in the different states, with the amount

apital paid in a Stock subscribed. \$02 shares, est'y. 2882 3613 1284 C. 35251 43,332

They also submitted a resolution, which s adopted, requiring the whole amount the stock paid in, except so much may be necessary to defray the exoses of making surveys, to be loaned specie paying banks and other corporadealing in money, on the best terms which it can be done, until the first of nuary next; and the Directors in each ate are required to make these loans in eir respective states.

The Committee on Memorials submitted address to the Legislature of Kentucky. wing an amendment to the Charter, the aning of banking privileges, and a subnotion of stock to the company, and auonsed the President of the Company reafter to memorialize the Legislatures of orth Carolina and Tennessee on these siects, and also the Legislature of Onio on the subject of subscribing to the stock the company. Col. Blanding was delnied by the stockholders, to bear the emorial in person to the Kentucky Leg-

> ALL HAIL! REJOICE! " and fire the big Guns !"

ature.

The people of Fayetteville complimented the rasion of receiving the news of the Legislare's having passed the Internal Improvement It with a salute of one hundred discharges of mance One Gun was fined in honor of Mr. rwood, who so ably and maguaninously adeated the measure on the floor of the House, dene in honor of E L. Winslow, Esq , who and diligently and ably conducted the affairs may as its President. They intended ac

### THE C. & C. RAIL. ROAD. The Banking Privilege, Sc.

We have already given our views Am't. paid in. that measure We did not believe, nor do \$1510 we believe, that it was prodent or wise for the State to confer so important a power but keep the name concealed till the individual 18065 upon irresponsible agents : there is danger of these previleges being abused, and if so, 6420 the offence is beyond our reach 'either to 176255 punish or remedy : but after all, there may have been an emergency of the common 216,660 good that authorised the Assembly to risk the danger. They were the final judges on the subject, and they have decided : unless therefore, the Standard wishes to apply the charter-breaking powers contended for in Pennsylvania, why not acquiesce until we see what may be the consequences:

> Let us judge the tree by its fruits. If these shall be butter, we for one, will belp the Standard to-(hew it down we cannot, and that is the worst of it,) but to bark it as poor Dave would have said.

#### Collector of the Port of Wilmington. Dr. Thomas N. Cameron has been appointed to this office vice Gen. James Owen. The Register says it is a case of proscription : which the Standard questions : which ever it may be, the government has lust a most faithful, honest and able officer.

Willian Allen, (V. B.) has been elected U.S. Senator from Ohio, in place of Thomas Ewing (Whig) There were 13 balloting, is the last of which Allen received 55 and Ewin 52 votes.

Wm. Hernd (Whig) has been elected to supply the vacancy in Congress from the Indianoplis district, in Indiana, occasioned by the death of G. L Kinnard, (V. B.) I're vote stund thas : For Wm. Herod 3703, for W. W. Wick (Van) 3493.

The committee appointed by the House of Representatives in the early part of the session of Congress, to investigate the cause of the fire by which the Post Office Department was consumed, have reported their inability to arthe Fayetteville and Western Rail Road rive at any satisfactory conclusion in relation thereto.

Since the destruction of the Post Office, it is said an attempt was made to burn down the fand office. A strange looking hos was seen in one of the lomber rooms and set aside About midnight it ignited and burned up. It is said they know here who set fire to the Post Office Department, can be apprehended.

Honor to whom honor .- With pride and please ure we refer the reader to the list of Arts passed at the late Cession of the Legislature. It is the first ume, we believe, during our Editorial life, that we have had it in our power to express \$1most unallowed satisfaction at the doings of the General Assembly.

The leading measures of the Session have, been,-the reception of our share of the Surplus money : the appropriation of \$400,000 of it to the Fayetteville and Western Rail Road ; \$500,000 to the Wilmington and Raleigh Rail Road ; and 2-5ths of the estimated cost of a Road from Beaufort to Fayetteville, (provided individuals be found willing to invest the remaining S-5th;) \$200,000 to draining the Swamp Lande: \$300,000 to an increase of the capital of the Bink of Cape Fear, with privilege of increasing the amount of individual stock apprehensions were entertained of a war \$400,000 more; the perfecting of a complete Digest of the whole Statutes Law of the State and last, but not least, the devotion of a million of dollars to the Literary Fund, together with all future dividends from work of Internal In ble. provement.

The Judicial appiontments made at the late session, are of the best kind. Not mere party men, but gentlemen of great legal attainments. and undoubted integrity, in whom all parties have confidence. We honor this Legislature for not following the example of its predecessor in this matter.

Long will this General Assembly be remem bered; for if the people will now perform their daty, North Carolina will be redeemed. It remains for the citizens of Favetreville and Cumberland, of Moore, Richmond, Anson, Montgomery, Ran- North and South Yadkin River, thence up the dolph, Rowan, Davidson, Cabarrus, Mecklenburg, Lincoln, Rutherford, Iredell, Stokes, Sur- and all that part of the present county of Rowry, Wilkes and Ashe, to put their shoulders to an, lying and being North of said River, shall the wheel in earnest. There must be no flig- hereafter constitute a seperate and distinct coun ging ; for if they let this opportunity pass, their ity, tobe called and known by the name of DAVIE. time of need We are sure they will not.

Mr. Haywood. Unfortunately, he has hereto ties of the other counties in this State, except fore been regarded inerely as a party leader, and as is bereafter provided. his fine talents, and untiring zool and energy, 2. Be it further Enacted, That all Justices have been devoted mainly to the purposes of par- of the Pesce, and Officers of the Militia, who rety. But on this occasion he came forward to side within the limits of the county of Davie,

erations; he advocated her cause, Aith an ability that they have hitherto held and exercised

VERY LATE FROM MEXICO. From the New Orleans True American,

Jan. 16.

# IMPORTANT NEWS.

Prospects of a war with Mexico-Independence of California.

The United States Sloop of war Boston, having on board our Minister near the Government of Mexico, touched at the Balize on the 12th inst, on her way to Pensacola. Gorostiza had arrived in the city of Mexi-After his arrival. Judge Ellis deman ded his passports, and left the city on the 28th ultima

A letter under date of January, 3, from Vera Cruz, states that California has declared her independence of Mexico Bustamente was about to be elevated to the Presidency. J.d.

It was not positively known at Vera Cruz whether Santa Ana had been released. His return to Mexico, was expected to produce a tremendous revolution. The strongest with the United States. The Boston left Vera Cruz on the 3d Jan. Every thing wore the indication of approaching trou-



TO lay off and establish a County by the name of DAVIE 1. Be it Enacted by the General Assembly of

the State of North Carolina, and it is hereby enacted by the authority of the same, That a tablished in the Territory now comprehended in the limits of Rowan county, north of the South Yadkin River, beginning at the junction of the South Yadkin River to the Iredell county line.

R. Davie, and it shall be, and is hereby invest The State owes a heavy debt of gratitude to ed, with all the rights, privileges, and immuni-

sud circuit.

officer, to the result of said election or elections, an, to administer the Oaths prescribed 'y shall be as valid, and effectual to all intent and porposes, as if this act had never been passed. 11. Be it further Enacted, That provided nothing in this act, shall be so construed, as to prevent the Sheriff of Rowan county, from col- ty of Davie. lecting arrears of l'axes in the same manner as he could have done previous to the division of the county, provided nevertheless, that Sheriff of Rowan shall not collect any Taxes in the county of Davie, or of the catizens of said county, imposed by the County Court of Rowan, and which are collectable in the year one thousand eight hundred and thirty seven, but the same may be collected by the Sheriff of Davie county, to the use of said county;

12 Be it further Enacted. That all the paupers now in the Poor House, originally from Davie, shall be transferred to the Wardens of said Davie county.

13 Be it further Eracted, that this act shall be in force from and after its ratification.

## J.N.ACT.

Supplemental to an act passed at the present General Assembly entitled An Act to lay off the County of Davie :

Be it enacted by the General Assembly of the State of North Carolina. and it hereby enacled by the authority of labored for her advancement with the sedthe same, That there shall ie a Superior Court of law and Court of Equity opened and held in the Lown of Mocksville, until behalf, and his last days were spent in the a Court House shall be built, as provided for th said act, then at said Town and Court House, in the county of Davie on the eighth Monday after the third Monday in February next, and on the eighth Monday after County shall be, and the same 's laid off and es- the third Monday in August, and on the same days in each and every year hereafter, which Courts shall have the same jurisdic. tion that the present Superior Courts of law and Courts of Equaty in the several counties in this State now have and exercise.

2. Be it further enacted, That the county of Davie shall hereafter constitute a part of the sixth circuit, and the Judge and Sofate is sealed. But they will not fail in this in honor of the Revolutionary Patriot, Walliam Incitor, who shall attend the Superior Courts in said county, shall be respectively entitled to the same pay for attending said Courts that they no a by law are entitled to receive for attending the other Superior Courts in

3. And be it further enacted, That a the rescue of his State, at the period of her sorest shall continue to hold and exercise all the official Clerk & a Clerk and Master in Equity, both need. Discarding all personal and local consid- powers and authorities, in and for said county, men of skill and probity, and residents in

the certificate of said Sheriff or other returning | Justice of the Peace of the county of flawlaw, to such persons as may be appointed at the present session of the General Assembly, Justices of the peace for the count

> That at the holding of the first Court of Pleas and Quarter Sessions, of the county Davie, it shall be lawful for any Justice of of the Peace of the county of Rowan to administer to the Justices of the Peace of the said county of Davie, such oaths as may be necessary to qualify them for the duties of Justices of the Peace for said County.

Death of Gen. Austin! - The Texas Pa-

triot .- This distinguished advocate for the rights and liberties of Texas, died near Columbra on the 25th of December. Great an. row is manifested in N. Orleans for this event by the friends of that brave intie State. The New Orleans Bulletin gives a short bie graphy of Gen. Austin. and pays his memory a warm euloginm It savs, this name is asso ciated with the earliest existence of Texas; and that he was indeed her patriarche and ulous care and solicitude of a father, his life is a history of exertions and struggles in her promotion of the same great cause which had constituted the chief aim of his existence.'- Register.

## FOR SALE ATTHE NORTH-CAROLINA BOOK-STORE

The following interesting works, viz: The Life of Mansie Wanch, a Tailor in Dal-

keith. The Castalian.

> Aptean Morsels, with Cuts. The Incognito, or Sims and Peccadilloes, Farcarini, or the Patrician of Venice, Clara Gozel, or Honi soit gui mal y pense. Zabran, the Hostage.

The Pos humous Papers, facetious and fanciful, of a person lately about fown.

The Wonderous Tale of Alroy, the Sire of Iskander.

Asmodues at Large.

The Rebel and other Tales, by E. L. Bulwer. My Uncle Nicholas on the Ballwenkles of

Underwood Hall. The Life of Scihller, Memotrs of Mar-hal Nev. Marbons's History of Louisiana. The Friend, a series of Essays of Coloridge. Visit to Greece and Constantinople. Prive's History of Harrd University. Waverly Novels. Also, the American Alinaoae and Repository Useful, the Knowledge for 18.37. TURNER & HUGHES. Raleigh, Jan. 24, 1837.

sing to the Observer, also to illuminate the At Wilington also, the news was ered with descharges of artillery.

At history, the Yown was most beautifully insefully illuminated on very short notice deachment of Cap'. Weant's Town Compa muched through the lighted streets with a ad of music, and fired by platoons in a hand memanner. The whole thing went of de hitely, and every heart seemed full of joy on toccasion.

#### SINGLE SPEECH HUTCHISON

he Hanprable gentlemen from Meckmery, has at last immortalized bimself. te the celebrated Mr. Hamilton in the itsh Parliament, in a speech, the first and is one we have ever heard of his delivergin the Legislature. It was upon no ustion before the House, therefore, it ould seem difficult to tell what was its aim beams after doling out a whining comlaint against Mr. Harriss of Cabarrus, for mething that was contained in a publishspeech of his, he demands to know of gentleman (most Tybalt like) whether epublished remarks were intended to ap its how if so, why they were 'unkind, marteous,' 'false and slanderous'!! Ahem! Harriss gets up and sive that his 'ar were fledged with trut , and with uning certainty reached their aim ? There-Mr. Hutchison says he is satisfied and esthe hand of fellowship.

hist one fifth of this magnificent produca measured with the dividers (we like to particular in these grand matters) was noted to the Editor of the Witchman, in here be certainly indeavored with hearty ed will to belabor us We shall not. mener, permit our temper to be ruffl d nuse the poor demagogue, with whom the been wout to amuse our readers, coses to erect himself into a magnificent wand to call us low names. We shall been the mariness of party feeling shall rathen out of the slough of their native significance, and enable them to cut fanthe from Mecklenburg, who has neither te, principle or manners we had singled therause he was the minimum of his ad we had held him to ridu ule on more taions than one, and we mean to do it ha whenever he deserves it. That he then already pretty well flea bitten we hi his impotent rage on this occasion way shows.

MAN H. WHEELER, formerly of Hert Co. N. C., late (we believe) of Washton City has been appointed Superin-

TP It is stated that Gev. Cass, our minis ter to France, was the bearer of a private letter from Gen Jackson to Louis Philppe, disavowing, all the injurious interpretations given to certain phrases used by him in his celebrated Message to Congress on the subject of the controversy bet seen the two governments, and to some of his acts. He likewise announces his intended retirement from the Presidency from public life altogether .- and his determination of

paying a visit to France. Revised Statutes .- James Iredell, and

William il Battle Esquires, have been appointed by the Governor to superintend the publication of the revised Statutes. Every magistrate in the State will be furnished with a copy.

Raleigh Star.

#### HICKORY JOHN vs. RODOLPH.

We understand that Col. Crowell has challen ged the friends of K dolph, to run a four mile race over the Hampton Course, in the vicinity of Augusta, with Hickory John, and offers as an inducement \$25,000 to \$20,000; or to run the same match over any of the Northern Turls for \$20,000 aside. Old Kentucky, we hope, will stand up to the rack.

#### (EDIFOR'S CORRESPONDENCE) WASHINGTON, Jan. 19th, 1857.

#### My Dear Sir :-

to drink of it.

nis guilt.

On Monday night last, the Senate completed the measure of its own shame. The Journal of the Senate wis obliterated by its own order to gravify the resentinent of General Jackson. A resolution passed by a vote of 28 Senators was expanged by a vote of 24, being two less than a majority of the whole. Of that wenty four, be it reinembered, one from Ohto. one from New Jersey, one from Indiana, one from Georgia, one from Tennessee, and the two minue to laugh at political mountebanks hopeful geutlemen from North Garolina-making in all seven, do not at this time represent a majority of the people of their States. Here then is a Journal, ordered to be kept by the con stitution for the benefit of the people, actually expanded by less than a majority of the whole Senate, and many of that minority known to be in opposition to a majority of their constituents. Will the people permit their most sacred rights thus to be sported with ?

It was thought the party would consummate their purposes on Friday, but Mr. Moore of Alapama, in the indignant spirit of a free man, challenged the slaves of power to do their deed then, if they intended to do it at all-that it was hangman's day, and therefore, a very proper day for the perpetration of such a deed .-The idea alarmed their guilty spirits, and they put it off till Monday, when shout 10 o'clock at tion or individuals' three-fitihs. We then witnessed the act, did so with the most manifest one for our distinguished citizen and unuring ad- pending in any of the Courts of Rowan county.

sing with the investigation. They have had

Reuben before them, and he has relused to an-

swer, on the ground that Congress has no right

thing is pretty certain-the party will let Ren-

Your Commissioner under the Spanish Trea-

ty has written letters to the President asking

for help. He wants another Commissioner as-

sociated with him. Mr. Hepry was not at all

qualified for the appointment, but he was a good

party man, and that is the main question now a

and disinterestedness which commanded success, and for the county of Rowan when all others had well nigh despaired. We trust that what he then did will lead to such glorious results as will entitle him to a far higher station in North Carolina's roll of Statesmen, than any mere party triumph could give.

Nor should we for a moment forget our townsman the President of the Rail Road Company, who has devoted his valuable time and extensive information and influence, to the attainment of the important results of the Session. Let him go or in the great work, and he will raise still higher a name always honored in this community .- Fay Obs.

The news of the final passage of the Internal Improvement Act was greeted her- on Saturday last, with a salute of 100 gnns.-Ib.

We learn that the Books of Subscription to the Rail R ad, will be opened in this place on the 1st of February, and in the various parts of this County so soon as arrangements can be made. Our fellow citizens of the other Counties will have an opportunity of subscribing in due time.

The following notice has also been handed to us for publication

P I'm ci zons of the County of Cumb-r land, who are disposed to aid in the commence ment and prosecution of the Fayetteville and Western Rad Road, are requested to meet at the Court House, in this place, on the 24 day of February, 12 o'clock, (M)

E L WINSLOW, President, Fayetteville, January 25, 1837. Ib.

The notorious Reuben M. Whitney, lately gave one of the most spleaded parties that has ever been known in Mashington, eclipsing at the parties of the Heads of Departments, and e ven of the President himself. It was attended by th President elect, the Secretaries, and ma ny other distinguished men, who ought to have been ashamed to give such countenance to a per jured wretch, such as Whitney. We infer, that he is still to be sustained by the party notwith standing, reports to the contrary.

A day or two after this, he was summoned to appear before the committee appointed to inquire into his connection with the Deposite Banks, and refuse t to answer, on the ground that the questions referred to his private affairs. There as some expectation that he would be summoned to the bar of the House, to answer for this contempt. 16.

MR. HALE: The firing of cannon on Saturday last, in celebrating the " Giorious Intelligence" of the passing of the two fifth principle county, in like manner, as when a Jail has been in the Legislature the day before, was arranged | destroyed by accident under the following order, viz : 100 gans were fired as a general c lobration; af er an inter mission of two mindies, 4 guns were fired in quick succession on the part of the State's two niths ; then 6 guns on the part of the Corpora-

3. Be it further Enacted. That a Court of Pleas and Quarter Sessions shall be, and the same is hereby established, in and for said county of Davie, to be held by the Justices last ? foresaid, and such others as may hereafter be ap pointed in and for said county, on the fourth Monday of February, May, August and Novem ber in each and every year : the first session of which shall be held on the fourth Monday in February next, in the town of Mucksville, when

the Court atoresaid, a majority of the Justices ut said county being present, shall appoint a Clerk of said Court, a Sheriff, a Coroner or Coroners. Constables, and other officers for said county, who shall enter into bond as required by Law. and shall hold and continue in said offices, until

successors to them are duly chosen and qualified according to the acts of the General Assembly in such cases provided, and the said Court at its first session athresaid, may appoint the place of

its future sessions, until a Court House shall be erected for said county 4 Be B further Enacted, That the County have an opportunity of subscribing in due time. Copies of the Charter will be in readiness to present, shall appoint five Commissioners, to se distribute in a few days.

seat of Justice in said county, and shall purchase or may receive by conation, for the use of

han Twelly-five acres, to be conveyed to the Chairman of the County Court, and his succes sors in office, upon which they lay off a Town. the name of A luch shall be determined by themse v.s. in which the public Court House and Jail of said county shall be erected, and after the completion of the same, the Courts of said couny shall be held, and the Clerks and Registers

Offices shall be kept in said Lown. 5. Be it further Enact. J. That the Commissioners so appointed as aforesaid, after laying off the Lots of the Town afor said, and designating ncl. as shall be retained for public uses, shall vouse the residue to sale at Public Auction, son a credit of one and two years, and shall ake bonds with security for the purchase more y. payable to the Chairman of the County Court. and his scocessors in office, and the said Chairman shall execute titles therefor upon the payment of the purchase money, which shall go into the County Treasury; and the said Court of Pleas and Quarter Sessions, may levy Taxes for all public uses, under the same rules, regulations and restrictions as the like Courts in other coun-

ties. 6. Be it further Engeted, That all persons who may be liable to imprisonment under any

before the completion of the public Jail therein, may be committed to the Jail of any adjoining

7. Be it further Enacted. That the Court of Pleas and Quarter Sessions, established by this act, and the Superior Courts of Law and Equity. ers who shall be appointed by the County which may beteafter be provided for said county, shall have the like powers, authorities and jurisdictions, as the same Courts possess and exnight the Journal was expunged. Those who fired one gun tor W. H Haywood, E-q, and ercise in other counties, and all suits now de-

the county of Davie, shall be appointed for the same by the Judge attending the first term of said Court: they shall give bond & security as directed by law for such officers, and take the oath prescribed for their qualifications; the clerk so appointed shall hold ins office until the regular election and qualification of his successor. The county Court of Davie shall appoint thirty Jurors to attend the saul Court in the same manner as Jurors are appointed to attend the Superior courts in the State.

4 Be it further enacted. That all civil causes depending in the Superior Court of Law and Equity for Rowan, the Plaintiffs in which causes reside in Davie county, and also all actions of ejectment and tresspass, quare clausum fregit for or concerning lands in Davie county, shall be transferred with all process and proceedings therein to the Superior Court of Law hereby established

for the county of Davie, and the provisious of the act passed in the year eighteen huncred and six, entitled an act amendatory & supplementary to an act entitled an act for the more convenient administration of Jus said county a tract of land, consisting of not less | tice and all other acts supplemental thereto for the appointment, summoning and attendance of Jurors; for the transmission and receipt of the records, proceedings and papers for docketing and bringing the causes forward for trial; for summoning witnesses; for issuing original and mesne process prior to the first term of Divie Superior Court; and generally for all other purposes relative to the preparation for trial and determina tion of the business of said Court, be, and the same are hereby extended to the Supe rior Court of Davie county: the neglects and failures of the several officers of the Superior Courts of Rowan and of the County Courts of Davie, shall be subject to the same penalties and forfeitures as prescribed for similar neglects and futures by the said act; and the said officers shall be entitled to the same fees for their services as are estab-

lished by the said act for like services. 5 Be it further enacted. That the Constables row residing in the county of Davie shall continue to hold their respective offices and perform all the duties appentaining process, either civil or criminal in said county, thereto, subject to the same rules & penaltics, regulations and restrictions as Constables in other counties in this State, until the first County Court to be held for said county

6. Be it further enacted. That it shall be competent for a majority of the com-mis-Court of Davie to select a site for a seat of Justice, and for other purposes, to do all things belonging or appertaining to their commission as fully and effectually as the

whole of sai commissioners might do, and that the said commissioners or a majority of East Bay, in Charleston, South Carolina. them may let out to the lowest bidder or contract for the building of a Court House and Jail, upon whatever plan or form they may deem advisable, and that the permanent seat of Justice shall be in Mocksville, or within two miles of the same, and they may receive any quantity of land for that purpose not less than fifteen acres, any thing to the contrary notwithstanding county Court of Davie a majority of the Justices being present, may lay a tax not exceeding one dollar on the pole, and thirty cents on every hundred dollars valuation of real estate, for the purpose of building

## FOR SALE upwards of 300 ACRES OF LAND,

a miles f m Silsbury, with a good GRIST & SAW MILL and in's good neight borhood for custom.

ALSO

## 8 NEGROES

and all the pesonal property attached to my farm viz: HORSES. CATTLE, HOGS. Grain, Furniture, Working Lools &c. &c. If the above property is not sold privately, I will Sell the same at auction, on the premises on the 10th day of August Lext.

JACOB TRAVIS. Salisbury Febnary, 4, 1837-6.n29.

## HEAVY CITY AND

## FOREIGN HIDES.

ILE Subscriber has constantly on hand, and L receiving daily. HEAVY CITY NEW YORK AND FOREIGN HIDES, well worth the attention of Tanners in the inferior. which he offers for sal- at the lowest prices and most accommodating terms for cash of City accepta :ces.

Also, Leather of all kinds on hand, and finished to order at the shortest notice.

S. CRUIKSHANK. Charleston, S. C Feb. 4. 1837 - 5m.9.

## CASH FOR COTTON.

WISH to purchase 700 Bales of Cotton for which, I am willing to pay the Fayetteville prices, and if those who think proper to sell me their Cotton think the price is not high enough on delivery, they may draw the money in part, and let the cotton lie at my own risk and choose the price any time between now and next May.

HENRY HUMPHREYS Greensborough, N. C: Jan. 31, 1887 - 3 - 29

THE Subscribers having imported direct. from the manufactories in Europe; a large assortinent of British

DRY GOODS. FRENCH SILKS AND SWISS MUS LINS,

Offer them for sale by the piece or package, it their Store at the corner of Frazier wharf

ant of the Mint at Charlotte, with a my of 2.500 dollars per annum : equal the salary given to the highest function. ma, carried the pen with which the erasme was of our State. Has good old Revoluby Mecklenburg no son of her own and golden soil, whom the powers whington, might have thought worthy his douceur ? We have all along heard Mr. Conner had the disposal of this for his Congressional district. Could tesent no name to the distributors of things in the Kuchen, that might urge e pretension, either on the score of thice or merit ?

General DAVID CAMPBELL, has been e-Governor of Virginia, over Judge Wil Daniel & Wm. H. Roane, Esqr. The thing done according to the most approved mode Allany Caucus System. In the hands of Present Rolers, Virginia is becoming degen-

The bill for the admission of Michigan asked, whether Mr. Henry was well versed in the Union has passed the House of Repremaritine law or not. The more important questhe President to become a law. Jackson Van Buren man ?

vocate, Edward L. Winslo inductation. They could but feel that their country was degraded. On the next day Mr

We would say to our friends in the interior. Be ton, who is the author of this political drathat the gross were stationed in the Western end of Hay Street, as a signal of our intent to meet made to Gen'l J ckson, and give it to him as a them in this enterprise -A grand illumination will yet take place on the occasion. sacred memento. What makes this proceeding the more humiliating is, that many of these

knights of the black lines, as Mr. Clay sarcasti-Steam, Boat Navigation - We have neglecteativ called them, purporting to be Senators reped before this, to state that measures have been resenting sovreign States, have been driven to adopted by the Roanok Navigetton Company, to this act from the fear of Gen. Jackson. To matest the practicability of navighting out river with ny I know it is a nitter cup, but they were made Steam Boars. We indulge the must sanguine anticipations with regard to the results The success of the enterprize will give a new spur to this The Select Committee raised to enquire into Davie. the agency of Reuben M. Whitney, are progressection of country.

[Vilton Spectator.

SANTA ANA OUFLAWED.

to enquire toto his private affairs I think one The following intelligence, to be relied upon, will have an important influence upben go overboard if they are not air it of him. on the question of the acknowledgement If Whithey refuses to answer it will be proof of of the independence of Texas.

NEW ORLEANS Jan. 11th, 1837.

I have just received the following importint intelligence direct from the city of Mexico, that Santa Anna is declared by the present persons in power in Mexico to be an outlaw, and all citizens of any of the Mex. can States are called on to shoot him should the president of the signature tion in his appointment was this, is he a good the State of Marteo the States or territory of Mexico.

wherein the citizens of Davie are both plaintiff and defendant, and all indictments against them or any of them, shall be transferred to the Court having jurisdiction thereof in the county of Davie, in the manner now provided for transferring suits from one county to another.

8 Be it further Endeted, That all criminal offences, which may be committed in the county of Davie, which are cognizable only in the Su perior Court of Law, shall be and continue under the jurisdiction of the Superior Court of Law of the county of Rowan, until a Superior Court of Law shall be created for the county of

> 9 Be it further Enacted, That nothing in this act contained, shall be so construed as to prohibit the Sheriff of Rowan county, from coltecting such som or soms of money as are due or may become due on any Judgment before the first Court of Pleas and Quarter Sessions for the Court House and Jail. said county of Davie.

10. Be it further Enacted, That the counties of Rowan and Davie, shat! continue to be represented in the General Aesembly as one county. and in the name of the county of Rowan, ontil a future Legislature shall otherwise provide and direct, and an election shall be held for members of both Houses of the General Assembly and of Congress, by the Sheriff or other returning officers of Rowan county, in all the territory heretofore compreheaded in the limits of said county. at the times & places, and under the same rules, regulations and restrictions, as have been appun-

8. Be it further enacted. That this act shall be in force from and after its ratificacation.

AN ACT Supplemental to an Act supplemental to an Act passed at the present G: neral Assembly to lay off and establish the county of Davie.

Be it enacted by the General Assembly of the State of North Carolina. and it is hereby enacted by the authority of the same. That for the purpose of organizing shave well. ted or may hereafter be appointed by Law, and the first Court, it shall be lawful for any February 4-Sw29

liberal terms for approved paper.

SHACKELFORD. BOAG & CO 6w 29

E. B. REVELS Barber, Hair 1 resser and Perfumer, takes this opportunity to inform the citizens of the village of Lincolaton and the surrounding country, that he has located 7 Be it further enacted, That the hunself in the town of Lincolnion, and intende to carry on the above business in all its branches. He has met with encouragement and success wherever he has followed the business, but it is the natural propensity of all men to make all they can ; he therefore, throws himself on the public spirit of the civizens of Lincoln County to render unto him whatever he is deserving of -Try me gentlemen, and if I fail to please either in shaving or trimming, then say the subscriber has no skill in his business. But again, if I succeed to your fancy, then give me a liberal encouragement. The more I am encouraged the greater will be my exertions to serve you.

Yours Respectfully.

E. B. REVELS, Barber, Hair Dresser. &... ICP Razors set to order and warranted to

E. B. R.