givmond Harper, for the space of six weeks, in the umbus, Ga., has won the prize of \$300, offered .. 200 CONGRESSIONAL. 202 do .. o 72 o'clock. P. M., from and after to- | en to the Committee on Internal Improvements | We have received a Card from MAURICE &c. Raleigh Register, that the said defendant, Ormond

year ; Lodges are multiplying and the membertervention ? It cannot be. At the late annual communication the fol-Grand Master Sonior Warden, Junior Treasurer. 66 Secretary, " Chaplain,

VERY TIGHTLY BOUND

" Sr. Deacon, " Jr. " Steward, " Marshall,

owing officers were elected for the ensuing vear. Alonzo T. Jerkins, Luke Blackmer. William P. Taylor, C. W. D. Hutchings

I am, sir, most respectfully.

MASONIC.

Your friend and ob't serv't.

H. W. MILLER.

William T. Bain, The following appointments were made by the

Rev. M. C. Breaker, Juseph Green. Jas. T. Marriott,

and right.

hip increasing.