CITY OF RALEIGH, WEDNESDAY MORNING, FEBRUARY 15, 1354

ere the plans of fair, delightful peace;

RALEIGH, N. C.

WIRDAY MORNING, FEB. 11, 1854.

A FEW HOMELY TRUTHS. people of North Carolina, surely, have erly reflected upon the modus by which common with some other Southern have been wronged on the subject of the Lands. With a claim to them, or their now that the national purposes for they were coded have been accountished. hin as daylight, they are most egregious A od by men more cunning and fur less seruout of rights which are patent and be

hene time, the Democracy of North Caroar tell that they are but a small portion the great Democratic family, and that the eats of other portions of the party are s flict with their's, that they must yield or "organization," So the Democracy, t harmony in the ranks, with a strange mity agree to the declaration that the pul should remain in the hands of the eral Government, to be used by it according is necessities or caprices, although the obfor which it was ceded have been all con-

another time, the Democracy of particular Conventions abroad praise the State and from and Madison, and swear to stand said Hesolutions-and away right. Virginians are proud of their State

smount to something more than an

creafter. The Territory should be as been resisted long ago, had not the

as display of generosity to the the South is quietly enjoy-The South is to be tickled, and | taguished fellow-citizens, Greene C. Bronson, | Lond applaused Gendemen, I do not pretend

the lands, and we will give you the luxury of care being very minutely acquainted with them. that heautiful feeling, that you can now, or will [Langhter.] I do not believe that it is imporyou wished it. We agree to sympathise with al, living facts, that no man can fail to see, he Governor of North Carolina !"

"The "National Democrat", the New York organ of the Hard shell Democracy, in a late ssue, administers some wholesome a lvice to its party, it werns them hominst profeing her. much trust in the Administration, because it separation: I do not care to go to happens or may happen to have espoused the m Nebraska bill, and calls particular attention to the recent resolution adopted by the Democra- carrying their ends in that Convention, tie Hard shell Committee, which-

"Warns our representatives against trusting o the faith of the Administration, though in avor of the bill. An Administration which

fixed upon as when we find a Democratic admine Beameratic Convention at Baltimere expressed that City:

Tim that Territory, by repealing the Com- having been changed so as to have a Whig ma-1829. He touches our feelings won- jority of 600 against me-and having been chi if is an astonishing liberality. Pity ected by a majority of two votes- | band cheers and applause - a very respectable majority. wards, a cole of thanks. ped to a sentiment of right, which can theight for all pragment purposes. [Laughter.] suredly result in nothing more substan- Some of my friends in that city thought I was thes, of whatever latitude; we ought not and invited us to a joint dinner or supper .- terrible condition of the reads, there is every more welcome than more melodious sounds There was a member of the Cabinet at the taoccasion. When I was called upon, in roply to roally attended. to others. The act prohibiting a sentiment, to say something on public anairs, rd of 35° 30' was a wrong, and I said, in the presence of that gentleman-and indeed, very imperfectly-that I had no difficulty in my canvass, except in defending the appointments of the President: that, unless the first time, on trial,-which materially impaired in Newbern, on the 1-t, to a large and delight-President adhered to the great idea, the great was conducted, his administration could never esult in nothing at all, ex- be successful, and would never be supported by a right, which will never the people. [Applause,] Well, gentlemen, I believe it was the next day, or at least a short time after, that the first article appeared in the South is quietly enjoy- Union denouncing that distinguished, true-, I was a mazed; I be It the little Giant and his ron. It the little Giant and his control to understand exactly where it was going; and by thrusting their fingers into quick on the lacks of that denunciatory article and taking our last dollar, and came that celebrated missive from Mr. Secrethe title to the last acre of our tary Guilpie, directed to one of your most dis-

soon be able to, earry your slaves as far North tant to the determination of these questions. as the British possessions-thatis, if you please. I that we, or that anyboury, should be arrangements True, you will not do it, but then you have the that have been made between the party from sweet satisfaction of knowing that you could, if time to time. But there are great, generyou in your very patriolic sentiments; and you it has been termed, of 1849, entered into at must sympathise with us in something a little Rome or Utica, in this State-I do not care more substantial. That is the bargain, and to inquire whether it was adopted and sanction-Democracy-Southern Democracy-North Ca. ed by the great body of the Democratic party rolina Democracy-will ratify it, and say, for the State. I beneve, nowever, that a construction of those men who have been true Amen! Great is Diana of the Ephesians! throughout the whole contest, objected to that great is Democracy! great is the little Giant of scoalition, and refused to enter into it, and even the Northwest! and great, beyond compare, is on some occasions denounced it. Applause.

id—God bless it!

idealing ACTING LPON A DIFFERENT of the last great effort to clap an extinton our hopes is the result attempted to the special point of the last great effort to great effort as the special point of the last great effort to clap an extinton our hopes is the result attempted to the last great effort to great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great effort to clap an extinton our hopes is the result attempted to the last great the form of the last great effort to clap an extinton our hopes is the result attempted to the last great the form of the last great the form of the last great the form of the last great effort to clap an extinton our hopes is the result attempted to the last great the form of the

After the Honorable gentleman had conclu- style.

ties, the proceedings of which have not yet reached us. If the present bright weather touches the heart like that of Mr. Demyster.— others purposed, when it was agreed that of the scene. Turning surflenly to his friend, Tennesseean, happened to be there at the same | reached us. If the present bright weather time, they divided the compliment between us, should continue long enough to improve the and makes sweet eclases there, will ever be And the Sepate adjourned. there was a member of the Capmet at the us. ble, and, gentlemen, he made a speech on that | probability that the Convention will be name- which only address the ear. For our own part

it is reported in the Union of that date, though, on our last issue, an unexpected difficulty of arose, -our new machine being then, for the For The Rev. Dr. Hawks delivered a lecture the appearance of the edition. That difficulty | ed auditory, upon "Our Country-her destinisentiment of the people, on which his election has been obviated, and our readers will hardly and duty." have another opportunity to complain of a blarred sheet or indistinct typography.

We learn that Judges CALDWELL and BALLEY have exchanged Circuits, at the request of the latter. Judge Batter will ride the Edenton, and Judge CALDWELL the Raleigh. Circuit. This fact would have been earlier announced, but that Judge BAILEY's notification

the irregularity of the mails. COUNCIL OF STATE .- Governor Rein has notified the Council of State to meet in Raleigh on as Assurbwest is to be paid. A compact to be well assuranted with the local politics of fied the Council of State to meet in the Arthur and this is the protocol: Give us the State of New York; I do not know that I Thursday, the 23d of this month.

Side Democrat," the uniform tone of which jour- cases since our last: der all the circumstances, of declaring the Misser of a of the Court of Equity. Also, in Ward v. corned now, they should forever hereafter hold pure, so religious and at the souri Compromise repealed. We hope that our Ward, in equity, from Onslow, dismissing the their peace, and let excitement and agitation end. worldly duty, has naturally been friend over the border will not distress bimself un petition to re-livar. bor aforesaid.) on Southern interests, we beg Hollomon, from Hertford, affirming the judg- and was able and eloquent in the extreme. that they may come from some other source- ment. Also, in Johnson, in equity, v. Chapfrom those who can show a cleaner record than man, from Craven, on exceptions directing the OUR NEW YORK CORRESPONDENCE. party journals which to day preach Southern account to be sent back to the Master. ig of the party. [Loud applause.] I Rights, hold themselves up as the special pro- By Secret. J. In Byerly v. Kepley, from tester of Stathern Institutions, and somether David on, affirming the judgment. Also, in ! make common cause with their Free Soil allies | Harris v. Lee, from Nash, reversing the order, over the distribution of the public plander .- Also in Morgan v. Perkins, from Currituck ;

morrat," what we substantially stated in our till.

forded by the large number in attendance, that for the other.

his Richmond triends had not forgotten him. — A somewhat desultory conversation ensued It would be difficult to forget Mr. Demoster .- as to the distinction to be drawn touching the best of health, had paid a visit the day before We hear of primary meetings in many coun- We have had a shelf it of music of late-the react of the amendment proposed by Mr. Doug- to the sequestered shades of Greenwood, and And that which togethes the chords of the heart; the bill should be postponed until to-morrow. he remarked, "if I should die in New York, will iam Fernando, dee'd, de appear here, on the English of Section Indied, sung by a Demp-

We are requested to call attention to the Annual Announcement of that flourishing Medical Institution, "Transylvania University,"

In a lecture on China, delivered at Bolton, England, not long since, Dr. Bowring said it had been calculated that if all the bricks, stones to us of the new arrangement was detained by and masonry of Great Britain were collected together, they would not furnish materials enough for a work such as the Wall of China; and that all the buildings in London put together would not have made the towers and turrets which adorn it.

We have seen enough of the sincerity of their judgment below reversed and judgment here for 1) Lond boastings, to know how to appreciate them. plaintiff. Also, in Barnes, in equity, v. Strong, sons has always been substituted for that of ORIGINAL BALLAD ENTERTAINMENT. We again repeat, for the benefit of the "Des from Pockinghana, directing a decree for plains some others. It is the prerogative of wealth

CONCRESS." PROCEEDINGS OF MONDAY, PEB. G.

act of 1850.

was postponed till to day, when Mr. Everett, of to the peaceful shades of Greenwood. The De- said William Fernando, dec'd. And all persons Massachusetts, will deliver his views upon the stroyer had come, and the rich but unstable her in any wise interested are likewise notified, that

The House of Representatives went into and more enduring possessions of the skies. considered the Deficiency Bill .- Int. 8th. One of the important amendments referred

to, in the foregoing abstract of Tuesday's proceedings in the Senate, removes what was generally regarded as a very serious objection to Mr. Crosby, (Whig.) Governor. The vote stood -Crosby, 16; Morrill, (Dem.,) 15. which will be found under our advertising the bill, viz: its embracing within its stope the Indian tribes with whom the Government entered into solemn treaty stipulations, twenty years ago, that they should never be interfered with in their far distant homes, and that the country ceded to them, in exchange for their lands in the East, "should never be embraced the day of sale. What was sold averaged about within the boundaries of any State or Territory."

> The Nebraska bill, judging from the vote in he Senate, on Monday, upon Mr. Wade's mo- of the Guilford subsciption."

tion to strike out, will become a law in some That pink of Secession chivalry, the "South Opinions have been delivered in the following form, by the votes, and, of course, the consent of the North -so that there can be no reasontal would influence the credulous_to believe By Nacu, C. J. In Nicholls v. Bell, from able ground of complaint, or for getting up an that it had the especial care of Southern inter- Carteret, affirming the judgment. Also, in Clifton excitement on the part of that section. As yet, ber and officer; in the Bank which he has serve ests and Southern honor upon its "large, Athan- v. Newson, from Franklin, reversing the judg- we are pleased to see, that contrary to what we ed with signal ability and int tean shoulders," is wondrously displaced and ment, and directing a valie de norn. Also, in had anticipated, there has been no very vohe- which has frequen particularly indignant at a doubt we some time Pool, in equity, v. Yarbrough, from Wake, de-ment manifestations of feeling in that quarter; of trust and power, his place cannot be fi

Our Washington correspondent, whose letter upon this community, and it necessarily. When we receive lecture contact By Panson, J. In Mehane v. Patrick, from came to hand just before our issue of to day was State, through which he was widely kn "Richmond Whig very properly remarked, a Guntord, directing a centre de novo. Also, in prepared for press, informs us that Mr. Ever- universally respected. Memory is all that now few days since, in reply to similar officiousness Faust v. Ireland, from Alamance, directing ett's effort, in opposition to the bill, on Wed- remains of it. And that his memory on the part of our lot-headed South S. le neight judgment for defendant. Also, in Anderson v. nesday, was listened to by a crowded house, upon the unparalle

Substitute of Labor Abroad-Chinese Emigration-Remarkable Death of a Young Cuban-Extracagance of American Ladies Abroad. NEW YORK, Peb. 8th, 1854.

In every age of the world, labor of some perand superior position to claim this deference and subjection, nor is there anything radically wrong or culpable in it. Servitude of some sort is inseparable from the existence of socie ty, and the only question is, whether the serdr. Pratt presented a resolution pas ed ity vile class shall be held in temporary or permaever, and vishous bending around us for better the General Assembly of Maryland, earnestly neut bandage, and form a distinct or transi- as follows;tional class in a community. The ancient order of things favored the former, the modern , s and arrangement, by treaty or otherwise, the latter. The demand of labor is practical, but speculations as to those who shall perform it are theoretical. In a new and progressive

contry like ours, advancing with such rapid strides, it is quite obvious that the demand for demand of the property of the goal and rightness ergold and rightness er

Simple specified the State, behaved most raiseally and di its employer; and that they are the black men themselves that the sun every discontinuous, was it as principle of the state, behaved most raiseally and the successful specified in the discontinuous, was the sun every discontinuous, and the sun every discontinuous discontinuous, and the sun every discontinuous discontinuous, and the sun every discontinuous, and the sun discontinuous, and the sun every discontinuous discontinuous, and the sun discontinuous Chair, on the ground that the present bill was monds and jewelry to objects of his esteem, courses \$45. Graduation Fee \$25. Matricula-City of Washington on some private business—
on that occasion, having just gone through a very severe confict in my district—the district—the district—the district—the district—the district—the district—and surface and touching that the law of 4820 is inconsistent with the was sung in the most expassite and touching that the law of 1820 is inconsistent with the dama were heard, and shortly afterwards a funeral procession, headed by the solemn hearse ded, nine cheers were given him, and, after- hir, Dempster, at the close of the entertains Mr. Cass arowed his willingness to support and sable plumes, passed along, and here the ment, expressed his gratitude at the proof at the last suggestion, though he could not vote cold remains of a fellow mortal to the silent

sanctuary of the tomb. The youthful stranger, then apparently in the ritage of earth was exchanged for the ri

ELECTION OF GOVERNOR OF MAINE. AUGUSTA, Me., Saturday, Feb. 4. The Senate of Maine this day re elected Hon.

SALE OF N. C. R. R. STOCK.

The sale of the stock of delinquent subscribers in Guilford county, to the N. C. Rail Road, was made in Greensboro', on Taursday last, 2d

\$42.50 per share. We are informed that there will not be a loss of more than \$500 in the whole

MARRIED.

In this city, on the 8th instant, by Rev. Dr. county, to Miss Julia Manly, daughter of Ex-

Mr. Dempster,

COMPOSER of the "May Queen," "Lament of the Irish Emigrant," "The Blind Boy," and other popular SONGS,

RESPECTFULLY announces that he will give HALL, RALEIGH, on Monday Evening, February 18th, which will include his favorite Compositions,

The Rainy Day," Come over the mountain to me, love." Lament of the Irish Emigrant." "Blind Boy." "Barring o' the Door." "I'm alone, all alone."
"Morning, Noon and Night." "Tak' your auld cloak about ye;" and his celebrated Cantata

"THE MAY QUEEN," IN THREE PARTS. Tickets 50 cents. Books 124 cents. To ommence at 8 o'clock. The whole acco on the Piano Forte. Feb 10, 1854—it

Fire Companies.

THE citizens of Raleigh are hereby invited nroll their names as members of the City Fire ompanies. Two of said companies to consist of rty men each, and the other of twenty menof an act of assembly entitled "an act for the better protection of the city of Raleigh from losses

Persons disposed to volunteer as members of the same will furnish the City Comptables with their names on or before Saturday, the 25th day of February 1854, on which day, if the prescribed number (100) have not previously volunteered citizens to supply the deficiency. Members of the Fire Companies are exempt by act of assembly from military duty during their term of service, except the country should be at war. WM. DALLAS HAYWOOD, Intendant. Feb. 10, 1854, td 18

30,000 Dollars Wanted. THE CAPE FEAR AND DEEP RIVER Navigation Company are desirous of borrowing Thirty Thousand Dollars for the purpose of com-

pleting their improvement. According to the provisions of the amended charer, passed at the last session of the General Assembly, the Company will issue coupon bonds in sums of not more than One Thousand Dollars, or ess than Five Hundred Dollars-payable in the City of New York five years after date, and bearig interest payable semi-annually at the same place. Ample and undoubted personal security will be given.

Those wishing to loan any portion of said sum will please address the Treasurer, at Pittsborough, HENRY A. LONDON,

Chatham County, N. C. by the 1st of March, 1854. Treasurer C. F. and D. R. Nav. Co. Feb. 10, 1854. 18-td

Removal and New Firm. M. M. CARTER, having associated with FAUST & WINEBRENER, they will continue the HARDWARE BUSINESS under the firm of

FAUST, WINEBRENER & CO., and have REMOVED to their NEW 5 STORY BROWN STONE STORE, No. 45, North 3rd street, east side above Market (erected on the lot formerly occupied by the OLD CITY HOTEL,) where we are prepared to show a very full assortment of HARD-WARE, CUTLERY, GUNS, RIPLES, TURPENTINE AXES, HACKERS and all other goods usually kept by Hardware Establishments. We respectfully solicit a visit from our friends and buyers generally. Philadelphia, Feb. 10, '54.

Transylvania University, MEDICAL DEPARTMENT.

THE 35th Session will commence on Monday, the 13th March, 1854, and will continue as usual for four months, under the same Faculty as here-

in advance; to those who have attended two full Dean of Med. Faculty. Lexington Ky., Feb 9th, 1854.

I'O THE HEIRS AND CREDITORS OF WM. FERNANDO, dec'd, late of Prince George County, in the State of Virginia:

In pursuance of the requirements of a decree of the Circuit Court of Prince George county, pronounced at November term last, in the case of Samuel Davis, plaintiff, and Wm. Gee, adm'r of William Fernando, and others, defendants-NOTICE is hereby given, that all persons claim-

ing to be heirs, distributees or creditors of said remember to have me buried in Greenwood." Sin- first day of May Term next, (the 10th,) of the gularly enough, when the fourth Sabbath had Circuit Court of Prince George county, to be hold rolled around, and while the Church bells were en at the Court House of said county, and show In the Sexare vester-lay the discussion of the tolling the hour of prayer, a stately hearse, and cause, if any they can, against the payment over Nohraska bill was not formally resumed. The sable horses richly caparisoned, stood before to Samuel Davis the money and effects now in the bill was taken up in its order, and after it had the magnificent hotel, and the remains of the hands, or which may hereafter come into the gen amended in some important particulars, young Cuban were borne silently and solemnly bands of the said William Gee as administrator of I have appointed Friday, the 10th day of March next, as the day, and my Office at Prince George Court House as the place, for taking the account of said William Gee's administration on said William Fernando's estate; when and where they are required to attend, at 9 o'clock, A M, with their vouchers and proof, in order that I may be able to take the account in said decree ordered.

RO. GILLIAM, Com'r. Pr. Geo. C. H. Va. 10th Feb. 1854. 17 w4w

GARDEN SEED.—We are now in receipt of a large supply of Garden Seed, warranted fresh, to which the attention of Gardeners is invited. WILLIAMS & HAYWOOD.

GRASS SEED.—Red Clover, Herds Grass, Blue Grass, Mixed Lawn Grass and Lucerne, just received at the Drug Store of WILLIAMS & HAYWOOD.

ANTED .- 10 bushels of "Onion Buttons, at The Drug Store of Feb. 10, 1854. WILLIAMS & HAYWOOD.