message was received from the Senate transmitting the report of the Comptroller, with a proposition to print one copy for each memer: which was concurred in.

On motion of Mr. Wiley, the bill laid on the table by his motion yesterday, was taken up and referred to the Committee on Corporations. Mr. Wheeler introduced a bill, (accompanied by a petition,) authorizing Henry Ingold, Esq., to erect a gate across the road crossing the Careading, and referred to the Committee on Pri-

Also, a bill to amend an act passed at the session of 1850-'51, chapter 133, to incorporate the Western Plank Road Company. Passed first reading and referred to the Committee on Internal Improvements.

Mr. D. F. Caldwell introduced a bill to amend an act entitled an act for establishing Public Landings and Places of Inspection, and for the appointment of Inspectors and regulation of Inspections. Passed first reading, and referred. Mr. Webb introduced a bill to call a Convention to amend the Constitution of North Carolina. Tussed first reading and laid on the table.

Provides for taking a rote on the question Convention or no Convention, and if a majority decide in favor of a Convention, that the same pay be called.

ray be called.]
The bill to divide the Common School ording to the white population of the taken up on its second rending; but on mo

of Mr. Phillips, it was laid upon the table. There being no further business, on motion

#### SENATE.

SATURDAY, Oct. 16. A message was received from the House of Commons proposing to raise a joint select committee of five on the part of the House, and three on the part of the Senate, to be called the Committee on Swamp Lands, with power to send for persons and papers.
Mr. BOWER desired to be informed what ne-

cessity there was for the appointment of this proposed Committee.

Mr. STEELE said he was happy to have it in his power to answer the enquiry of the Senator. He happened to be in the House of Commons when the proposition was before that body yesterday, and it was there stated as a reason why this committee should be formed-

The SPEAKER. The gentleman is aware that it is not in order to refer to what has been said in debate in the other House. Mr. STEELE. That is true. I will speak,

Sir, in general terms. I have heard it alleged that frauds are perpetrated in relation to these swamp lands all over the eastern part of the State: and those frauds are of such a character as in the judgment of some persons renders it necessary that a committee, such as is here proposed, should be raised. How the precise facts f the case are I am unable to say; but if there is reason to suppose that any unfairness or misconduct has taken place in the management of those lands, it is the duty of the General Assembly, as guardians of the interests of the people, D. Reid, Erwin, McIntyre, Scales. resting the evil. It seems to be considered nepessary by the House of Commons that a committee of enquiry should be appointed. It can matters that deserve the attention of the legislature. I take it for granted that there are good

Mr. T. F. JONES. I do not know the motive of the gentleman who made the proposition in the House of Commons; but it seems to me we are in a difficulty in regard to the swamp lands. It will be remembered by you, Sir, and by other gentlemen here, that the legislature of this State, ing all the swamp lands to the Literary Board. Afterwards, Sir, another act was passed in re- and Grievances. erence to the subject, construing the first act to mean all the swamp lands that the State had pended money in draining. And there is now, sir, a difficulty in ascertaining to what authority apply for a title, whether to the Literary Board or to the State, when obtaining a grant of any of the swamp lands in the section of the State from which I come. So great is the difficulty that many persons adopt both plans. I investigation, and I hope therefore the message

Mr. CLARK said he would like to understand to the Committee to send for persons and papers no one could tell how far the investigation might might be incurred. It seemed to him it would e time enough to enter upon an investigation of this kind when any tangible or reliable charge f fraud or misconduct had been made. If any

specting titles, as suggested by the Senator from erquimons, that could be done without the in-Mr. BOWER said he did not wish to be understood as opposing the proposition; he only desired to know what its object was, what necessity there was to justify the sending for persons

Mr. CLARK. Perhaps it may be in the power of some person to state the reasons a little more clearly and explicitly hereafter. I will move therefore that the message be laid upon the table for the present.

The motion was agreed to, and the message was laid upon the table-

On motion of Mr. Washington, it was Resolved, That a message be sent to the House

f Commons, proposing to print such of the documents accompanying the message of his Exellency the Governor, as have not been heretofore printed, with the exception of the memorial of the Common Council of Philadelphia, the resolutions of New Hampshire, the resolutions of Florida, and the resolutions of Connecticut. Mr. CLARK moved to take up from the table

the message from the House of Commons. which, upon his motion, had been laid upon the table a few minutes ago, for the appointment lands, remarking that he had been informed that there was no intention to exercise the pow-

The motion was agreed to.

The question then being on concurring in the message, it was concurred in. A message was received from the House of

mittee of six on the part of the House and three militia faws of this State, or abolishing the same

littee on the part of the Senate.

Also a message from the House of Commons

registerable. He was of opinion that the reso- House for the arrangement of the Senatorial districts and apportionment of the House of Commons, and that Messrs. Puryear, Wilder, which he adduced a precedent, and spoke of the Albertson, D. Reid, Erwin, McEntyre and Scales form their branch of the Committee on the subject. Whereupon Messrs. Boyd, Joyner, Bower, Bunting, Woodfin, Brogden, and Willey, were

Received from the House of Commons the resignation of Daniel A. Leach, a Justice of the Peace of Montgomery County, which was read and accepted. On motion of Mr. Boyd, it was

of Commons proposing to raise a joint select curred in. ommittee of two on the part of each House, to prepare and report to the House a tabular statetained in the several Counties, agreeably to the to the committee on Corporations. last census, and the federal population contained in each County Mr. CALDWELL introduced the following

resolution, which was adopted : WHEREAS, by the terms of the Charter incorporating "The North Carolina Rail Road Company," the State of North Carolina cannot appoint and be represented by Directors in said Company until the individual stockholders have paid in on their stock five hundred thousand

Whereas instalments on said individual subscriptions to the amount of five hundred thousand dollars have been called for, and as alleged more than four hundred and twenty thousand

That the Committee on Internal provements be instructed to confer with the of Mr. Cherry, the House adjourned to 11 o'clock | Governor to enquire what, on this behalf, is best to be done for the interest of the State, and that

they report by bill or otherwise. Mr. GILMER offered the following resolu-

Resolved, That the Committee on Privileges and Elections be instructed to enquire whether Henry M. Shaw, a member of this House, was duly elected by a majority of the votes cast for Senator for the District composed of the Counties of Currituck and Camden at the election in August last. And that said Committee report to this House whether said Shaw is entitled to his seat as a member of the Senate from said District, together with the facts upon which they base their opinion. [Upon this resolution a debate arose, which

was participated in by Messrs. Caldwell, Gilmer and Thompson, which shall appear in our

Mr. PERSON. As I conceive the Senate has already arrived at a satisfactory conclusion in bill was read a first time, and referred to the regard to this matter, I move that the resolution laid upon the table.

Pending the question on this motion, On motion by Mr. Lillington, the Senate adourned until 10 o'clock on Monday.

> HOUSE OF COMMONS. SATURDAY, October 16th.

The Speaker announced the following joint committees on the part of the House : On arranging the Senatorial Districts and apportioning the Members in the House of Commons-Messrs. Puryear, Wilder, Albertson,

On apportioning the Congressional Districts -Messrs Stubbs, Brooks, Wheeler, Fagg, Wm. Long, Cook, W. E. Hill, Godwin, Marshall, Mr. Calloway presented a memorial from citicertainly do no harm; and it may bring to light | zens of Ashe county, praying for the passage of

a law to enable persons who make spirituous liquors themselves, out of their own grain reasons for the proposition or it would not have | fruit, to sell by the small measure without a li-Mr. D. F. Caldwell, a memorial from sundry

citizens of Iredell county in reference to the division of said county; and Mr. Carmichael, a memorial from sundry citizens of Wilkes and Caldwell, praying for the

establishment of a new county out of portions as early, I think, as 1838, passed an act grant- of said counties, to be called Clay; all of which were referred to the committee on Propositions Mr. Mooring introduced a bill concerning Pri-

vate Corporations; which passed its first reading, improved, that is upon which the State had ex- and was referred to the committee on Corporations. [Provides for conferring upon the County Courts, a majority of the Justices being present, the power to incorporate Cities, Towns, Seminaries, &c. Mr. W. J. Long, a bill concerning the Supe-

rior Courts of Randolph; which passed its first reading, and was referred to the committee suppose that this state of things must have been on the Judiciary. [Provides that the Clerk the inducement which prompted the introduc- shall not furnish the Judge holding Court with tion of this proposition in the House of Com- a certificate until 12 o'clock on Saturday, unless | Constitution-Messrs. W. S. Harris, Dobson, and no less glorious old leader, as Mr. B. ably mons. It is a subject which is well worthy of the business is completed, or is stopped from unavoidable cause.

Mr. Cherry, a bill to provide for the appointment of a Superintendent of Common Schools, what necessity there was for sending for persons and for other purposes. Passed its first readand papers to enlighten the Legislature respect- ing, referred to the committee on Education, ing these swamp lands. If power were given and ordered to be printed. | Provides for apwith a salary of \$1500, and prescribes his duto Common Schools.]

On motion of Mr. McNeill the Secretary specifications of his contract with Seaton Gales, egislation were necessary to remove doubts red Esq. for doing the printing of the Legislature.

the Judiciary was instructed to inquire into the | was simply this, that the Governor did not feel convenience of sending for persons and papers. expediency of abolishing Jury Trials in the authorized under the law to fill it. He then additional Superior Courts.

On motion of Mr. Scales, the committee on motion was withdrawn. expediency of passing an act forbidding the ing a white person living on or near the place to control them. On motion of Mr. D. Reid, the committee on

Finance was instructed to inquire what alterations are necessary to be made in the Revenue law, if any; and report by bill or otherwise. Sheriff of Lincoln county, was taken up on its the information.

tion to the resolution. He knew how these things were. Sheriffs practiced this system of and keep on record the names of all the free and thus they neglected their duties, and in first reading and referred to the Committee on many cases became nuisances. The law as it Military Affairs. stands provides the means of collecting the tax if the Sheriff will do his duty; and if he chooses porate the North Carolina Mining Company to neglect it, he did not think it proper to con- also a bill to incorporate the Hillsborough Coal sume the time of the Legislature in passing Mining Company; both of which passed their special acts for his benefit. It is a principle of first reading. er of sending for persons and papers beyond a the common law, as old as the law itself, that if The Speaker presented a communication from

the resolution its quietus. Mr. Lander replied. Having met the objec- ing for the Legislature. tion urged on its second reading, he had hoped Mr. McNeill said that his object in introducthat none others would be offered. The Sheriff ing the resolution, he thought, was apparent on ommons proposing to raise a joint select com- of Lincoln, for whose benefit the resolution was its face. But as it did not seem to be underpresented, is now in office, and was elected, at stood, he wished to state that he desired the the part of the Senate, to enquire into the ex- the last election, by a large majority. He is a House to have some information in reference to ediency of either amending or revising the kind-hearted man; and the fact of a man's be- the prices paid, that they might be able to dising a candidate has a tendency to make him so. criminate between the bills in the matter of print-In a conversation a few days ago, he was told of ing. Some were highly important, and it was The proposition was concurred in, and Messrs. In a conversation a few days ago, he was told or proper that they should be printed; others were a gentleman who had had a quantity of corn on proper that they should be printed; others were afterwards he was prevailed upon to become a ner in which the printing had been executed. of the House on the apportioning the State into candidate, and it seemed to work a complete After a few remarks from Mr. Saunders and change in his nature. He said to his overseer, by ou can let that corn go to all who apply, montable, and it was directed that the bond accompatible of the communication was laid on the profits. Wheeler, Fagg, Long, Cook, W. E. you can let that corn go to all who apply, montable, and it was directed that the bond accompatible of the communication was laid on the profits. Hill, Godwin and Marshall, constitute their ey or no money. "The Sheriff of Lincoln has branch of the committee on the subject; where- had a good deal of that sort of schooling, but he State. Messrs. Thompson, Caldwell, Thomas, was naturally a clever and kind-harted man.— Mr. Collins, from the Committee on Private Berry, Lane, McDowell, Drake and He is, moreover, one of the most efficient officers Bills, reported the following bills back to the paign document. Mark that ! Washington, were appointed the committee on in the State. Because he has some of the milk House and recommended their passage

by striking out the years 1848 and 1849. mendment be laid upon the table; which mo-

tion prevailed. appointed the Committee on the part of the on the part of each House, to prepare a tabular to incorporate the True Brothers Society in the statement of the population of North Carolina town of Wilmington ;-all of which were read agreeably to the last census, and the federal population of each county; also one proposing to print such of the documents accompanying the Governor's Message as have not before been Resolved, That a message be sent to the House | certain resolutions. Both of which were con- dered to be printed. [Capital stock \$500,000.]

On motion of Mr. D. F. Caldwell, the bill to tawba River at Oxford's Ford. Passed first ment of the population of North Carolina, con- and Trust Company was taken up and referred

Mr. Lander introduced a bill to authorize the Wardens of the Poor of Lincoln county to sell the land known as the Poor lands in said county, sed its first reading, and was referred to the committee on Private Bills.

to 11 o'clock on Monday.

Monday, Oct. 18, 1852. SENATE. The following gentlemen constitute the Sen-

ate's branch of the Committee on Enrolled Bills for the present week-Messrs. Cunningham, Cowper and Barrow. Mr. Kelly introduced a bill abolishing trial by jury in the County Courts, and for the more speedy and certain administration of justice, which was read a first time and referred to the Committee on the Judiciary, and ordered to be

Mr. Murchison introduced a bill to some discreet person to take the lists of taxable property in the respective counties. The bill was read a first time and referred to the Committee on Finance.

On motion of Mr. Mitchell, it was Resolved, That the Committee on Internal Improvements be instructed to enquire into the expediency of a subscription by the State of a ortion of the stock in the Yadkin Navigation company, and that they report by bill or other-

The resignation of Samuel Vines, Esq., a Justice of the Peace of Pitt county, was received, A message was received from the House of

Commons announcing that the following gentlemen constitute the House branch of the Committee on Enrolled Bills for the present week-Messrs. Gaither, Martin, Eure, Whitehurst and Mr. Steele introduced a bill to alter the mode

of taking the census of taxable property. The

Committee on Finance. The Senate then took up the unfinished business of Saturday, being the resolution introduced by Mr. Gilmer, directing the Committee on Elections to enquire whether Henry M Shaw, a member of this House, was duly elected by a majority of the votes cast for Senator for the District composed of the counties of Currituck and Camden, at the election in August last; and that said Committee report to this House whether said Shaw is entitled to his scat as a member of the Senate from said District,

together with the facts upon which they base their opinion. solution on the table, remarking that the purpose of his motion, originally, was to afford Senators an opportunity of ascertaining the nature of the proposition and of considering how to vote upon it. Sufficient time had now clapsed, and he presumed every Senator present had made up his mind; but he noticed that many were absent and he would therefore propose that the resolution be laid upon the table until

At the suggestion, however, of the mover of ne resolution, Mr. Gilmer, Mr. Person modified his motion so that the further consideration of the resolution be post-

poned until 12 o'clock to-morrow, and be made

the special order for that hour. The motion was agreed to, and, on motion, The Senate adjourned until 11 o'clock to-mor-

## HOUSE OF COMMONS.

MONDAY, Oct. 18th, 1852. The Speaker announced the following Com-

On Enrolled Bills for the week-Messrs. Gaither, Martin, Eure, Whitehurst and Phelps. On so much of the Governor's Message as re-

lates to Free Suffrage and Amendments to the Daniel, Tripp, Perry, S. A. Williams, and Styles. Mr. Tripp introduced a bill to amend an act passed at the last Session of the Legislature en-

his Excellency, the Governor, to inform the

the Hon. R. M. Saunders. Mr. Wilder said he would be sorry to see the resolution pass in its present shape, for it would have no objection to it if it were put in a proper On motion of Mr. Mooring, the committee on shape. The reason the vacancy was not filled County Courts, and substituting one or more moved that the resolution be laid upon the table ; but at the request of Mr. Hill, of Caswell, the

the Judiciary was instructed to inquire into the Mr. Hill remarked that the Governor had already given the reasons. He supposed the gensettlement of plantations, or placing together a | tleman from Caldwell had not read the message, number of slaves for any purpose, without hav- or he would not have introduced the resolution. The reason is there given. Mr. Hill then read from the message what is said in relation to the

disrespectful to the Governor. He was a plain man, and might not be able to do such things in The resolution in favor of James W. Lowe, the best style; but he simply desired to have

was laid upon the table. Mr. McIntyre introduced a bill to ascertain indulgence for electioneering purposes-to en- white men between the age of - and 45, and to

Mr. D. F. Caldwell introduced a bill to incor-

very limited extent, and to this he had no ob- a man sleeps upon his rights he must abide the the Secretary of State, in response to the resolu-

A massage was received from the House of dulged the people when they needed it, he did not think he ought to suffer for it. In reply to tales jurors in the County of Rutherford the

Mr. W. Harris moved to amend the resolution | my in the County of Iredell; the bill to provide for paying tales jurors in the County of Halifax; Mr. Leach moved that the resolution and a- the bill to pay tales jurors in the County of Columbus the same per diem as jurors of the regu-lar panel; the bill to amend the 6th section of A message was received from the Senate pro- the 59th capter of the Revised Statutes, entitled posing to raise a joint select committee of two an act establishing Public landings, &c.; the bill

the second time and passed. Mr. Brooks introduced a bill to establish the Farmers Bank of North Carolina, in Elizabeth City; which passed its first reading, was referrprinted, with the exception of a memorial and ed to the Committee on Corporations, and or-Mr. Byrd introduced a bill to incorporate the Burnsville Division, No. 209, Sons of Tempeincorporate the Greensborough Life Insurance rance, and moved its reference to the Committee on Corporations.

Mr. J. A. Caldwell moved that the bill be rejected. Mr. R. M. Saunders suggested to Mr. C. the propriety of waiting until the Committee had reported upon this and other bills of a simifor the use of the poor of the county ; which pas- lar kind. Mr. Caldwell said he would withdraw his motion for the present, but would endeavor to kill the bill on its second reading, as the pub-On motion of Mr. Amis, the House adjourned lie were already complaining of the time conthey attempt to alarm the people for the securisumed by the Legislature on such business. The bill passed its first reading, and was re-

# RALEIGH REGISTER.

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

RALEIGH, 1

GEN. WINFIELD SCOTT. OF NEW JERSEY.

WILLIAM A. GRAHAM, OF NORTH CAROLINA.

FOR VICE PRESIDENT.

ELECTION ON TUESDAY, NOVEMBER 2nd.

Republican Whig Electoral Ticket, FOR THE STATE AT LARGE,

HENRY W. MILLER, OF WAKE. 1st. District, GEO. W. BAXTER, NATHANIEL BOYDEN. JNO. W. CAMERON, do. RALPH GORRELL,

do. HENRY K. NASH, M. W. RANSOM. do. do. JNO. WINSLOW, do. F. B. SATTERTHWAITE.

do. DAVID A. BARNES. SCOTT AND GRAHAM CLUB. There will a meeting of this Club, at the

Several speeches may certainly be expected. BY ORDER OF THE PRESIDENT.

Court House, this (Tuesday,) evening, at half

HON, GEO, E. BADGER,

This distinguished gentleman addressed the Scott and GRAHAM Club, of this city, on Friday evening last, for nearly two hours, in one of the greatest efforts which it has ever been our fortune to hear. Those who are familiar with Mr. BADGER's faultless declamation, the felicitous bidding, the power of dashing off gems of pol- force." ished wit at his pleasure, and his pure Addisonian English, to appreciate this masterly speech,

former efforts. his heart warm within him and his bosom heave | may communicate. more proudly than ever for his glorious cause. enforced the one and eloquently vindicated the | quently declared his own integrity, honesty and other-if there was a democrat present, who titled an act to provide for keeping a Record of | did not, in his heart, scorn the attempts of the locofoco presses and leaders to calumniate and Mr. Miller presented a resolution requesting vilify Winfield Scott-if there was a solitary pointing a Superintendent by the Legislature, House why he has not supplied the vacancy in individual present, who did not admit, within the Board of Commissioners appointed to revise himself, whatever to the contrary may escape A man's opinions before and after an important extend, or what amount of trouble and expense ties; also amends the existing laws in reference the Statutes, occasioned by the resignation of his lips, the vast superiority of his claims to the support of a grateful country-why then the sincerity of the one, the honesty of the other. not be respectful to the Governor. He would and the intelligence of the third, might well be

Mr. BADGER was listened to by the large auditory present with profound attention, and was frequently interrupted with applause, loud and ces on the boundary in Maine; on the borders long. Would that his voice, in behalf of Scorr of Canada; in the North-west; in the South as and GRAHAM, could be heard in every part of well as in Mexico. His name is honorably con-

### LEGISLATIVE DEBATES, &c.

We are happy to be able to announce that or."-T. L. Clingman, April 27, 1848. the services of HARVEY FOWLER, Esq., an expesession of the Legislature. The public will impulse."-T. L. Clingman, Oct. 8, 1852. therefore immediately perceive the vast superi-

EDWIN A. HEARTT, Esq., the talented Associ- Clingman, April 27, 1848. ate Editor of the Hillsboro' Recorder, is our Reable them to hold on to the office like leeches, abolish the present militia laws. Passed its porter for the House of Commons. His reports are full and very accurate.

We have before us a copy of a secret Circular, issued by Messrs. B. B. Smith, W. L. Otey, W. W. Holden and James T. Marriott, as the party in this County, in the most feeling of great political objections."-- T. L. Clingman, consequences. He hoped the House would give tion of the House asking for the specifications of manner, to rally for "those noble champions Oct. 8, 1852. his contract with S. Gales, Esq., to do the print- (God save the mark!) of the rights of the South,

> leaders are doing-are you ready for the conflict? man, April 27, 1848. If not, lose no time-our adversaries are desperate, and will leave no means untried to carry the State for the Yankee Freesoiler!

In the Senate Proceedings for Wedneshand, and was applied to by his neighbors to short and easily understood, so that it was day, Oct. 13th, 1852, the remarks attributed to get him to share with them. He said to his wholly unnecessary to print them. This was all Mr. Boyn were submitted by Mr. Brognen .agreeing to the proposition of the Senate to not let it go without the cash. In a short time to make in regard to the contract, nor the maniar with the names of members. iar with the names of members.

The New York Evening Post, the lead ing Pierce paper among the freesoilers, has published SUMNER'S ANTI-FUGITIVE SLAVE LAW SPEECH, in pamphlet form, as a cam-

The length of the Legislative Proceedings, and the Governor's Message, exclude a Senate to raise a joint select committee of one the gentleman from Anson, he would express the judicial circuit on the part of each the hope that the resolution would not be killed. In reply to tales jurors in the County of Rutherford the same as jurors of the regular pannel; the bill to incorporate the trustees of Buena Vista Acade-

In January, 1845, Mr. THOMAS L. CLINGMAN denounced Gen. Saunders, Mr. Dromgoole, and the locofoco leaders of the South, generally, as "renegade traitors" to the South, because they raised such a clamor about the danger to the South that would ensue, if Mr. Clay should be elected, and after the election, submitted quietly to the repeal of the 25th rule, excluding Abolition petitions from Congress.

In the same speech, Mr. Clingman declared that the man who would look attentively at the career of Mr. CALHOUN, and did not come to the conclusion that his object was to destroy the Union, was "insane."

This same gentleman, and another "renegade" Whig, James Lyons, of Virginia, become suddenly swift witnesses for the enemy, and publish letters, by concert it would almost appear, on the eve of an important Presidential Election, in their respective States, in which ty of Southern institutions, and drive them from the support of the gallant and patriotic Scorr The House then adjourned to 11 o'clock to- A copy of the Richmond Enquirer, containing the letter of Lyons, has been placed upon the desk of each member of our Legislature, for the purpose, doubtless, of enlightening the benighted minds of (as these locofoco Virginia F. F. Vs. probably regard them,) the ignorant representatives of the plain, old-fashioned and uninformed people of North Carolina! No one can compare this letter with the recent arrogant manifesto of Mr. CLINGMAN, without being immediately struck with the similarity between them in style and substance. The two, most probably, held "sweet counsel" together. Mr. Lyons,

REPUBLICAN WHIG TICKET.

FOR PRESIDENT,

FOR PRESIDENT,

FOR PRESIDENT,

THE PROPERTY OF THE P pression: "Suppose the Convention had no nated Fred. Douglass, the same argument (that we are bound to support the nominec,) would hold good," &c. We should really like to know if Gen. Pierce and his Yankee friends agreed to do anything for either or both of these twin witnesses against "Old Chippewa," during Mr. Lyons' late visit to Pierce, at Concord!

Mr. Lyons is satisfied that Gen. Pierce is a fast friend to the South, because he has been all the way to New Hampshire to see him. There he saw John Van Buren, too, in a meeting of the friends of Pierce and King. And the latter has even become, all at once, in his estimation, an exceedingly clever gentleman and politician. He says:

"But it is said that I am mistaken, because Mr. John Van Buren is a freesoiler. Now I shall have something to say about Mr. Van Buren before I close this address; but at this point jority of upwards of 1,000 for the Whig candi- number of Whigs and Democrats occupied the I will only remark, that I spoke of the Democratic party of New England, which I saw; and if I am correctly informed, Mr. Van Buren is not a New Englander, but a New Yorker. My remark did not cover Mr. Van Buren, therefore. I am perfectly willing, however, that it should, and wish that I could truthfully say that the Wilmot Proviso men of the South, and many others of those at the South, who support General Scott, were as sound upon the Compromise questions and the constitutional rights of the South, (which was the extent of my remark,) as Mr. Van Buren is, and that his revilers here had half his talent, good taste, and gentlemanly bearing. But more of him presently.'

Yes, and presently, if the reader will proceed with his long letter, he will see that Mr. Lyons makes out John Van Buren perfectly sound on the Fugitive Slave law; that Mr. Van Buren had never been opposed to the Fugitive Slave law, but thought it a necessary and constitutional ideas and ponderous thoughts that rise at his law, and one which the North was bound to en-These gentlemen, Lyons and Clingman, ad-

dress the good people of Virginia and North need only be told that it compared well with his Carolina, as though they considered them simpletons and fools-knowing nothing, except If there was a Whig present, who did not feel | what, in the plenitude of their kindness, they They remind us, altogether, of the boy who

hid the stolen fish under his waist-coat, and eloinnocence, whilst the tail of the fish hung out

### CIRCUMSTANCES ALTER CASES.

"I am sorry that Scott's supporters, instead of endeavoring to meet these issues, are merely tic auditory. endeavoring to get up an excitement in relation to his military services."-T. L. Clingman, Oct.

"Scott has performed important public servinected with the historical records of every part of our country; in every quarter he has shown himself to be both a STATESMAN and a warri-

"When Gen. Scott received the nomination,

"There is NO section of this Union that does not owe Gen. Scott a deep debt of gratitude."

"Brilliant military services, like his, are a great feather in the cap of any man; but our people have not deemed them alone sufficient to organs of the Democratic Club," appealing to qualify one for the Presidential Office, in despite

> "Whether Gen. Scott was as good as some others, or not, he was STRONG ENOUGH to

And so on, ad infinitum.

### THE FREESOIL BIOGRAPHY.

We are unable to comply, says the Washington Republic, with numerous applications for copies of the biography of General Pierce issued by the Democratic Executive Committee for Northern circulation. The only copy we have we intend to keep for presentation to the editor of the Union after the election.

For the information of correspondents who may be unable to obtain a perusal of a publication which was never meant for Southern eyes, we repeat that at page 28 it reports these words as a part of a speech delivered by Gen. Pierce at Manchester, New Hampshire, on the 20th November, 1850:

not hate or deplore slavery more than he did."

WINFIELD SCOTT.

THE PEOPLE'S CHOICE FOR THE PRESIDENCY.



WHIGS OF NORTH CAROLINA! SCOTT, THE "WAR-WORN VETERAN," LEADS THE COLUMN! FORWARD!

THE STATE ELECTIONS.

us in these local elections by a greater majority than 10,000, they could and would easily be carried for Scott and GRAHAM in November .-In this belief, we are more than ever confirmed. been abandoned. The Editor of the Herald, who What few returns we have seen, bear upon their was present in articulo mortis, has the following face palpable evidence that local questions have account of the closing scene :

The crowing of our adversaries is premature. SCOTT and GRAHAM will carry the States of Ohio and Pennsylvania as sure as the day of Election arrives. This is virtually admitted by both best qualified by position and personal merit to parties at the North. [Later Intelligence.]

In Ohio, in 38 counties, the Whig gain is 10,-500. Hurrah. In Pennsylvania, 24 counties, official, show falling off in aggregate of nearly 26,000, of which 24,000 were Whig votes! [Later Still.] PHILADELPHIA, Oct. 19, 1852.

WASHINGTON, Oct. 18, 1852.

gain 8,000 on the recent Election in the counties of Lucerne, Schuylkill, Alleghany, Lancaster and Philadelphia alone. The returns from ventive powers could find but little to talk about Ohio continue to look well.

Pennsylvania is sure for Scott. We shall

Webster will certainly decline. Stand firm !

THE SPIRIT UP! A friend informs us that Messrs. MILLER and STANLY made capital speeches, with fine effect, at Goldsboro', on Wednesday last. Another correspondent informs us that the

the East. Upwards of 4000 persons were present. Mr. MILLER, we are assured, made a speech, which fairly electrified the large and enthusias-Mr. MILLER was to have addressed the citi-

zens of Wilmington on Saturday, and we presume he did so. "The work goes bravely on."

AN ADMISSION.

Speech before the Scott and GRAHAM Club of of Doctor George Field of the County of Warthis City, says:

"I attended the Whig Club last night. At 10 minutes before 8 o'clock, Mr. Stanly entered the Court House-was presented to the meeting by the Editor of the Register. Mr. S. acknowledg-Mr. M. stated that it was not his intention to be rienced Stenographer, have been secured for was it not the general feeling that he ought not ed his diffidence in appearing before the citizens and 7 octaves, selected by mythe REGISTER, in the Senate, during the pending to be supported. That was an honest, patriotic of Raleigh, and the members of the Legislature. self and which are warranted for five years. They He then proceeded to denounce Gen. Pierce as will last longer than those made with wooden "We all understand this; Gen. Scott himself | unfit, unqualified, and not the man for President. frames and stand better in tune, which I will sell On motion of Mr. S. P. Hill, the resolution ority our reports must possess over those of any understands it; but he looks for ultimate JUS- He pretended to give a sketch of his, Gen. P's, at low prices. TICE at the hands of his countrymen."-T. L. life; and SUCCEEDED in making his whole life a

blank page in the history of the country." "We thank thee, Jew, &c. In very truth did Mr. Stanly success in making Pierce's whole life a blank page in the history of the Country!"

The Hon. WILLIAM A. GRAHAM arrived at Salisbury on the 8th on his way to Lincoln. Numbers of the citizens flocked to his room to see and to greet him. His presence kindled a who at once resolved upon a public demonstration as a more siutable expression of their high regard; and accordingly, about half past seven Whigs! you see what the Pierce Van Buren | beat any candidate of their party."-T. L. Cling- o'clock, a large procession marched from the Court-house to his lodgings for that purpose .-Gov. GRAHAM addressed the crowd briefly, and the interesting proceedings of the occasion were protracted until a late hour.

> The last "Standard" attempts a reply to our statement of the facts connected with the of the Wilmington and Kaleigh Railroad Com shameful outrage perpetrated by the majority pany will be held in this place on Thursday, the in the Senate, in admitting H. M. Shaw to a seat in that body. The "Standard" makes out a weak defence. There is not an unbiassed man, of ordinary intelligence, in North Carolina, who, upon the strength of the showing presented by the "Standard" itself, will not decide that Dr. Shaw occupies a seat to which he has no color of title!

Mr. J. L. FRENSLEY will resume his Dancing school during the present week. Due TIT C. WORTH, COMMISSION AND FORWARD-"The men who would dissolve the Union did | notice of the time and place will be given here-

TIME FLIES RAPIDLY.

A Telegraphic despatch from Washington, from an authorities course, received on Sunday night, informs us that the accretices have carried their State ticket in each of the States of Ohio and Pennsylvania by majorities ranging between six and ten thousand. There has been, however, the struggle of that eventful day? Have the countries been thoroughly organized? Is every whigh fully proused to the importance of the camerical are industrious and er, a gain of four Whig members of Congress in the two. We are without particulars.

We have all along been of the impression, that if Ohio and Pennsylvania did not go against up' himself and then look after his neighbor!

> "NATIONAL REPUBLICANS" The Webster movement in Wilmington h

influenced them, and that the vote is no test or "We happened up at the Court House on Monindication either of Scorr's popularity, or of the day evening last at the meeting of the National relative strength of parties. In Crawford county, Penn., for instance, there is a majority of 400 for the locofoco State ticket, and yet a mathematical property. There were but five members of the organization present, although a respectable Governor was 336, 744, while at the Presiden- theless that it was a funny meeting, and that tial Election in the same year the total vote this for political purposes, with more gratificapolled was 368, 752, the Whig increase being tion. The discussion was prolonged in an easy, colloquial style for an hour or so, and then a motion to disband the organization was carried by the casting vote of the Chairman, who in declaring the meeting adjourned, hoped that the members thereof would vote for those persons advance the true interests of the country. As Mr. TAYLOR has heretofore acted with the Whig party, this was equivalent to saying that he should vote for Scott and Graham; and indeed, we believe, with few exceptions, the members of this now defunct organization will fall back to their respective places in the Whig column. We sincerely trust so.

We learn that the Speech of Mr. V BLE before the PIERCE and KING Club City, last week, was a complete and total Even a man of Mr. Venable's garrulity al

The truth is the locos hereabouts have entirely failed in their desperate efforts to get up some enthusiasm for the New Hampshire Yankee. But all their speeches do no good. The people ask for the evidences of Pierce's fitness for the Presidency-for his services in war or in peace-and nobody can point to any. He Snow Hill Mass Meeting, which came off on Thursday and Friday, was the most magnificent never originated a proposition while in Conaffair of the kind that has ever taken place in gress, and mortifying misadventures attended him throughout his military career. And then he is an obscure Yankee-closely connected with the biterest enomies and revilers of the South -and his past life gives just ground to distrust him for the future.

### MARRIED.

At Glenwood, the residence of her Father, on AN ADMISSION.

Wednesday, the 13th inst., by the Rev. J. B. Cheshire, General Joseph B. Littlejohn, of ton Journal," speaking of Mr. Stanly's recent Franklin County, to Miss Sallie Jones, daugh-

The Memphis Eagle will please copy.

Music! Music!! Music!!!

TUST received at the North Carolina Music

retail or wholesale; Guitars from 3 to 40 dol-Violins from 25 cts to 50 dollars, Banjos of all sizes and prices, Flutes with from 1 to 8 keys, Octave Flutes, Fifes, Accordeons, French and Ger-

LARGE lot of Musical Instruments by the

A very fine lot of new and fashionable Music Books bound, with the music selected by himself to suit all kinds of performers.

Paints for oil and water colors of every descripflame of enthusiasmamongst his political friends, tion put up in tin boxes or by the single tube .-Canvass on stretchers or by the yard of all sizes. In short every thing that belongs to the Fine Arts.

Perfumeries and Fancy Goods of all kinds too

> K. W. PETERSILIA. Notice is hereby given,

Two second hand Pianos for sale or rent.

numerous to mention

HAT the Annual Meeting of the Stockholders

JAS. S. GREEN, Sec'y.

Wilmington, Oct. 10, 1852. ADIES BLACK GAITERS.-Just received from the Manufactory and for sale by J. BROWN.

Raleigh, Oct. 18, 1852. TRIME BLACK TEA .-- 1 Chest in half pound Papers. Just received and for sale by
J. BROWN. Raleigh, Oct. 18, 1852.

ING MERCHANT, Wilmington, N. C. yulJ 1st, 1851.

third reading.

THE "SIAMESE TWINS."