Aloniztoro/ CITY OF RALEIGH, WEDNESDAY MORNING, JULY 16. 1856 NO. 36. Mr. 2. 190 Soldal of A . All TONISH THE "DEMOCRACY" AND THE WHIGS. The locofoco National Committee have THE RALEIGH REGISTER. LOCAL NEWS FREMONT'S LETTER OF ACCEPTANCE. AMERICAN PRACTICE. Notice. Nil mortuis nist bonum, -say nothing of the dead appointed the notorious JOHN W. FORNEY to at-NEW YORK, July 9 .- The city papers contain [REPORTED FOR THE REGISTER.] OST or misisid a due bill sgainst B, K. S. Fremont's letter of acceptance. In regard to the tend to the confidential business of the party du-Jones for NINETEEN DOLLARS and twenexcept to praise,-is a maxim that had its origin-Family Physician vexed question of slavery, he says : It would be in noble feeling, but it does not inculcate the duty. ring the present Presidential campaign. This PUBLISHED BY ty-two cents, which due bill I hereby forewarn [OFFICIAL.] versel question of slavery, he says: It would be out of place here to pledge myself to any partic-ular policy that has been suggested as a termina-tion of the sectional controversy. A practical remedy is the admission of Kansas as a free State. The South should, in my judgment, earnestly desire such a consummation. It would vindjeate BY W. BEACH, M. D. said Jones, paying to any person, except myself, as the due bill has never been transferred by me. of praising where it is undeserved. The ignoble, appointment, it is said, has created some bad SEATON GALES CORPORATION PROCEEDINGS Complete in one volume Octavo. feeling among leading Democrats at Washington, I also forewarn any other person from trading for said paper, as it is yet belonging to me The due bill was given some time in the first of 1866. EDITOR AND PROPRIETOR, unworthy dead, hence pass into speedy oblivion, RALEIGH, July 8, 1856 AT \$2 50 IN ADVANCE; OR, \$3 00 AT Forney is the infamous individual who wrote a lustrated with nearly 200 En-Meeting of the Board of Commissioners held their evil deeds and themselves alike together. THE END OF THE YEAR. this evening ; Present .-- Wm. D. Haywood, letter to one Roberts, proposing to him to make gravings. Designed for the But when even enemics praise, and labor to polish A. J. CROCKER. Mayor ; Messrs. R. H. Battle, H. D. Turner, George Jamieson, the actor, drunk, in order to A STATE OF THE STATE OF their enlogies on the departed, it is a concession use of Families and July 11, 1856. 8t 58 Smith, Alex. Adams, A. M. Gorman, E. Yarits good faith, and correct the mistake of the Ours' are the plans of fair, delightful peace. elicit from him, while in that condition, testiof merit-an acknowledgment of virtues of no repeal of the Missouri Compromise. The North having practically the benefit, this agreement brough, and C. B. Root, Commiss Physicians. The FALL RACES. Uncorped by party rage to live like brothers. mony against Mrs. Porrest, in the celebrated suit ordinary character. The account of Chas. Kuester, for repairs on best work on WARRENTON COURSE: would be satisfactory, and the measure would be Pumps and work on Engines, amounting to \$163 75, for the year 1855, which was referred with her husband, Edwin Forrest. The reason The high wrought encomiums of the Democracy THE Fall Races over the Warrenton, N. C., Course will commence on Tuesday, the 30th of Medical Botany perfectly consistent with the honor of the South. RALEIGH, N. C. Forney gave for attempting this dirty work was apon the Whig party, which was regarded as and its vital interests. o Mr. Smith, at last meeting, was taken up and and Surgery extant. September, 1856, and continue four days. FIBST DAY.-Sweepstake for colts and fillies that Forrest was a good Democrat ! Forney is a buried past resurrection, uttered by the journals The letter further says : Free labor cannot be the sum of \$138 75 allowed. driven from Kansas without provoking a despefreesoiler, an intimate friend of Mr. Buchanan that once could not find gall bitter enough to ex-SATURDAY MORNING, JULY 12, 1866. An account of Wm. Chavis, for \$30, being the THIS incomparable book "embraces the charthat never won mile heats, \$100 entrance, half balance for keeping wooden pumps in order for 1855, was taken up, and, on motion, allowed. An account of Messre. T. D. Hogg & Co., for rate struggle; and that a monopoly of the soil, and slave labor to till it, might in time induce and was mainly instrumental in getting up "Old press their hatred, is a striking proof of the genial cter, causes, symptoms, and treatment of the forfeit-two already entered Bargain, Intrigue, and Corruption's" nomination liseases of men, women, and children of all cli The purses for the other days will be large, and and conservative influence-the high and patriotic NATIONAL AMERICAN TICKET! emigrants to labor on the same terms with slaves. mates," and comprehends the entire range of Hywill be made known at an early lay. Verily, Forney is a fit appointment to attend to character-the heroism and devotion to their giene, Medicine, Surgery, Midwifery. Materia Medica, and Pharmacy, which are illustrated with nearly two hundred Engravings — nearly one hundred of which are colored engravings of Me-dicinal Plants. It is intended for families and plank, for \$8 52, was presented and allowed. By order of the Club, P. J. TURNBULL, Sec'y. w4w 50 the "confidential" business of the Sag-Nicht camprinciples of the men of the old Whig party. In On motion, the memorials concerning hogs, THAT RITUAL. FOR PRESIDENT, July 10, '56. paign ! (there being one to repeal and the other to con-In the discussion last Saturday, Governor the effort to succeed as legitimate heir to its ef-MILLARD FILLMORE. tinue in force) were taken up, and, the question being taken, the law was continued in force. Bragg exhibited a Ritual used in the 2nd and TORTH' CAROLINA,-GRANVILLE COUNTY, fects, the so called Democracy assumed the garb 3rd degrees of the American Party, before that party had removed every thing like secresy per-taining to the organization, and informed his au-OF NEW YORE of mourning-with respectful mien followed the SHOOTING AFFRAY IN EDENTON .- The Nor-Court of Pleas and Qr. Sessions, Ma Term, and for those who wish to prescribe for their own Mr. Battle offered the following resolution which was adopted : Resolved, That no Ordinance passed by a ma-jority of all the Commissioners shall be repealed passing bier, and extolled the merits of the Whig folk Herald learns that a rencontre took place in amilies, without resort to physicians. FOR VICE PRESIDENT,. barles H. Duncan, vs Sterling H. Duncan, and It may be justly inferred that this work, the production of an American Physician, must be of party, forgetful that every word of sulogy was a dience that it was given to him by a physician Edenton, two or or three days ago, between Mr. who informed him that the wife of one of his pa-tients had stolen it from her sick husband and ANDREW J. DONELSON. Petition to sell a tract of Land in Granville Counconfession of its own falsehood-an acknowledg-Colton, Editor of the Edenton Banner, and Mr. uperior merit, from the fact that it has drawn by any number less than a majority, nor at any ty, adjoining the lands of Matilda Askew and from nine potentates of Europe, Golden Medals, OF TENNESSEE. ment of its own errors, in the long and ac-Badham, a lawyer of Pasquotank county. The other than a regular meeting of the Board. given it to him. others. as gifts, to its author : another evidence of its rimonious war waged against a nobler party led The petition of Mr. J. B. Sugg, (recommende dispute originated from a reply made by Mr. We know not what idea flashed through the In this case, it appearing to the satisfaction merit, is the fact that it has already passed by Messrs. Seaton Gales and C. G. Scott,) prayminds of others who heard this, but three AMERICAN ELECTORAL TICKET, by the giant intellects of a Clay, a Webster, and Colton to an anonymous communication in one of the Court, that Dicy Willoward, and Elizabeth through 7 editions of 20,000 copies each, without Campbell, two of the Defendants in this cause, reside beyond the limits of this State ; It is thereing the Board to recommend him to the County thoughts immediately seized upon our mine n the least affecting a continual increasing dethe host of other worthics deserving of everlast- of the newspapers of that section, which caused FOR THE STATE AT LARGE. Court as a suitable person to have license, was The first was that a woman who would mand for the work from every part of not only L. B CARMICHAEL, of Wilkes, Mr. Badham, who appears to have been the auing fame. fore, on motion, ordered by the Court, that advertaken up, and, on motion, was laid on the table, guilty of such conduct towards a sick husband this country, but from a great part of the continthor, to demand a retraction of several exprestisement be made for six weeks successively in JOHN W. CAMERON, of Cumberland. But while the eulogy is yet sounding in our ent of Europe. Price \$5,00. For sale by HENRY D. TURNER. Raleigh, N. C., July 16, 1856. 56 did not deserve the holy appellation of wife. 2ud. That she was rather too intimate with for want of formality. Messra. Pepper and A. S. Lougee also peti-tioned; (recommended by Messra, W. H. Tucker the Raleigh Register, notifying the said defenears the baried party begins to stir in its sepulchre. sions in Mr. Colton's article, to which he (Mr. B.) 1st District, Lewis Thompson, of Bertie. dants of the filing of this petition, and that unthat Doctor to give pleasure to most husbands; The blood begins to move in its accustomed cnr- took exception. Mr. Colton replied that he was less they appear at the next Term of Court to be held at the Court House in Oxford, on the first O. P. Meares, of New Hanover, Jas. T. Littlejohn, of Granville. A. J. Stedman, of Chatham, and Wm. H. Harrison ;) on motion, laid on the and ignorant of the anthorship of the article to renta-the eye to flash with i's wonted intelli-To the Public. 3rd. That the reception and use of that Ritual, Monday in August next, and answer the Petition, gence-the form, bursting from the trappings of which he had replied, and declined making any Mr. W. M. Adams, (recommended by Messrs AM induced, for about the first time, to make all the circumstances being known, was the enthe same will be taken pro confesso, and heard James Stephens, Thos. D. Sledge and Wm. H. Putney,) also petitiened; on motion, laid on the it public, that I am yet engagea in curing CANCERS. My friends here and in other places the tomb, to swell into its former magnificent retraction; whereupon Mr. Badham commenced couragement of that intimacy, and of the crime of gross deception, if not theft. Gen. J. M. Leach, of Davidson ex parte as to them. proportions, and the Democracy, too late perceiv-Geo. A. J. Dargan, of Anson. an attack upon Mr. Colton, and in the scuffle a Witness Augustine Landis, Clerk of said Court, have persuaded me to this course, and for the table. at office, the first Monday of May, A. D., 1856. A LANDIS, C. C. Jno. D. Hyman, of Buncombe. Beau fort Banner. pistol was discharged, by which Mr. Badham was ing its error, haste to repair the fault by resumsake of all persons troubled with this distressing Mr. R. Johnson, (recommended by Messrs ing the poisoned weapons of assault. said to have been severely wounded. complaint, I new make it known, that if they Nathan Gully, F. A. Belvin, S. H. Rogers, H. July 11, '56. "If there be those, North or South, who desire TRIAL OF THE HON. P. S. BROOKS. call on me in Norfolk city, at No. 79, North Cum-The resolutions adopted by the Whige at Wash Pennington and Willis Scott.) also petitioned berland Street, I will warrant a cure in every in. tration for the North as against the WASHINGTON, July 8 .- The trial of Mr. Brooks Settle Up. ington give no indication that flattery has moved on motion, rejected. Gen. Memucan Hunt, formerly of North tance, (except in cases which are so far gone as Mr. F. M. Ironmonger, (recommended b Mesars. Wm. H. Harrison, W. H. Tucker, J. South, or for the South as against the North, they ook place to-day. Y old business must be closed; and I hope to defy treatment.) I could multiply certificates the Whigs to a love of the Democracy. There Mr. Summer left the city to evade the service Carolina, and a gentleman prominently identified all those indebted will save me the necesinen who should give their suffrages on certificates, but, deeming such a course useless, is a re-affirmation of doctrines and measures for with the Texas struggle for independence, died of a subpoens. of placing their accounts in an Attorney's Partridge and J. H. Kirkham,) also petitioned merely refer to persons of note and high standing to me. For my own part, I know only my country, which they had fought for a quarter of a century on motion, rejected. Mr. Nich. Warren, (recommended by Mesars W. F. Collins, W. F. Askew and L. T. Clayton, After the examination of witnesses. ands, by August Term, for collection. in this city, &c., to whom I cordially invite all in Tennessee on the 26th ult. my whole country, and nothing but my country." Brooks made a speech, in which he said that P. F. PESCUD. past, each and every one, conflicting with the who are skeptical on the subject to address them July 11, '56. -MILLARD FILLMORE'S ADDRESS ON HIS LANDthere were some cases where the law was inadefirst before coming to me I will here state that tf 56. professed creed of their old and hereditary foes. I will not undertake any ladies' breast, as I am no CONGRESSIONAL. juate to afford a remedy, and that while he had also petitioned ; on motion, laid on the table. MOUNTAIN HOTEL. Democracy no longer fawns: its tongue no a heart to feel and a hand to strike, he would de-A Committee, consisting of a member from wrgeon. WASHINGTON, July 7 .- SENATE .- Mr. Yulee WILLIAM BRESSIE, R. A M. each ward, were appointed to attend at the City fend South Carolina from any effort to stain her more drops words of honied sweetness ; it throws Morganton, N. C. FOR GOVERNOR. reported a joint resolution, which was passed, ap-I respectfully refer to the undersigned in this with obloquy and dishonor. He now bowed to Hall, on the 16th and 17th inst., to examine the THIS ESTABLISHMENT continues open for off the mask and the tempter stands revealed,city : Wm. J. Hardy & Bros., Merchants : Nathe reception of the travelting public. Its char-acter as a FIRST CLASS Hotel; its admirable the maje ty of the law and awaited the sentence propriating ten thousand dollars for continuing papers of free persons of color, and grant them JOHN A. GILMER We again call the attention of our readers to the thaniel Currier, City Inspector; Wm. C. Diggs, of the court. permits to remain in the City. the Mail service between Charleston and Havana Cooper ; Whitehurst & Co, Brokers ; Jno Ander-Judge Crawford refrained from any comments. OF GUILFORD COUNTY. Mr. R. H. Battle, City Treasurer, made his re ocation. as regards coolness and quietness, being son, Merchant Tailor; Lady of Rev. Mr. Ber-

Rassives, That we ratify and approve the platform of principles labit down by the American Convention which as-sembled in Philadolphia in February last,
Rassives, That we are in favor of a progressive system of internal improvement: such as will ultimately develop the resources of the State, and such as will not burthen the people with oppressive invation.
Rassives, That we are opposed to the policy of the Gen-

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5th

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7th

ING AT NEW YORK.

VOLUME LVH.

Ensurement squandering the public issues to provide bumarisation for foreign passing the public issues to provide bumarisation for foreign passing that convicts.
Wannas, There exist various and conflicting opinious among Whigs and Democrats, both as to the propriety of amending the State Constitution, as well as the manner and exists to which amendment should be made:
Ensurements, That in order that the paramount principles of Americanism may not be transmelled in the ensuing con-tact by visual State questions, made up by our former politic onl organizations, the party, sechewing sectional issues in the state as wall as in the Union, declare their perpose of oblition is an out of the sector the perpose of oblits is an anio table to the sector the perpose of oblits is and wall as in the State.

following from the Richmond Enquirer :

"As some persons seem to have mistaken both the motive and object of our appeals to old-line Whigs, it is proper that we should acquit ourselves of the unjust accusations to which such misconstruction exposes us. We invite no man of Whig principles to join the Democratic party.

tion was taken, shall the bill pass not withstand-

during the months of August and September, for

which the present contract does not provide. The bill providing for the improvement of the mouth of the Mississippi, which was vetoed by the President, was then considered. Mr. Slidell and Mr. Cass spoke in favor of the bill; the ques-

shiding by and maints present Constitution. Resolutions of the Greensboro' Convention " I scept the nomination with the Plarroux annexed and I accept the PLATTONX with the nomination anneged

MR. FILLMORE'S FEELING TOWARDS

FOREIGNERS. During Mr. Fillmore's late triumphal progress from New York to his home in Buffalo, he was compelled to address, as our readers already know, immense assemblages of the people at the several points along the line of the routeand among others, at Newburgh, on the Hudson, where he used the following language concerning persons of foreign birth, who have songht the shelter of our institutions.

We ask what American-what foreigner, of honest purposes,-can object to these sentiments :

"I have no hostility to foreigners; I have witnessed their deplorable condition in the old coun-try, and God forbid that I should add to their suffering by refusing them an asylum in this .-I would throw the gates wide open, and invite the oppressed of every land to partake of the blessings of our laws and country ; I would only exclude from this emigration the pauper and the criminal. I would give free toleration to every creed; but while I did this, I would, for their sakes as well as ours, declare that Americans should rule America. They should have the benefit of equal laws-but neither education nor knowledge of our institutions qualify them to govern America. The failure of every attempt to establish a free Government in Europe is demonstrative of this fact. But if we value the blossings which Providence has so bountifully showered upon us, it becomes every American to stand by the Constitution of this country, and to proved, and, through the experience of years, jusresolve, that, independent of all foreign influence, tified, and abjured, there is reason to believe that Americans shall and will rule America."

The Augusta (Ga.) Chronicle and Sentinel says the stampede of alien voters in the North and Northwest, from Buchanan to Fremont, is beginning to open the eyes of his fol- foco fold, and labor in the canvass for its candilowers, and they almost imagine they see the handwriting on the wall. They feel that the loss of that vote sounds the death knell to all their fond anticipations of spoils, for they know that its loss seals Buchanan's fate, and places the contest between Mr. Fillmore and Fremont ; and this will be patent to the whole country in a very brief period. The Germans of the Northwest, in Ohio, Illinois, Indiana, Michigan, and Wisconsin, and they compose nearly half the voting population of these States, are already holding immense meetings, and ratifying en masse the nomination of Fremont. And Robert Emmett, the great leader of the Irish in this country, is leading off in the same line of policy .-They are all for "free speech, free-soil and free labor, against slave labor." These are the sentiments of the men, who, the locofocos have told us, were such reliable and true friends of the South 1

len, of Cheraw, south Carolina. Said negro is of dark complexion, is five feet gitive slave law, he tells them he will do it again, nechanics and laborers in the United States th six inches high, weighs about one hundred and May If anything in the course of Col. Benton | if necessary. If charged by the men of the North fifty pounds, and is about 20 yours eld; the left eye of said boy is slightly turned out and he says the standard which has been proved to be the turns over the soil, depositing the finer parts in the furrow, and turning over the turf, Bricks of the best quality and at such prices as will could excite surprise, it would be his present ap- with being a Southern man, he says, frankly, he handsome sum of ten cents per diem. If it would not be considered impertinent by defy all competition. Orders from a distance will be promptly attend Mr. Orr deprecated the fact that an attempt had been made to impress the public mind that parent position in reference to Mr. Buchanan - knows neither North nor South in the d'scharge clods, &c., on the surface. Is cheap, light, and lasting, and easy to both driver and team. the sight is a little affected; he had on, when "A tallow rag, sir ! A good deal of belly, and of his duty. He has never changed, and thereour mechanical friends, we would further suggest committed to Jail, an old wool hat, grey sattinet ed to, and bricks delivered at either of the Depots, Sumner was stricken down while pleading in bepantaloons and a blue striped cotton shirt. The owner of said slave is hereby notified to come forif desired. GEO. T. COOKE & CO. if they conclude to hold their convention and Admirably adapted to almost any purpose for were breast, but no back, sir ! Only fit to nurse | fore has no change to account for. If charged half of the people of Kansas. Such was not true. ch 12, 1855. Raleigh, March ward, prove property, pay all legal charges, and take him away, or he will be dealt with as the law directs in such cases. JOHN D. MOARTHUR, Jailor of Cumberland Co., N. C. babies, sir ! Can be brought to his milk, sir ["_ | with being an "American," he admits it, heart Summer was punished for a libel on South Caro-For license to sell, with further information, Gment. W. H. & R. S. TUCKER. and bear the following inscription : to be done, as far as we can see, is to make him walking cane an inch in thickness. When Mr. W. E WYCHE Brookville, Granville Co, N C. address April 1, '66. 27 June, 19 1856. wtf 50 J H. Gooch, Oxford, N. C., solicits orders for Jailor of Cumberland Co., N. C. July 11, 1856. If 56 W BAPPING PAPER at Factory prices. Call Beaufort Banner. Orr concluded the flouse adjourned. the above plows. ruler over all, as he loves all slike. months.

overture would be as insulting to him as ing the objections of the President, and resulted unjust to our party. A person with Whig con--yeas 31, nays 12. The Chair announced that victions cannot consistently and honestly profess two thirds of those present having voted for the to be of the Democratic party. A person with bill, it was passed. Whig convictions cannot be admitted into the Mr. Mason appealed from the decision of the chair, and after debate the decision was sustain-Democratic organization, without to some extent corrupting its integrity and debauching its prined, 34 against 7. iples. We have a creed which constitutes a test of Democracy, and which no Whig can honestly ubscribe, because it is absolutely irreconcilable with the principles he professes. Au advocate of protective tariffs and of federal aggrandizement annot consistently enter an organization based

an emergency is the present, which demands,

not a fusion of all parties in the South, but a co-

operation of good men for the sake of the Consti-

tution and the Union. We ask no Whig to re-

nounce his principles, except from an honest con-

viction of judgment. We invite no Whig to come

into the Democratic party, unless he chooses vol-

untarily and from conviction to abjure his an-

cient faith, and to profess allegiance to our pecu-

tions is allowable only in certain emergencies,'

but, when a Whig joins the Democratic party,

"he must abjure his ancient faith and profess al-

legiance to our political platform." There are

principles which an honest man can never

change; he may find occasion to approve a sys-

tem of policy, or a measure which once he had

opposed. The change of circumstances-of po-

litical relations-the condition of public affairs.

may justify this much of change. But when

principles are abandoned-when the very essen-

tial elements of government, once thoughtfully ap-

dishonest purposes, unworthy motives, have influ-

enced this result. Yet this is demanded of Whigs

who join the locofoco ranks. We commend this

to all who were leaders or laborers in the White

ranks, and ask them if they can enter the loco-

NO FAULT TO BE FOUND WITH FILLMORE.

The opponents of Millard Fillmore are sorely put

test him, that they dare not even have recourse

since he entered public life, and to talsify them

would be to falsify the record of his country's

to do it over again. If he has executed the fu-

4.6.3

date for the Presidency ?

"An alliance of independent political organiza-

liar platform."

The Senate then passed the St. Mary's river and St. Clair's flats improvement bill over the President's veto, the former 28 against 10, and the latter 28 against 8. The House bill for the admission of Kansa was referred to the committee on Territories upon the principles of free trade, strict construcand the Senate adjourned. tion and State rights; and if we consent to such

House .-- The House ordered to be engrossed an association, it will not be long before the Defor a third reading the bill providing for the set-tlement of the claims of the officers of the Revomocratic party is destroyed by its allies. We object to fusion, because it is consistent neither with lutionary army and the widows and orphans o personal nor political honesty. An alliance bethose who died in service. ween independent political organizations is ano-They refused to suspend the rules to act on the ther and a very different thing. It is not only Senate's resolution fixing the day of adjournment. allowable, but in certain emergencies may be es-The Senate's Kansas bill was ordered to be sential to the best interests of the country. Such

printed, together with the amendments offered by Dunn, Haven and Bennett of New York, and then the House adjourned.

WASHINGTON, July 8. In the SENATE, the Committee on Territories reported back to the House the Kansas Topeka bill, amended by substituting the Senate bill.-

The amendment was adopted and the bill passed, The Houss postponed the consideration of the Brooks and Sumner affair, in consequence of its being before the Court to-day. Mr. Orr moved the previous question on the Senate, for the improvement of the months of of which passed the House by a constitutional majority Mr. Washburne, of Illinois, gave notice that

he would move to pass, over the veto of the Presi-dent, all bills now before the Committee of the Whole, and would ask the passage of all other internal improvement bills heretofore reported in the House.

WASHINGTON, July 9.-SENATE .- The Senat passed resolutions to day directing the Secretary of the Senate to take the three bills passed over the President's veto to the Secretary of State, and order that they be deposited in that department. The Senate is still in session on the propositio

to print 20,000 copies of the Kansas bill as it pass ed the Senate without amendment. House .-- The House ordered 10,000 copies of the reports of the Committee in the Sumner case to be printed.

The subject of the mismanagement of expendi-tures of the public buildings was considered and

and Brooks report, concluding with a resolution to expel the latter and expressing disapprobation

Mr. Cobb, of Ga., moved a substitute declaring

Mr. Clingman agreed with Mr. Cobb. thought the assault too much magnified, and contended that there was no breach of privilege .--Men of courage were rarely abusive but those who falsify were generally cowards. He believed Sumner was closely allied with Garrison and Phillips and was for disunion. If Sumner wanted to degrade the country and Senate he might indulge in

There is nothing hidden or under-hand about such things. him, but he is even so foolish, as ordinary politi-Mr. Bingham replied. cians would think, as to tell, unasked, what he has done and done so badly (?) that he intends

The Board then adjourned. J. J. CHRISTOPHERS, Clerk.

port up to July 1st, 1856 ; That he had received

the sum of \$4433 50, and that he had paid out,

on proper vouchers, the sum of \$4361, leaving a

On motion, Measrs. E. E. Harriss and Wm. N.

Andrews were re-appointed City Constables for

balance in his hands of \$72 50.

Strangers .- Our streets are thronged with strangers,-some in attendance on the Supreme Court,-others awaiting the decision of the Hon.

Thos, Ruffin in the land suit, which has been happy pending so long, and in which a number of pertwo sons from the eastern part of the State are internever ested,-and others attending the meeting of the and d Stockholders of the N. C. Railroad. President, Amer Directors, and other officers are to be elected. A light report of the proceedings will be given as soon as the prejudice against this party which the Louopracticable

Homicide -- We are pained to learn that, on Wednesday last, Mr. J. P. Smith, a Constable of the particulars, and therefore hesitate to express any opinion in the matter. It is thought that Mr, Haywood was laboring under mental aberration at the time of the deed.

Found Dead .- Mr. Robt, Findlater, stone ma son, who has lived in this city for a number of years, was found dead in his bed on Wednesday morning last. A Coroner's inquest was held over the body, and the jury returned the verdict that the deceased came to his death from natural causes.

Fire Company .- There will be a meeting of the Volunteer Fire Company on Saturday night next at the Court House. We are sorry to see so litbills passed over the President's veto by the tle encouragement offered the spirited young men of our city, who have engaged in this movement. the Mississippi, St. Clair and St. Mary's rivers, all and we understand the proposed meeting will be for the purpose of disbunding.

READ, OLD LINE WHIGS .- The following was written by Mr. Fillmore to a friend after he was elected Vice President, and published in the Re-corder of Nov. 8th, 1848, taken from the Buffalo Advertiser :

"Though I have been charged at the South in the most gross and wanton manner with being an Abolitionist and incendiary, yet the Whigs of the South have cast these calumnies to the winds. and without asking or expecting anything more than what the Constitution guarantees to them on this subject, they have yielded to me a most hearty and enthusiastic support. This was particularly so in New Orleans, where the attack was most violent. Really, these Southern Whigs are noble fellows. Would you not lament to see the Union dissolved, if for no other reason than that it separated us from such true, noble and high-minded associates ?

Such then was the opinion of Mr. Fillmore in 1848, and such we believe to be his opinion now. He has neither by word, deed or action cast re-flection upon his old associates and supporters; but with a heart filled with gratitude for the confidence reposed in him, and the steady support he received from the Southern delegation to the Baltimore Convention in 1852, he cannot and never will forget. He would be one of the last men who would repay such confidence by treachery. He respected your rights then-he will re-spect them now. Give him, then, a cordial and hearty support as you did in days past, and the country will have nothing to fear. Southern Recorder.

To MECHANICS .- We would suggest that there should be a National Convention of the Mechanics of the United States to take into consideration the propriety of presenting, in be Buchanan, the Democratic candidate for the Presidency, some fitting testimonials of their ar preciation of his efforts to reduce the wages of

fovernor.	GREGORY & MAURY, Managers
MR. GILMER AT KENANSVILLE. gentleman from Duplin, passenger in this ing's train, has informed us that Mr. Gil- addressed the people of Kenansville, pursu- o appointment, yesterday, and made a most y impression. He spoke for upwards of hours and a half, and our informant says r was a speech listened to with more interest decorum. He presented the claims of the rican party in a calm, forcible and eloquent disabusing the minds of his listeners of	(Successors to J. W. Maury & Co.) \$87,500!! Lottery for the benefit of the STATE OF DELAWARE. CLASS 158 FOR 1856. Drawn at Wilmington, Del., Sat., July 19, 1856. 78 number Lottery—13 drawn ballots. BRILLIANT SCHEME. 1 Prize of

50

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nard, M. E. Church; T. P. Crowell, Agent Phila-

delphia Steamers; Jes. T Allyn, of firm of Allyn, Rose & Capps; Capt. Wm. Freeman July 11, 1856. 2aw3m 56

Splendid Lottery-June, 1856.

&c.

Tickets, \$10 .-- Halves \$5,00--- Quarters \$2,50

Cert's. of Pkg's of 26 whole tickets, \$140 00

do 26 quarter de

Orders for Tickets and shares and Certificates of

Packages in the above splendid Lotteries will re-

rance Company.

OFFICE. RALEIGH. N. C.

Slaves are insured for a term of from one to five

DIRECTORS.

Wm. W. Holden,

Wm. D. Cooke,

R. H. Battle,

Wm. H. Jones

P. F. Pescud,

Seaton Gales.

Board of

Executive Com-

mittee

NOTICE.

WAS committed to the Jail of Cumberland County, North Carolina, on the 28rd ult.,

as a runaway, a negro man, who says that his

name is Sam, and that he belongs to Allen McFar-

26 half do

&c.

P. J. BUCKEY, Agent,

Wilmington, Del.

18.000

250

70 00

85 00

foco leaders have sought to create ; and while abstaining from the custom of abuse and detraction adopted by Gov, Bragg, lost no opportunity to this County, came to his death by the hands of cy. In short, it was just such a speech as must Alfred Haywood. We are not acquainted with tell at the election. Duplin will give a good acoverthrow the specious pleas of sham Democracount of herself next month .- Wil. Herald.

and sentenced Mr. Brooks to pay a fine of three

MAINE POLITICS.

Convention to-day nominated Hannibal Hamlin.

BANGOR, ME., July 8. The Republican State

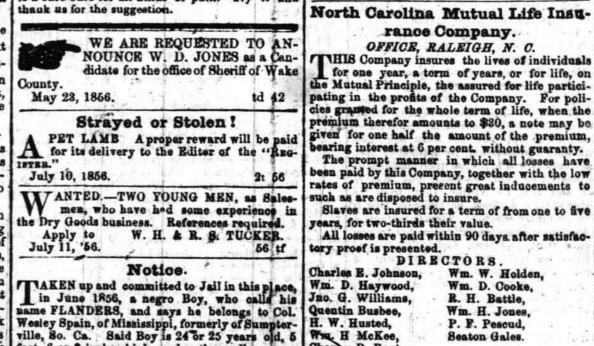
hundred dollars.

for Governor.

morn

A BAD FIX .- Prentice says "the North won" trust the Democratic candidate. "with the resolution annexed," and the South is suspicious of the platform with the candidate annexed." ceive the most prompt attention, and an account of each drawing will be sent immediately after it is

A Great Medicine .- No medicine ever offered over to all who order from me. the public has met with such universal and signal success as Perry Davis' Vegetable Pain Killer In is a sure cure for all kinds of pain. Try it and



Jno. G. Williams, Quentin Busbee. H. W. Husted, Www. H McKee. feet, 6 or 8 inches high, and rather yellow com-plected. The owner is hereby notified to come Charles B. Root, OFFICERS. forward, prove property, pay charges and take him away; otherwise, he will be dealt with as Dr. Chas. E. Johnson, President, Wm. D. Haywood, Vice President, John G. Williams, Secretary, the law directs in such cases. JOHN LITTLEJOHN, Jailer. Wm. H. Jones, Treasurer, Lenoir, N. C., July 10, 1856. E. W. Husted, Attorney, Charles E. Johnson, M. D.) Medical Ranger's Notice. William H. McKee, M. D. TAKEN UP, by N. D. Pace, a Sorrell horse Richd. B. Haywood, M. D. | Consultation R. H. Battle, the following description : Four feet, ten inches W H. McKee, high, with a blaze on the face ; the hind feet white (tharles B. Boot. about twelve or thirteen years old ; valued at \$65 WILLIS SCOTT, Banger. 2tp 56 For further information, the public are referred o the pamphlets, and forms of proposal, which may be obtained at the Office of the Company, or July 11, 1856. may be

OXFORD MALE ACADEMY any of its Agencies. J. H. HORNER, Principal. Communications should be addressed, (post paid;) to T. J. HORNER, Assistant. JOHN G. WILLIAMS. Secretary. THE next session opening on Monday, the 7th July 1856.

of July. Board and Tuition \$75 per session, payable in advance. Oxford, N. C., June 12, '56. wäswom 45

1. 19-12

WYCHE'S CULTIVATING PLOW.

DATENTED 26TH FEBRUARY, 1866, (THE Bladed Plow,) swarded \$20 premium at the last N. C. State Fair, with cutting blades in the place of a moldboard, cuts, divides and

10 S. 1 St. 51 19 19

1000

admit of further commendation. The proprietor has added and is still adding to its comfort and conveniences, and hopes to morit, and continue to receive, the very large share of public patronage which he has formerly had.

remote from the noise and bustle of Court Square,

and the disorder of the drinking Establishments,

in that vicinity; its five Mountain views and re-

ceiving the Mountain air, fresh and unobstructed,

and yet being near enough to the public Square

for any object of business, are too well known to

J. M. HAPPOLTT. N. B. Persons desirous of coming from Charlotte to Morganton will find ready facilities of transportation, there being a daily line of Stages from Charlotte to Lincoluton. At Lincolnton, Col. B. J. Johnston, the proprietor of the Hotel. keeps good horses, carriages, and drivers for public use; and at Morganion, the subscriber is also ready at any time to transport persons to

any point to which they may wish to ge. 10.000 6,000 8.342 July 2, 1856. 1,000

INSANE ASYLUM.

TOTICE is hereby give that FORTY ADDI-TIONAL PATIENTS can now be received in the Asylum.

J. M. H.

3m 54

Applications can be made to the Physician and Superintendent.

EDW'D.C. FISHER Raleigh, April 4th, 1856. 29 tf.

GREAT BARGAINS IN MERCHANDIZE.

N consequence of the death of Mr. JOSEPH B. G. ROULHAC, it becomes necessary to close his mercantile business in this city as soon as it can be.

In order to effect speedy sales, the friends of the deceased, and the public, are informed, that the store will be kept open at his late stand, and that prices will be put down, for cash, to about costs and charges, upon an average.

THIS Company insures the lives of individuals The stock, it is generally known, is excellent in quality and was laid in on fair terms, -embracing ancy Dry Goods, Ladies' Articles, Mourning Goods, Carpets, Hardware, and the best Family Groceries. remium therefor amounts to \$30, a note may be

The business will be conducted by Mr. Albert 3. Simmons, and, as much as possible, will be attended to, on behalf of the family, by the subscri-THOS. RUFFIN.

Raleigh, Feb. Sth, 1856. 12-11.

McCullock Copper and Gold Mine. THE sale of this invaluable property is postay, the '9th of July, 1856, when it, and all its fixtures, will be sold on the premises, at 12 M .---There are thousands of dollars worth of the finest machinery. J. A. MEBANE, C. M. E. Greensboro', June 26, 1956.

STATE OF NORTH CAROLINA .- GRRENE COUNTY .- Court of Equity, Spring Term, A. D. 1856.

Henry Causday and wife, and others, ve. Henry Dixon, Ex'r of Mary Dixon, and others. Original bill.

It appearing to the satisfaction of the Court that Robert Williams and wife, Mary, and Benj Dixon, defendants in said cause, are non-residen of this State, it is ordered by the Court, that publication be made in the Baleigh Register, for six successive weeks, notifying said defendants to be and appear at the next term of our said Court of Equity, to be held for the said County of Greene, at the Court House, in Snow Hill, or the 2nd Monday after the 4th Monday in September next, then and there to plead, answer or demur to said bill of complaint, otherwise the same will be taken pro confesso, as to them, and heard seccordingly. Witness, Richard N. Forbes, Clerk and Master

in Equity for said County; at office, the 2d Monday after the 4th Monday in March, A. D. 1856, bIOHARD N. FORBES, C. M. E.

May 26, 1856. 48-w6w Bricks | Bricks | | Bricks !!!

THE SUBSCRIBERS HAVING MADE PERmancut arrangements for carrying on the BRICK-MAKING business on an extensive scale. are now prepared to contract for the delivery, durthe ensuing season, of from one to two m

. Buddens Scotlatter .

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Mr. Campbell, of Ohio, called up the Sumper to it because they can get nothing to say against him. His antecedents are so perfectly pure, as of Messrs, Edmundson and Keitt, they should be, and he points to them with such honest confidence as the standard by which to that the House had no jurisdiction. to the old device of lying His doings are written upon the pages of his country's history ever

Mr. Brooks expressed gratification that Mr. Bingham disclaimed any personal unkindness, and asked him whether he understood him correctly as saying that he (Brooks) was guilty of the moral turpitude of perjury. Mr. Bingham denied such assertion and Mr. Brooks expressed himself satis-