The Senate adjourned until to-morrous morning II o'clock,

HOUSE OF COMMONS.

Tuesnay, November 2, 1832.

Mr. Dobbin moved to adjourn, which was Mr. Puryear, from the committee on Proions and Grievanees, reported favorably on the bill to establish places of inspection in

Wilmington or elsowhere on the Cape Fear riser; and it was read a 2nd time and pass-Unfavorably on the bill concerning pilot and pilotage; and it was laid on the table. on the bill to perfect titles to lands entered in Macon county previous to March 15, 1852; and it passed its 2nd read-

Mr. Wheeler moved to adjourn. Not a

Mr. McNeill, from the select committee to consider and report upon the proposition of T. G. Clayton to furnish apparatus to take yeas and nays, reported against it and asked

be discharged. Mr. Gwrun, of Surry, introduced a bill to establish a new county, to be called Blue Ridge, out of portions of Wilkes and Surry. Referred, with accompanying memorials, to the committee on Propositions and Grievanc-

The bill to incorporate the Gulf and Graham Plankroad company, was read a third time and passed. Mr. Lander, of Lincoln, moved to adjourn

and 3rd time and passed. Mr. Eure, of gains, moved to adjourn, and the vote stood 24 for adjourning and 26 against to amend the act to incorporate the North it; whereupon the Speaker announced a quo- Carolina railroad company, which was referrum was not present and adjourned the red to the committee on Internal Improve-

SENATE.

Wednesday, Nov. 3. 1852. The Speaker being temporarily absent

Mr. Gilmer presented the memorial of the Grand Jurors and other citizens of Guilford, asking the passage of a law providing for the payment of tales jurous of that county; which ns laid upon the table.

Mr. Thomas introduced a bill to incorporate the North Carolina and South Carolina Turnpike Company; which passed its first rading, and was referred to the committee on Internal Improvements.

Mr. Thomas introduced a resolution to

send a message to the Commons, proposing int select committee of foar or the part of the Senate, and six on the part of the House, to take into consideration the Western Turnpike, and also the lands pledged for its construction; and that they be in-structed to report by bill or otherwise, for the sale of said lands. The resolution was anended, on motion of Mr. Gilmer, and adop-

Mr. Boyd introduced a bill to pay tales urors of Rockingham county; which passed its first rending. The Senate adjourned until to-morrow

morning 11 o'clock.

HOUSE OF COMMONS.

WEDNESDAY, Nov. 3, 1852.

Mr. Carmichael presented a memorial from citizens of Wilkes county, praying the repeal of a law which forbids the construction of dams scross Roaring river. Referred to com-Propositions and Grievances.

of ton umber at Wilmington or other points on the Capa Fear river, and the bill to confirm entries of land made in Macon county vious to 15th Morch, 1852, were each read a

ty, and that to establish a road in Catawba ry. county, and that to alter the name of the The select committee on the bill to repeal county sent of Stokes, were each read a third the set to provent obstructions to the passage time and ordered to enrollment. Mr. Webb, of Rutherford, offered a resolu-

tructing the committee on Finance to Phelps, Miller and Ward. leto the expediency of altering the revenue laws so as to impose a tax of \$100 on circus performers in each county and \$10 Mr. Wyune, of Hyde, introduced a bill to

repeal an net passed in 1850-'I entitled an act to p event the obstruction of the pussage of fish in inlets of the seacoast of the State which was read first time and passed, and the tules being suspended it was put on its 2nd

On motion of Mr. Spruill, the bill was re erred to a select committee to consist of sev-The bill to incorporate the Haywood and

Chapel Hill Plankroad company was read 3d time and passed. On motion of Mr. Williams of Warren, the

bill to pay tales jurors was taken up, and after a few remarks by Mr. Dargan, of Anson, it was rejected by a vote of 48 to 42.

Mr. Saunde s. of Wake, present a memo-rial in favor of he heirs of Richard D. Cooke, ecraing some land claimed as an escheat by the University of the State. Referred to intree on the Jediciary. On motion of Mr. Sanuters of Wake the

hill concerning the Raleigh and Gaston Railroad was taken up and made the special order of the day for Monday next. On motion of Mr. Erwin, of McDowell, the House adjourned.

SENATE.

Thursday, Nov. 4, 1852.

Mr. Hoke offered the following resolution meh was read and adopted : Residved, That the committee on Swamp

Lands report to the Senate, at their earlies ice, the sumber of seres of land awned by the State, the number of acres f and undrained, the value of the same ad the sum it would require to drain the said

ven to appoint superintendents of Comm To extend the right of appeal in certain

To amend the Revised Statutes co

livorce and alimony.

To authorise the county courts to make impensation to justices appointed to take the

list of taxable property.

To establish the dividing line between Craven and Beaufort counties. To amend the not establishing public land-

ings, &c. Concerning the embankment of To appoint commissioners to sell a pur-

Authorising the probate of all deeds and bills of sale requiring registration, before the clerks of the county courts at any time.

To smend the 1st section of the 64th chapof the Revised Statute t. The bill to confirm the establishment of Yadkin county, was read the third time, pas- and referred.

sed and ordered to be engrossed. The bill to pay tales jurous in Rockingham mory, was read the second time, amended on motion of Mr. Gilmer, by extending its provisions to the county of Guilford, and pas-

sed its second reading as amended. The Senate adjourned until to-more morning 11 o'clock.

HOUSE OF COMMONS.

THURSDAY, Nov. 4, 1852. Mr. Phillips, of Orange, presented a memo rial from S. L. Holt of Alamanee county, setting forth ob'ections to central railroad and praying that the bounty of the State may be used to benefit, and not destroy, the little county towns.

Mr. Puryear, from the committee on sitions and Grievances, reported the bill to Not agreed to.

The bill to incorporate the Haywood and bridges in the State, with a substitute, which Chapel Hill Plankroad company was read was adopted, and the bill passed its 2nd resdamend an act concerning, roads, ferries and

Mr. Saunders, of Wake, introduced a

[Requires the board of Internal improveints to subscribe two millions of dollars, ng og as soon as it can be raised on the dissind for that purpose, and one-fourth part every six months thereafter, or in smalier sums and oftener, as the interest of the company may Fequire. The board of direcconsent of his council, and four to be elected by beliet at a general meeting of the stock-

Mr. Dortch, of Wayne, a bill to prevent the sale of spirituous liquors to free persons of companies liable for damages done by fire from color. Referred to committee on the Judi-

[Makes any person selling spirituous liquors to free negroes punishable, on convicn, with fine or imprisonment.

Mr. Ward of Beaufort introduced a bill incorporate the North Carolina and Atlantic formance of their duty, allowing themicompensa-Railroad company. Referred to committee on Internal Improvements. [Provides far extending the Central Rail-

d from Goldshorough to Beaufort. Mr. Long, of Randolph, moved to reconst

der the vote by which the bill to pay tales jurers was rejected yesteaday. Mr. Williams littee on the Judiciary.

Academies in the county of Randolph. Refer- Court. And so provide in the duty of the grand red to the committee on Corporations. bill to amend Mr. Bynum, of Chatham, a

cerning revenue. Referred to committee on report a bill to accomplish the foregoing ob.

July taxable instead of on 1st April. The engrossed bill to give exclusive juris-gersons holding personal property in com-diction to the superfor courts of Stanly coun-Mr. Phillips a bill to protect the rights of

> of fish at inlets on the seacoust consists of Messes. Wynne, Spruitt Jarvis, D. F. Caldwell,

Mr. Jones, of Tyrrel, introduced a bill for the protection of boats, causes, consting and to the committee. sea vessels, which was read and luid on the table

The House then adjourned

SENATE.

Friday, Nov. 5, 1852. The following engressed bill was received from the Commons, and passed its first reading,

A bill for the better government of the town of Lincolnton, &c. Mr. Richardson introduced a bill to increase

the capital stock of the Bank of Wadesboro which passed its first reading.

Mr. Hoke introduced a bill, accompanied by memorial, to incorporate the trustees of Cataw. ba College; which passed its first reading and was referred.

The engrossed bill concerning the distribution of the school fund in the county of Gaston; and the engressed bill to authorise fifteen jus, tions of the county of Craven to appoint super. intendents of common schools, were read the third time, passed and ordered to be enrol.

On motion of Mr. Gilmer, Messrs, T. F. Jone the Judiciary.

The engressed bill to authorise the County ted to take tax lists, passed its second read.

OUSE OF COMMONS. Friday, Nov. 5, 1852. ed a petition from Gastor est staching any por

To authorise any fifteen justices of Cra- ferred to the committee on Propositions and

Mr. Dobbin presented a petition in regard to obstructions in the Cape Fear River; which was reading and was referred to the committee on referred to the committee on Internal Improve-

Mr. Johnson presented a bill to incorpo the Greensborough and Deep River Plank road ompany. Passed first reading and referred.

Mr. R. M. Sauuders, from the committee on the Judiciary, to whom was referred the bill abolishing the trial by jury in the county courts, passed its first reading, was referred to the comand for the more speedy and certain administra. tion of justice, reported the name with various ed. [Requires executors to give bond and seamendments, to be entitled a bill concerning the curity. m of the streets of Shelby in Cleveland Superior and County Courts. Ordered that the The Speaker stated to the Senate that the bill bill and proposed amendments be printed, and to amend the Constitution of the State, it had be made the order of the day for Tuesday next, just occurred to him, did not pass its first read- ler organization of the County Court of Pas at 12 o'clock.

Mr. Wheeler introduced a bill to authorise Cline, Sheriff of Catawba county, to collect arrears of taxes due him. Passed first reading

The bill to repeal the 7th sec. of the 82ad chap, Rev. Stat. was rejected on its second read-

On motion of Mr. Marshall, the committee of Finance were instructed to inquire into the exnediency of so amending the law as to exempt from taxation the selling or retailing of wine the growth and manufacture of North Carolina.

Mr. W. E. Hill introduced a bill to make and unlawful hunting, indictable. Passed first referred. reading and referred.

The proposition of the Senate to raise a joint select committee on the Western Turnpike road, &c. was concurred in. The House adjourned until to increase 10

dock.

SENATE.

Saturday, Nov. 6, 1852. Mr. Woodfin, from the committee on the Juficiary, to whom was referred the bill to extend the time of registering grants, mesne convey. lay the bill on the table for the present. ances, bills of sale, &c. reported the same back to the Senate, and recommended its passage;

also reported back the bill to amend the Revised Statutes concerning divorce and caliniony, and 10 o'clock. me-fourth to be paid at the time of subscri- recommended its rejection. The bills were not ted to be read to morrow. Mr. Woodfin, from the same committee reported back the hill to authorise, the probate of deeds, bills, of sale, &c. before the clerks of

tors to consist of ten persons, six of whom County Courts at any time, with an amendment. are to be appointed by the Governor, with the The bill and amendment were noted to be read Mr. Woodfin from the same committee, recommended the rejection of the bill making railroad

locomotives. Noted to be read to morrow.

Mr. Thomas introduced a resolution instruct ing the Judiciary committee to inquire into the expediency of requiring Justices of the Peace to give bond and security for the faithful per. tion for their services, requiring them to keep a record of their proceedings; to have jurisdic. tion of all cases of assault and battery trought before them, in cases of submission, and to fine one or both of the parties, nut less than two nor more than fifty dollars ; to allow the right of demanded the year and nave, and the House appeal either party giving bond and scenrity to agreed to reconsider by a vote of 64 to 33 .- indemnify the county against the payment of The bill was then recommitted to the com- costs: Where no appeal is taken, and the fine is paid, justices shall pay, over the fines for the Mr. Long, of Randolph, introduced a bill to use of the county, and report the cases settled forporate Science Hill Male and Female before them to the Clerk of the Superior Jury that no further proceeding shall be had sec. 25 chap, 102 of Revised Statutes con. thereon in Court. And that said committee

> lects. was to authorise Justices to settle cases of as-sault and battery that may be submitted, and college expires, to teach in our common schools after the line between the counties of Lincoln and in error and have been deceived, it will be no thereby save delay and expense to the public .- gratuitously for the same period. Such cases usually remain in court some time, and tax the county with costs. Allowing the instices to settle them would, in his opinion, fa. pany. Passed first reading and referredcilitate the administration of justice, and relieve the people from much of their burthen tax. ation, He, therefore, hoped the Senate would consent to have themsetter, as proposed, referred

Mr. Lillington said as he understood the latter part of the resolution, the instruction to the committee was to report a bill to carry out the objects specified therein. He was opposed to giving instructions to provide for this radical change in our laws; but if the Senator from Haywood would amend his resolution so as to allow the committee to report by bill or other.

wise, he would not object to its adoption. Mr. Gilmer thought the Sanator from Hay wood ought to take the responsibility of drawing a bill himself for this popular movement, and ford. take all the credit to himself that might result from the introduction of such a proposition .-Mr. G. then proceeded, in a brief but strong argument, to show the inexpediency of the measure; and that, in his opinion, it would have a tendency to obstruct, rather than advance the administration of justice and popular liberty. It would open the door to injurious comprom

Mr. Thomas promised the gentleman from lating the selemnization of marriage; which Guilford that he would prepare a bill and show his hand, and present it to the committee. He disclaimed all intention to make a political bob. and Washington were added to the Committee on by or capital of any sort out of it. In regard to the House by the Judiciary Committee, with a injurious compromising of cases, he wondered if that could not be done as well in court as out of hill then passed its second reading. Courts to make compensation to justices appoin, it? As to requiring Justices to give bond and security, there was nothing conflicting with the and the bill to smend the act compensating Jurors Constitution in either that or the power to be con- of the original pannel in the county of Beaufort, The bill to pay tales jurors in the counties of ferred upon them, as it would be left to their having been also fovorably reported upon by the Rockingham and Guilford, was read the third option whether they would give the bond; and same committee, passed their second reading. time, passed and ordered to be engrossed. " if they failed to do so, both the powers and the The engrussed hill to pay tales jurous in the compensation would be withheld and the counties of Halifax and Nash was taken up and law would take the course as now provided .-amended by extending its provisions to the coun. Such a change in our law was desired by his was adopted, instructing the committee on the ties of Granville and Sampson, and passed its constituents, and he thought it would have a to inquee into the expediency of third reading as amended. And the engrossed salutary effect throughout the State, in shortening by the law the practice which to bill to pay tales jurors in Columbus county, was ing law suits and saving costs to the counties no extent prevales of squatters setting on amended by extending its provisions to the coun. The power proposed was conferred on the Jus. led. The two amended bills were sent to where the law worked well ; and he could see mons asking their concurrence on the | no reason why it should not in North Carolina. The lawyers, he thought could not object to it. as it would not curtail their fees. The cases proposed to be brought under the original jurisdim tion of the justices, were, as already stated, eas. es of submission, and such, when taken into court, as usually are unable to pay the fees of counsel and always saddle the county with costs.

He had no objection to the amendment propose

by the Senator from Rowan, and accepted it.

the repeal of the first section of the fourth article of the amended Constitution, which provides for

Mr. Cannady introduced a bill in relation to executors of last wills and testaments; which Commons passed their first reading, and some nittee on the judiciary and ordered to be print-

ng, under the rule, as ordinary bills. The Com, quotank. titution was paramount to the rules of the Sen ber and too Timber at Wilmington, &c. ate, and that required for the passage a bill proposing amendments to the same a three fifths dolph, Alamance and Currinuck, rote at each of its three readings. The bill wasnot, therefore, passed, as had been noted, but Statutes concerning divorce and alimony was only referred to the committee.

Mr. Steele moved that the vote by which the earried; and the bill being put upon its passage Statutes, so as to show the Sherins of tray wood, Macon and Cherokee twelve days t its first reading, was rejected—only 26, not three make the return of the Presidential election. fifthe, voting in the affirmative. The engrossed bills to incorporate the Hav.

wood and Pittsborough, and Concord and Anson wilful trespass on land, by cutting timber trees. Plank roads, passed their first reading, and were The engrossed bill to establish the dividing line between the counties of Beaufort and Cra

> ven, passed its third reading, and was ordered to be enrolled. The bill to increase the capital stock of the Bank of Wadesburough, was read the second

Mr. Clark said they had a great many appli cations to increase the banking capital of th State and he wished to know to what extent it was designed to carry it; and therefore moved to

The motion was carried and the bill necord ingly laid on the table. The Senate adjourned until Monday morning

HOUSE OF COMMONS.

SATURDAY, Nov. 6, 1852. Mr. McIntire introduced a bill to amend the Constitution of the State of North Carolina; which passed its first reading and was referred to the committee on the Judiciary. [Provides that section first, article 4th of the amended Constitution be amended by striking out all af. ter the first clause, and inserting a provision for amending the Constitution by Convention on.

Mr. Durham introduced a bill to incorporate the trustees of the Hillsborough Academy.-Passed first reading.

Mr. Fagg introduced a bill to establish a pub. lie road in the county of Madison; which passed its first reading and was referred.

Mr. W. K. Martin introduced a bill giving the election of Clerks and Masters in Equity to the people; which passed its first reading and was referred to a soluct committee of five, consisting of Mesars, Martin, Lyon, Turner Bynum, Philips, and Pegram.

Mr. Wheeler increduced a bill to establish the North Carolina Military Institute; which pass. first reading and was referred. ed its first reading and was referred to the com. The proposition of the Senate to adjourn mar dis-mittee on Education. [It provides that said on the first Monday in December next, was hid on ed its first reading and was referred to the com. natitution shall be located within five miles of the Catawba Springs, the Governor of the State to appoint the Board of Visitors, and be ex offi.

Mr. J. B. Cherry, from the committee on Educacio President of the Board; and he shall, with tion, to whom was referred the bill to provide for the advice and consent of the Literary Board the appointment of a Superintendent of Common appoint one cadet to be educated in said Insti. tute from each Senatorial District, whose ex. mended its passage. Laid on the table and made ever our brothers and fellow citizens. We comwas to authorise Justices to settle cases of as- dets to pledge themselves, after their term in

> Mr. McNeill introduced a bill to incorporate Mr. McNeill introduced a bill to incorporate Burton and McIntyre, when Mr Wheeler offered a demn what is wrong. Here is our hope—such the Lumberton and Cape Fear PlankRoad Com, substitute, which was adopted; and the bill pass- are the identity of interests, the virtue and in-

growth and manufacture of this State. Passed first reading and referred.

Mr. Gwyn introduced a bill to incorporate the town of Jonesville, in Yadkin county; which passed first reading and was referred to commit. tee on Cornerations. Mr. McDugald introduced a bill to incorpo

rate Elizabethtown, in the county of Bladen. Passed first reading and referred. The following engrossed bills from the Senate

passed their first reading: The bill to confirm the establishment of t ounty of Yadkin.

To pay tales jurors in Rockingham and Guil

To authorise the county court of Perquimar

to sell a portion of its public square. The amendment of the Senate to the energy Columbus and Halifax, were concurred in, and his countenance became animated, and his eye said hills colored to be enrolled. said bills ordered to be enrolled.

Mr. Phillips introduced a resolution instrucing the committee on the Judiciary to inquire into the expediency of amending the law reguwas adopted.

The bill in relation to the collection of copart nership and other debts, was reported back to recommendation that it be passed. The said The book was then brought and the whole

The bill to do away with collateral warranties, The Judiciary committee reported back the bil

to pay tales jurors, with an amendment; which passed its second reading. Mr. W. S. Harris, from the Committee on Constitutional Reform, to whom was referred the bill

to whom was refered the bill to protect live stock same with amendments; which was laid upon the

The House

SENATE. Monday, Nov. 8, 1852.

Mr. Progden introduced a bill to exempt persons of sixty-five years of age and up-

amendments to the Constitution. [Provides for grants, &c., passed its third reading and was

Messrs. Thomas, Washington, Bower and Thompson were appointed the Senate's branch amendments to that instrument by the Legislas of the committee on the Western Tumpike

> The following engrossed bills from the of them were referred to appropriate commit tees, viz: A bill cencerning public roads, ferries and

bridges in the county of Bladen. To perfect titles to band entered in Maco previous to 15th March, 1852.

To repeal an act of last session for the bet Concerning the sale and inenection of lum

Concerning the Superior Courts of Ran The engrossed bill to smend the Revised

Mr. Woodfin introduced a bill to greend the bill was referred, be reconsidered; which was 1st section of the 41st chapter of the Revised Statutes, so as to allow the Sheriffs of Hayastead of eight; which passed its first reading. The rule was suspended, and the bill was put upon its second reading; when, on the mowas so amended as to include the counties of

> ffs of the several counties of the State, passed s amended and ordered to be engrossed. On motion of Mr. Boyd the report from the

> abmitted another report.
> On motion of Mr. Thompson, so much of the balance of the report was ordered to be laid on the table.

Mr. Sieele introduced a bill to incorporate passed first reading and was referred.

of the several acting Justices of the Peace in which passed its first reading.

The engrossed bill to authorise the wardens

situated, passed its third reading and was ordered to be enrolled. of Rufus H. Page. Passed first reading and

The hour of twelve having arrived, the Senate proceeded to the consideration of the special order, being the bill to repeal the act of 1850-'1, entitled an act to establish a new ounty by the name of Jackson. After derate, the bill was postponed until Wednesday next, on the motion of Mr Thomas.

The Senate adjourned until to-morrow morning 10 o'clock.

HOUSE OF COMMONS

Montiax, Nov. 8, 1852. The House Committee on Western Turnpike Road to, are Mesers, Flow, Smith, Lander, Fang, Munlay, and Styles.

Mr. Chesnut introduced a bill for the better reg

unfaithful rulers quake and tremble. schools, and for other purposes, reported the bill back to the House with amendments, and recom-

Gantau, reported adversely threon.

Several motions were made to amend by Messrs.
Button and McIntyre, when Mr Wheeler offered a

the House, 45 to 29, our, avery then moved to strike out the 18th section (which authorises the Haleigh and Gaston Railroad Company to effect a junction with the Central road at Baleigh immediately,) and insert an amendment giving that authority after the super-structure of the Central road shall be laid down from Goldsborough to Ealeigh, and providing for murchandar or condensation and providing for murchandar or condensation from Coldsborough to Ealeigh, and providing for murchandar or condensation for the central road shall be laid down from Goldsborough to Ealeigh.

our chasing or condemning lands for that purpose.

Mr. Spruill called for a division of the question, and the motion to strike out the said 18th section was carried; and pending the question to insert the amendment, the House adjourned.

Further Particulars of Mr. Webster's Last

Moments-His Dying Words. BOSTON, Oct. 24, 74 P. M - We learn from gentlemen just arrived from Marshfield, that up to 10 o'clock on Saturday evening, Mr. Webster continued to fail very rapidly .ed bills to pay tales jurors in the counties of Arousing from his lethurgy at about 10 o'clock full health. He exclaimed-" I still live, and immediately sank into tranquil uncor

> sciousness. Between 10 and 11 o'clock Mr. Webste repeated distinctly, the words, "poetry-Gray's." Fletcher Webster then repeated the first line of Gray's Elegy.

"The curfew tolls the knell of parting day"-"That's it-that's it," said Mr. Webster, stanzas read, which seemed to give the dying

man much pleasure.
From 12 to 2 o'clock he manifested much also occurred, which led him to think that death was near. While in this condition some expressions fell from him indicating a tope that his mind would remain to him to and shadow of death, I will fear no evil, for to amend the Constitution of North Carolina, (pre-viding for the free suffrage amendment,) reported they comfort me." Mr. Webster exclaimed adversely thereon. The hill was laid upon the ta- to this, "The fact-the fact-that is what I meant-thy rod-thy rod-thy staff-thy

The close of his life was perfectly tranquil from malicious destruction, reported back the and easy. Mrs. Webster was unable to witness his last moments, and awaited the event in her own apartment.

His bedside was surrounded by his son, letcher Webster, Mr. and Mrs. Paige, Mr Harvey, Mrs. Levy, Edward Curtis, Mr. Thomas, Mr. Appleton, Drs Warren and Jefurred the room to gaze upon the lifeless re-mains of her beloved partner. The scene worthy of the cause.

The resolution as amended, was then adopted. wards from serving as jurors; which passed was painful beyout description. Her grief Mr. Steele introduced a bill to amend the Con- its first reading and was referred to the com- gave utterance in the most agonizing tones of sorrow. But it were vain to attempt to mirstitution of the State; which passed its first mittee on the Judiciary.

sorrow. But it were vain to attempt to mirreading and was referred to the committee on The bill to extend the time of registering for the scene. It was a picture never to be forgotten.

THE STAR.



Libertus et natule solum.

RALEIGH, November 10, 1852.

V. B. PALMER, the American Newspaper Agent dvartisements and subscriptions at the rates as requir-t by u.e. His received will be regarded as payments in offices are BOSTON, Scotlay's Building; NEW ORK, Tribing Buildings; PHILADELPHIA, N. W. Sener Tuici and Chestnut Sts.

Our Defeat. Woll, the great struggle is over, and we are most signally beaten. Gen. Pierce takes all the Northern States but two; and it may turn out ons of Musses. Shaw and Washington, it that be has swept the whole South and West. Gen. Scott has Vermont and Massachusetts a 'urrituck and Carteret in its provisions .- lone set down to his credit; and all that he can The bill was then read the third time, under be expected to get out of the States to be heard suspension of the Trufes and so amended as from, are Tennessee and North Carolina, and they in hinke it a general hill, applying to the Sherare very doubtful.

We have never been over sanguine of success as our readers know. We have reneatedly ommittee on Tabular Statements, was taken and candidly expressed our doubts as to the re up and recommitted. Whereupon Mr. Boyd sult. Gen. Scott, it is well known, was not our first choice. We remonstrated against his nom ination, for reasons which we knew could no e report as relates to the Indian population but operate unfavorably upon the Whig cause was referred to the Judiciary committee, and with him as their leader; but it is unnecessary to repeat them now. He was chosen standard. bearer, and a noble platform was adopted, which Excelsion Lodge No. 41 L. O. O. F.; which he accepted, and upon which he stood upright; but it was too late. That platform was unpala-Mr. Kelly introduced a resolution requiring table among the free soilers of the North, and a he Secretary of State to procure the names large body of the Whigs in the South were too much chaggined at the injustice done to Mr. this State, and report to the General Assembly; Fillmore to rally, and many were deluded by the President of the United States, held yesterday in ery of the enemy that Gen. Scott did not approve of the poor of Lincoln county to sell the land the platform, and was hostile to the fugitive slave

on which the poor house of said county is law. In addition to this, nearly all the factions and isms of the country were calisted for Pierce; which sufficiently accounts for the worse than Mr. Thomas presented a resolution in favor Waterloo defeat of the Whig party; and it is useless to pursue the subject any further.

But the Whigs have sustained a complete dismfiture so far only as their candidates are ncerned. "Their principles stand, and must ntinue to stand, in their conservative charace inties, so long as the Republic endures "-Though powerless, as a party, each individual member retains his sovereignty and indepen dence, and his power and influence will continue to be felt, in society and in government, for good. One of the cardinal principles of the Whig party, is submission to law and public authority. They will, therefore, raise no factious opposition to their rulers. They will judge the new administration by its acts. If it shall manage the public affairs wisely and prosperously, they will approve; if it shall pursue a reckless and disastrous course, they will, as in duty bound, raise the standard of opposition; and whenever they have cause to rally, they have talents, patriotisa and numbers sufficient to make incompetent or

At present, then, the battle ended, we throw

down the tomalnawk theerfully, and will smoke the calumet of peace with our opponents-now as ittee on Propositions and patriotic motives. If they find they are and Pierce 506, being a democratic gain. less their daty than ours, to renounce and condemn what is wrong. Here is our hone-such pany. Passed first reading and referred.

Mr. Matthews introduced a bill to prohibit any corporate body from levying a tax on articles the Gaston Railrhad Company.

and the line passed first reading and referred.

The hour of 12 having arrived, the House took in telligence of the American people, that they will up the special order, being the billing mend an interest, one time and in telligence of the American people, that they will up the special order, being the billing mend an interest, one time and interest, one time and in the company of the American people, that they will not fail to arouse and unite against palpable and corporate body from levying a tax on articles the Gaston Railrhad Company. amendment to the 18th is what brings about every once in a while a Mr. Ascry moved an amendment to the 18th is what brings about every once in a while a section, as a provise, which the Speaker decided total breaking up of old party organisations, and out of order, and, on an appeal, was sustained by it will ever provent any party from continuing Mr. Avery then moved to strike out the 18th sec. long in power while in the practice of profligacy

to-day's Star, several very interesting articles.

to which we invite the special attention of the members of the Legislature. They will be a ble, from these articles, to form an idea of the advancement of agricultural improvement in some of our sister States, and the means by which the spirit and efforts of the people are stimulated and encouraged; and, we trust, they will be aroused to a due sense of the heavy responsibility that rests upon them in regard to the movements which are now being made it North Carolina in this matter. They stand, the encentrated wisdom and sovereignty of the State, in the place of Hercules; the awakened friends of improvement in that of the poor wa. goner stuck fast in the mud, with his shoulder and all his feeble strength to the wheel, calling for help. Will Hercules be deaf to the cry! His aid is indispensably necessary. Without it, the wagoner cracks his whip, coaxes his team. and tugs at his wheel in vain-without it, he still remains in the mud; or, if he escapes at all, it will be after a most tedious delay and lamentable exhaustion of means and energy. Her cules will be cold and unfeeling indeed and estlessness and slight suffering. Faintness altogether inexcusable if he does not kindly extend to him a helping hand. All experience has shown that agricultural associations lead the way in agricultural and other improvements he last. Mr. Webster also spoke of the dif- and that without adequate aid and encourage. ficulty of dying, when Dr. Jeffries repeated ment from government, all attempts at the perthe verse, "Though I walk thro' the valley manent and successful establishment of those associations are vain and fruitless. They may in isolated sections, flourish alone for a while but without the fostering aid of government, they ultimately perish. Now, then, is the time for our Legislature to show its liberality and good feelings towards the farming interest, and to extend pecuniary aid to the infant institution for its advancement, that are struggling into existence in the State, They see the necessitythey hear the err for help—they have the power—the are admonished by the example of other -the are adu States and there is every reason to induce them fries, Mr. Abbott, and Geo. T. Curtis. A few to make a prompt and handsome appropriationmoment's after he expired, Mrs. Webster en- The people look to them to adopt some measure worthy of their position, worthy of the State, and

June, 1852: By R. W. Cusunay, principal of an institution for the Education of Young Ladies, Washington City. Raleigh: printed by A. M. Gorman-Spirit of the Age. We are indebted to the politeness of the Rev. T. W. Tony for a copy of this Discourse. It is a most excellent production, of a highly practical character, and cannot fail to instruct and improve that class of young men for whom it was prepared, and all indeed who will give it an attentive perusal. It is gratifying to see such tracts multiplied and spread through the com-

Summer's Cares in Summer Time,

Discourse, prepared to be delivered to the

Graduating Class of Wake Forest College,

ing a salutary influence on society. The typegraphical execution of the pamphlet a credible to the North Carolina press.

munity. The wholesome precepts with which

they abound, and the high-toned morality which

they inculcate, convey useful and important

essons, in an alluving form, and are ever exert

Presidential Election in North-Carolina. WAKE COUNTY.

The following is the vote of Wake County, by Precincts, at the election held on Tuesday the

GIGGERNN	are see	on a needed
PIRRER		Scritt.
283		374
134		18
121		57
51		65
72		32
123		9
54		6
63		6
		9
		20
		15
36		21
16		414
17		13
26		48
38		20
3		26
35		- 52
28		157
38		15
39		17
1257		1032
		1002
11/04	- 1	
225		
	PIRECE 283 134 121 51 72 123 54 63 85 55 40 36 16 17 26 38 3 85 28 38 39 1357 1032	283 134 121 51 72 123 54 63 85 55 7, 40 36 16 17 26 38 3 35 28 39 1357 1032

We are gratified in being able to announce, that in the election for Electors for President and Vice the counties of Orange and Alamance, there has been a gain for the Scott and Graham ticket, over the vote for Governor in August last, of 402 votes. The following are the official returns of the votes

t the several precin	Luc	
4	Whig.	Democratic.
Hillsborough,	307	151
Mason Hall,	10	28
Cedar Grove	19	98
Nichal's	21	78
Turner's Mill,	63	17
Midway.	1.50	85
Wilkerson's,	54	113
Herndon's,	12	23
Trice's.	26	43
Chapel Hill,	165	85
White Cross,	39	6.9
Brewer's	50	17
Wabli's Store,	25	16
J. R. Holt's,	73	22
Cummings's,	36	- 33
Albright's	80	36
M. Holt's	20	26
Graham,	126	146
Geeringers,	19	87
Faucett's,	81	77
Lea's,	36	63
Burnt Shop,	7.0	51
	1441	1897
	1441	
		Recurder,
	WAYNE	7
3311	Scott.	Pierce.

Majority for Pierce. A Whig gain of 134 over the August election SAMPSON COUNTY.

hig gain in Sampson is said to be 134 .-

trom.				
vot	E OF N	ORTH-	CAROLINA	ii i
	Scott.	Pierce.	Whig gain.	
Cumberland	811	1488	(TATION)	72
Davidson,	530		825	
Edgecembe,	89	1454	tion 1	44
Franklin.	863	704	29	
Granville,	991	946	103	
Greene,	4m		18	
Halifax,	79m		69	-
Johnston,	708	870	- 23	12
Nanh,	88	1080	4	
Northampton,		72m		
N. Hanover		1000m		8.8
Orange,	1441	1807	402	
Pitt,	77m		90	2-9
Raudolph,	1030	277		87
Richmond,	691	187	104	
Sampson,	603	867	134	
Stoken,		156m	198	
Wake,	1032	1357	184	
Warren	167	691	11	
Wayne,	286	1065,	184	
Craven,		71 n	40	
Chatham,			275	-
Duplin,		748m	189	
Guilford,	1205m	11100000	161	
Lenoir.	IN THE STATE OF	120m	78	
Martin,		266mi	160	
Onslow,		422m	107	10000
Brunswick,				104
Beaufort,			28	
Washington,			50	11 1500
Rowan,	836	872	100	
Moore,	546	484	93	
Binden,	371	582	61	
Montgomery.	643	182	14	

50 182 this city from all except nine counties, which leave only 600 of Gov Reid's majority to be overcome.

THE PRESIDENTIAL ELECTION.

Gen Pierce has carried Maryland, Delaware,

Baltimore, Nov. 3.

Pennsylvania, New York, Maine, New Hampshir Ohio, Virginia, Michigan, South Carolina, Rhod Island, New Jersey, Indiana, Missouri and Louis ana.

Gen. Scott has carried Vermont, Kentucky, Mashusetts and probably Tennesse

[SECOND DISPATOR.] Gen. Pierce's majority in Pennsylvania will be bout 12,000, in Maryland over 4000, and in Mains about 12,000. His majority in the State of New York will likewise be large

York will likewise be large Gen. Scutt's majority in Massachusetts is 7300. Louisiana has probably voted for Scott by a small majority.

In New York the Congressional Delegation stands
In Whigs, 23 Demogratic—Mike Walsh, the famous
"autherraness" being included amongst the latter-

[THIRD DISPATOR.]

Bhitimore, Nov. 3 P. M.

Gen. Pierce's majority in Indiana is estimated to be 20,000; in Ohio it will exceed 10,000; in Pennsylvania 12,000; in New York 16,000; in New Jersey 1500; in Delaware 180, in Consensions and Bhode Island 10cm. in Rhode Island 1000; in New Hampshire 60
His majority in Michigan will likewise be h
A dispatch from New Orleans states that
Whige give up Louisiana, Mississippi and Alah
Gen. Scott Carries Kentucky by 2000 majMansachusetts by a plurality of 5000, and
mont by a small majority. Tennesses is
and claimed by both parties—the returns, how
are favorable to the Whigs.