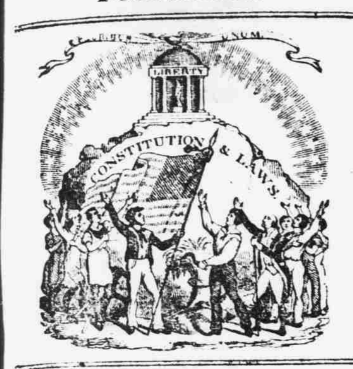
The Tarboro' Press, BY GEORGE HOWARD,

Is published weekly at Two Dollars per year paid in advance-or, Two Dollars and FIFTY CESTS at the expiration of the subscription year. Advertisements not exceeding a square will be serted at ONE DOLLAR the first insertion, and 25 Gents for every succeeding one. Longer ones at that rate per square. Court Orders and Judicial advertisements 25 per cent. higher.

POLITICAL.



From the Southern Press.

By the President of the United States. A PROCLAMATION.

pitality thus extended to them:

ly be regarded as adventures for plunder nothing but his duty, he was accordingly charge of inciting to riot. and robbery, and must meet the condem-discharged from custody. nation of the civilized world, whilst they are derogatory to the character of our country, in violation of the laws of nations, military expedition or enterprise, to be record made of them. carried on from thence against the terri- We learn further that most of the shall be fined not exceeding three thous- ed, and all by citizens of the State. than three years."

enterprise or expedition, in violation of Finance. such offence, and will forfeit their claims ed on our State bonds. to the protection of the Government, or any interference on their hehalf, no matter to what extremities they may be re duced in consequence of their illegal conduct. And, therefore, I exhort all good Panishment every such offender against 975. the laws of the country.

the United States. MILLARD FILLMORE. By the President;

In recupant of a house to compel per- both Brown and Bryun .- The former was

fore the court on a writ of habeas corpus. ney carriage. The facts are, that Kee he ever return to New-Berne. was standing in front of the United States Hotel, when he was ordered to leave by term of Craven Superior Court of the Mr. Snider. The latter called the defen- murder of Joseph J. Tilghman, was senhim to the mayor's office. It was for 14th of June next .- A petition for a parthis that the prosecution was brought. don will be sent to the Governor of the Kee alleged that he went to the hotel to State-ib. look for a gentleman who owed him money, and that he was not inside of the hothe question presented upon first princi- terian Church, in Frankford Road near ples, so that the right of parties should be Franklin street, Kensington, was yester- on the thin edge. clearly understood. Every man owns day the scene of the most disgraceful prothe ground in front of his house. He has ceeding which we have been called upon given to the public a right to pass and re- to chronicle for a long time past. It appass over it; but in all other respects it is pears the congregation who formerly ocas much his property as any other part of cupied the church have become divided the premises. No one has a right to stand among themselves, and the two parties or carry on any business in front of any have been quarrelling as to who shall man's house; and if he is thus annoyed, have possession of the premises. Yesterand notifies the party to leave, and he day morning, at an early hour, some of the

of Spain with which this country is at fere with his customers or guests. It has the Rev. John Lyon, on the charge of inpeace; and whereas it is believed that this been held by the Court that men and boys citing to riot.

especially the young and inconsiderate, that the police had a right to disperse and arrested him. This was the signal into their wicked schemes-an ungrateful then. When Kee was told to leave the for a great excitement among those in atreturn for the benefits conferred upon place by the proprietor, he ought to have tendance and much confusion. The Rev. them by this people in permitting them done so. His refusal to go gave the pro- gentleman was taken to the Kensington to make our country an asylum from op- prietor a right to take him by the collar lock-up, accompanied by an immense

public officer to do it, which was the wis- Alderman Shoemaker, who held him in And whereas such expeditions can on- er course. Vondersmith having done \$1,000 bail for a further hearing on the

Philadelphia Ledger.

and expressly prohibited by our own. bids for the \$50,000 worth of State Bonds, who rushed towards the pulpit with the Our statutes declare "that, if any person recently advertised by the Public Treasu- intention of whipping this gentleman out. shall, within the territory or jurisdiction rer, were opened on Monday last, the 21st He was arrested by officer G. Rihl and of the United States, begin or set on foot, instant, by Mr. Courts in presence of the conducted to the lock-up where he reor provide or prepare the means for any Secretary of State and Comptroller, and a mained at a late hour yesterday afternoon.

tory or dominions of any foreign Prince, bonds went off at about one per cent. preor State, or of any colony, district or peo- mium.-None were sold for less than one stand that a difficulty took place between surprising and numerous cures it has effected. ple, with whom the United States are at per cent. and a small amount commanded Lewis P. Breedlove and Jacob Segrest on The Proprietor, Dr. Samuel Dudley, Hospital peace, every person so offending shall be as high as five per cent. Bids to the a- Saturday evening last, which resulted in Surgeon, on the Island of Portsmouth, North deemed guilty of a high misdemeanor, and mount of more than \$200,000 were offer- Mrs. Breedlove's being severely shot.

all whose bids have been accepted, and and went home. Segrest, however, got to general and high reputation in all that region Now, therefore, I have issued this, my will preserve a record of the whole pro- his rifle, and went over to the house of of country, solely, by the surprising certainty of Amos Wilkins and others, Heirs at Law Proclamation, warning all persons who ceeding together with the original bids, Breedlove for the purpose of shooting the cures it has uniformly effected. Until very shall connect themselves with any such for the inspection of the Committee of him. Mrs Breedlove saw him coming, recently, it has never been advertised, nor have Petition for sale of real estate to pay debts

they will thereby subject themselves to State's credit. We believe this is the fleshy part of the fore arm, which it dreadthe heavy penalties denounced against first time that a premium has been obtain- fully lacerated. The ball then struck the eminent success in cases of Chronic Rheuma- believed to be a resident of the State of

Raleigh Standard.

From the Goldsboro' Republican.

We have before us a pamphlet concitizens, as they regard our national reputaining the charter of the Greenville and tation, as they respect their own laws and Raleigh Plank Road Company, the bythe laws of nations, as they value the laws adopted by the Company, the name blassings of peace and the welfare of their of the Stockholders and the number of country, to discountenance, and by all shares held by each, and the proceedings lawful means prevent, any such enter- of the first meeting held in February last. prise; and I call upon every officer of this The whole number of Stockholders is ried on under the name of Wm. A. Grim-Government, civil or military, to use all 145, number of shares taken 2439; amount mer & Co., is this day dissolved by muefforts in his power to arrest for trial and of shares subscribed, at \$25 each, \$60,- tual consent.

Given under my hand the twenty-fifth Craven Superior Court - At the Barron, who will close up the late conday of April, in the year of our Lord one Spring term of the Superior Court for cern. All persons indebted to the late lina: thousand eight hundred and fifty-one, and Craven county, held week before last, firm will please make payment, and those the seventy-fifth of the independence of Henry Brown and Henry Bryan were tri- having claims against it, will present ed on an indictment for grand Larceny, them immediately for payment. for stealing and conveying away two guns from the store of John Brissington, Esq., W. S. Derrick, Acting Secretary of of New-Berne. - After the trial had proceeeded for some time, Brown confessed that he had stolen both of the guns. The Important Decision - The right of jury however returned a verdict against

sons to leave the ground in front of it .- | sentenced to receive and did receive 39 On Saturday David Vondersmith was be- lashes. Bryan who is quite a young man, will be shipped we learn upon a whaleing He was charged with an assault and batte- voyage, with the understanding that the ry on Andrew Kee, the keeper of a hack- sentence hangs suspended over him should

John Tilghman convicted at the fall dant to arrest him, which he did, and took tenced to be executed on Saturday the

don't, he has a perfect right to use suffi- members called at the Kensington Station cient force to compel the offender to go. House, and stated that they desired a If such was not the law, a person might number of officers to be present in the set up a fishstand under another's parlor church, as there would no doubt be trou-Whereas there is a reason to believe window, or any other obnoxious business. ble. They were informed that it was at a military expedition is about to be A man keeps a public house to entertain rather a delicate matter to arrest persons fitted out in the United States with inten- strangers and travellers, and no one has a in church, and a warrant was accordingly tion to invade the Island of Cuba, a colony right to come about his premises to inter obtained from Alderman Shoemaker, for

expedition is instigated and set on foot have no right to collect at the corners of At half past ten o'clock yesterday, serchiefly by foreigners, who dare to make streets. At the last term of the court, in vices were commenced by the Rev. John our shores the scene of their guilty and a case where arrests were made by an offi- Lyon, but there being a disposition shown hostile preparations against a friendly cer of persons who had collected around a to create a fight by those who were oppospower, and seek, by falsehood and mis- house where an unfortunate female, who ed to this gentleman, officer Young of the representation to seduce our own citizens, made a noise, resided, it was laid down Marshal's Police, walked up to the pulpit pression, and in flagrant abuse of the hos- and put him off the pavement, or call a crowd. He there had a hearing before

After this proceeding, another person attempted to complete the services of the day, but he was interupted by some poor State Bonds. - We understand that the half witted person, somewhat intoxicated,

Philadelphia Pennsylvanian.

The parties, we understand, had been and dollars, and imprisoned not more The Treasurer has addressed letters to quarrelling at Chehaw, but finally quit tracting public attention, and gradually rising inand got between him and her husband, any pains been taken to extend its celebrity. Its our laws and national obligations, that This is a gratifying exhibition of the and received the load of the rifle in the burried itself somewhere between the will add, actuated by a desire to extend as far as shoulder and the neck.

and the parties have for sometime been at law about the property of Segrest's father, who died sometime last year.

Mucon (Tuskegee) Republican.

Dissolution

THE boating business heretofore car-

The business will hereafter be carried on by Wm. A. Grimmer, and Mercer &

Wm. A. Grimmer. Macnair & Brother. Mercer & Barron. January 15th, 1851.

Constables' Blanks for sale, AT THIS OFFICE.



Bacon and Lard

FOR SALE at the store of-J. J. Pippen & Son. Tarboro' June 13.

STAVES.

I wish to contract for 100 m Red Oak Row in a Church-Ministers Arrest- had. STAVES, to be delivered next fall by notified that the above mentioned Justel. Judge Parsons said he would decide ed in a Pulpit .- The associated Presby- and winter-dimensions as follows-43 tices executions were duly returned to inches long, 31 do. wide, and 4 do. chick February term, 1851, of Edgecombe W. H. Willard. Washington, N. C. April 28, 1851.

3000 Bushels St. Martins salt, two tracts of land in the county of Edgedy, on the way and daily expected, for Howell, Arthur Parker, and others-no W. H. Willard. Washington, N. C. April 28th, 1851.

Just received,

A FRESH SUPPLY OF

Balm of Columbia, for preserving and estoring the hair.

Lin's Balm of China, for diseases that require external application.

Spohn's headache remedy, for sick head che and disordered stomach.

Lin's patent strengthening Plasters, for weakness and lameness.

Mrs. Brown's Pain killer, to be used

externally and internally. Longley's great Western panacea. the cure of chronic theumatism &c.

Hay's Liniment for the Piles. Comstock's Sarsaparilla. Oil of Tannin-stove varnish, &c. Geo. Howard. For sale by

Budley's Anti-rheumatic Oil.

A certain and speedy Cure for Chronic Rheumatism, Spasms of the Muscles, Ligaments and Back, and for Sprains, Bruises, and Contusions.

THE history of this invaluable medicine is remarkable. It has risen into notice, and established a high and just reputation in the region Unfortunate Occurrence.-We under- of country where it has been tried, alone from the Carolina, has used it with unfailing success, both in the hospital, and in his private practice about twenty years During that period it has been athigh reputation therefore is permanent, because it is based upon surprising and unfailing experiments alone. The Proprietor encouraged by its Mrs. Breedlove is the sister of Segrest, now taking measures to make its wonderful properties generally known. All he asks is a fair trial. It is now offered to the a icted in the commended.

Certificates from highly respectable sources like the following, can she multiplied to almos any extent. A few are appended.

The following has been politely furnished by that highly esteemed citizen, Col. Joshua Tayloe, of Beauf county, N. C., well known as a valuable member of our State Senate, and present Collector of the Port of Ocracoke, North Caro-

"At the request of Dr. Samuel Dudley of Portsmouth, North Carolina, I state that some years ago one of my sons had a severe and protraced attack of Rheumatism, and by using his "Anti-Rheumatic Oil" he was relieved

It gives me great pleasure also to say that be side this case, I have heard of others which convince .ne that this oil is very valuable in cases JOSHUA TAYLOE. Rheumatism."

Washington, N. C. June 28, 1848. Geo. Howard. For sale by

State of North Carolina R. H. Austin & Co., vs. Cadar Parker, In Edgecombe County Court, February

term, 1851. Justices' execution for \$25,13, levied on defendant's land.

R. II. Austin & Co., vs. Cadar Parker, In Edgecombe County Court, February term, 1851.

Justice's execution for \$32,67, levied on defendant's land.

THE defendant, Cadar Parker, is here-County Court, with the following return of Constable endorsed thereon, to wit:

"Levied the 20 day of January, 1851, on Cadar Parker's undivided interest in cargo of sch. Rough & Real combe, adjoining the lands of Bythal personal property to be found.

Andrew J. Knight, Constable."

And that unless he be and appear at the next term of said Court to be holden on the fourth Monday of May next, at the Court House in Tarboro', and then and there show cause to the contrary, the Kolmstock's Vermifuge, for destroying judgments of the Justice will be affirmed, and the land levied on condemned to be Bartholomew's Pink Syrup, for coughs sold to satisfy the said judgments, and the costs in this Court.

Done by order of said Court, February term 1851.

JNO NORFLEET, Clerk. Tarboro', March 25th, 1851.

State of North Carolina. Councl's and Dalley's magical pain ex- William S. Battle, Adm'r of James M. Battle dec'd vs. Jethro Fort, and oth-

ers-Heirs at Law of James M. Battle dec'd. In Edgecombe County Court.

Hewes' nerve and bone Liniment, for Petition for sale of real estate, to pay debts of plaintiff's intestate, filed at Feb-

ruary term, 1851. THE defendant Jethro Fort, is hereby notified, that said petition was duly filed at the time above stated, and that unless he be and appear before the Court aforesaid, at its next term, to be held at the Court House in Tarboro', on the fourth Monday of May next, and then and there plead, answer or demur to plaintiff's petition, judgment pro confesso will be entered against him, and the cause heard ex parte so far as he is concerned.

Done by order of said Court, at February term, A. D. 1851.

JNO NORFLEET, Clerk. Tarboro', March 25th, 1851.

State of North Carolina. EDGECOMBE COUNTY, William F. Mercer, Adm'r. of James B. Wilkins dec'd.

of the said James B. Wilkins.

of plaintiff's intestate, filed in the Clerk's office the 31st day of March, 1851.

THE defendant Amos Wilkins, who is arm above the elbow, and running up, tism, and by the advice of his friends, and he Texas, is hereby notified that the above mentioned petition was duly filed in my possible the benefits of its healing properties, is office on the 31st day of March, 1851. and that unless he be and appear before the Justices of the Court of Pleas and Eastern portion of North Carolina. The pro- Quarter Sessions, at the Court to be held prietor is perfectly willing to put the result of its for the County of Edgecombe, at the success or failure upon its success or failure, in Court House in Tarborough, on the fourth curing or failure to cure any case of Chronic Monday of May next, and then and there Rheumatism, or other affection for which it is re- plead, answer or demur to the same, judgment pro confesso will be entered against him, and the cause heard ex parte so far as he is concerned.

> JNO. NORFLEET, Clerk of said Court. Tarhoro', April 1st, 1851.

Pepsin, The true digestive fluid, or Gastric Juice,

FOR the cure of indigestion, dyspepsia jaundice, liver complaint, constipation and nervous decline-prepared from rennet, or the fourth stomach of the ox. after directions of Baron Leibig, the great phisological chemist, by J. S. Houghton, M.

D. Philadelphia, Pa. Ggo. Howards For sale by