PAY YOUR TAXES. THE ELLIGEN The following tax bill proposed by a "Soid. CAROLINIAN ier" through the Atlanta Inteligencer, will be ateresting to our fair readers . J. SINCLAIR. THE LADIES CURRANCY Bald - In accut-ILY NORTH CAROLINIAN is served dance with the law of the counderse run bers in town at ONE DOLLAR per on reducing the currence of entremants FAYETTEVILLE, N. C., MARCH 22, 1864. VOL 1 alvance, payable to the Carriers weekly. which act is to take effecters the ast derof Single copies TWENTY CENTS. April 1864 all mates over live boilers on hard Circuit, Sion H Rogers. Wake. Attorney Gen-erAl; 4th Gircuit, Thomas Settle, Rockinghan. sth. Circuit, Ralph Baxton. Cumberland. 6th sth. Circuit, Ralph Baxton. Cumberland. 6th sth. Circuit, Ralph Baxton. Cumberland. 6th after that time will be recurred to PRICE FOR MAILING. Single copies 25 cents. Six months TWELVE DOLLARS. Three months SEVEN DOLLARS. Ode month TH SEE DOLLARS. The "INTELLIGENCER," a weekly four paged th. Circuit, Ralph Baxton. Cumberland. 6th Circuit, Robert F Armheid. Yadkin. th Cir-cu t, Willam P Bynam, Sth Circuit, Agustus S cu t, Willam P Bynam, Sth Circuit, Agustus S cu t, Willam P Bynam, Sth Circuit, Agustus S Construction, Buncombe. Construction, State take prompt at the provided that the owner may receive the high r compensation. Wayne, Attorney, W N Watson, raven. Clerk, Wesley Jones, Wake. Marshal. newspaper, published at this O fice, is mailed to cu t, Willam P Byunn. Subscribers a. FIVE DULLARS for six months. Merrimon, Buncombe. Three months THREE DOLLARS-Strictly in advance. Couscil, or STATE --F B Satterthwaite, Pitt family, or for the carrying on ot his busines rests dignified Judge proved disloyal or untrue to sovereignty, including the scar-covered veter- Resolved that all who are over the great principles of some covered veter-RATES OF ADVERTISING. I am aware of in instance in which the Brit-ur cause? When have they embarrassed the ans of the army, will finally settle down up-eighteen years at the common chart cities The following rates will be charged for all Aobert P Dick, Guilford Dr James Calloway or occupation, shall not be impressed. tobert P Dick, Guillord Dr James Calloway or occupation, shall not be impressed. Wilkes, L Eldredge, Johnston, J R Hargrave Massed the true solution of the great prob-Massed while temporarily impressed by the in civil life, in any other manner than by ju-for spies? Have they not in every instance lem, which now embarrasses so many mil-before the first day of april shall be mad for, by them of any for an dicial warrent, benefit of their lines of mouth and will finally settle down up-before the first day of april shall be chosed by the in civil life, in any other manner than by ju-for spies? Have they not in every instance lem, which now embarrasses so many mil-before the first day of april shall be chosed by the other in the first day of april shall be chosed by the other in the first day of april shall be chosed by the other in the first day of april shall be chosed by the other in the first day of april shall be chosed by the other in the first day of april shall be chosed by the other in the first day of april shall be chosed by the day of april shall be chosed by the stabilished size of manner than by ju-for spies? advertisements inserted in the North Carolinian : ONE SOUTHER OF RIGHT LINES. OR LESS : state where the impressment is made, and in the Bill of Rights and act of settlement passed stantial justice to the period Than when he proposes, by the pow- but clear of taxation. Those yet maler the and alditional sparses will be charged the same. If Battle, Jr. Secretary. advertisements inserted once, twice or three BOARD INTEAN IL IMPROVEMENTS. --His Ex- of by the Secretary of War." advertise conts inserted once, twice or three times a week will be charged two dollars a square inserted once in the Daily, and charged Daily rates
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i Advertisements for the Invited states in Constitution of his country under his feet, nserted once in the Daily, and charged Daily rates or that insertion. When sent by letter, the maney must accompany when he shall by letter big Uber of the Big U for that insertion. Commissioner overse of Sixking Fund. The provision of the states, by military power, when he shall occurred during the increase of the simple extent of preventing the increase of the simple extent of the consent of *one-tenth* of the simple extent extent extent extende the advertisement. Marrisges, deaths, religious Ruffiz, Alamance, Hon: Welston N Edwards, owner. exc-pt in case of ur gent necessity. and other notices charged as advertisements and Warren, and Hon. David L Swaia, Orange. "Sec. 11. That any commissioned officer must be paid for strictly in advance. States Ar and the state that the state of the states and the GENERAL DIRECTORY. Wiey J Palmer. A M, is Principal of the N conviction. if an officer, he shall be cashiered supension in case of rebellioir or invasion power of arrest and imprisonment as the Czur the whole country, and submit the question suddenly dropped into Charybodis. Who he conviction is a contained in the rait was pitching and set in a still be cashiered supension in case of rebellioir or invasion power of arrest and imprisonment as the Czur the whole country, and submit the question suddenly dropped into Charybodis. Who he contained in the rait was pitching and set in a still be cashiered in or invasion power of arrest and imprisonment as the Czur the whole country and submit the question suddenly dropped into Charybodis. Who he contained in the rait was pitching and set in a still be cashiered in the rait was pitching and set in a still be cashiered in the rait was pitching and set in a still be cashiered in the rait was pitching and set in a still be cashiered in the rait was pitching and set in a still be cashiered in the rait was pitching and set in a still be cashiered in the rait was pitching and set in a still be cashiered in the rait was pitching and set in the rait was dis Common School's of the State. What reception would to the Northern people, and waves broke over with trong or de Chat the accused may be certainly of all the Russians? What reception would to the Northern people, and waves broke over with trong or de Confederate Government. commissioned officer of private he shall suffer and safely heid for unal; but Congress has the members of Congress from the different when he has obtained, as he could easily do, and expecting instant destruction, one of the Jefferson Davis of Mississippi, Presilent, at Raleigh. Dr. Edund C Fisher is Superintendent of such punishment not inconsistent with military no right under pretext of exercising this states have met in 1861, had they returned the vote of one-tenth in his favor, he shall in- raftsmen dropped on his knees and e under pretext. power, to authorize the President, is make to their constituents and informed them that iflegal arrests pro loited by the Constitution; they had suspended the habeas corpus and iflegal arrests pro loited by the Constitution; they had suspended the habeas corpus and gitimate sovereign? If he is right in prin-gency. Happening to open his even to an and by the constitution of the provident the Alex. H. Stephens of Georgia Vice-Presi'd law, as the court may derect." Asylam for the Iusane, at Raleigh. J ? Benjamin, of Louisiana, Sec'y of State. Rev. W M Wingate is President of Wake MESSAGE OF GOV. BROWN. Suspension of the Habeas Corpus.—How Perce should be sought. Suspension of the sought. Message areas who have sol-Suspension of the Habeas Corpus.—How Suspension of the Habeas Corpus and the Suspension of the Habeas Corp James A Sello of Virginia Sec'y of War Forest College, (Baptist) which is for the C G Memninger of South Carslinh Sec'y present suspended-Rev. Braxton Craven is President of Trinity the Treasury S'R Mallory of Florida Sec'y of the Navy. College. (Methodist.) George Davis of North Carolina Chief of th emply sworn to support the Constitution, to what will have gained when we have achiev. sustain the one, why may he not as right- "down on your knees now, for there isn't a - is President of Davidson Department of Justice or Attorney General. College. (Presbyt rian.) I cannot withold the expression of the deep disregard such unconstitutional legislation, ed our independence of the Northern States? fully turn his annies against the North to minit between us and purgatory." Major W M Gordon is Superindent of the I cannot withold the expression of the deep distogard such and grant relief to persons so illegally im- if in our effort to do so, we have permitted establish the other. J H Reagan of Texas Postmaster General: Hilisboro Military Academy. gress in attempting to suspend the privilege prisoned; and it would be the duty of the our form of government to be subverted, But the fimid among us may say-How continued to punch the water with his pole; "Be aisy, Pat," said the other, as he coolis The President serves six years. of the writ Habeas Corpus, and to confer upon Legis'ative and Executive departments of and have lost Constitutional liberty at are we to meet and repel his armies, if Mr. "be aisy, now! what's the use of proving SECOND CONGRESS. the President powers expressly denied to him the Sta es to sustain and protect the judici home ? The hope of the country now rests in the Lincoln shall continue to reject these terms, when a feller can tech bottom with a pole

## The first session of the Second Congress will THE IMPRESSMENT BILL by the Constitution of the Confederate States. Under pretext of a necessity which our whole people know does not exist in this case what-now under consideration, it will be seen that people know does not exist in this case what-it is not an act to suspend the provider of the susp permanance on the 19th of the present month (Feb-

ruary.) The following is a list of the Senators SEC. 1. Whenever the exigencies of any army elect and those halding over with the year annexin the field are such as to make impressments ever may have been the motives, our Con- it is not an act to suspend the privilege of the and wipe this and all such stains from the to govern us, but he claim's the right to take ed in which their respective terms of office expire. Also a list of the me abers elect of the House of of torage, articles of subsistence or other property absorately necessary, then such impressment

Representatives, as far as accertained. SENATE, Maxwa. Mude Walke, 1370 J. W. C. Watson, 1370 J. W. C. Wats J. W. C. Watson, 1870 Albert G. Brown, 1866 the owner of such property and the impress Albert G. Brown, 1866 the owner of such property and the impress for such property and th

Representatives, as far as ascertifined.

tobert Jemison, MISSOURI. ARKANSAS. 1870 Ro W. Johnson, Chas. B. Mitchell, -----, \* PLOBIDA. Jas M. Baker,

A.E. Max sell, ocoustia. H. V. Johnson, Banj, H. Hill, KENTUCKY.

3. W. R. W. Coob. 8. James L. Pugh, 4. M. M. Craikshauks, S. J. S. Dickiason, 5. Francis S. Lyon,

ARKANSAS. We have no information of the election Representatives to the nort Congress.

FLORDA. 1. St. George Rogers, 2. R. B. Hilton,

GEOR HA. Julian Hart 6. . H. Behols, W. E. Save, 3. Mark H. Bluaford, James M. Smith. . George N. Lester. 2. H. P. B-II. 10. Warren Akin. 4. Clifford Anderson, 5. J. T. Shewmak).

KENTSCAY. No election for' next Congress.

LOIDSIANA

1. Chas. J. Villere, 4, Lucien J. Dupre, 2. Chas. M. Conrad, 5. Honey Marshall, 3. Duncan E. Kenner, 6. John Perkins, jr.,

MISSISSIPPI.

1. J. A. Orr, 2. W. D. Holder, 3. Israel Welsh. 5. Otho R. Singleton,

next Congress.

NORTH OAROLINA. 6. John A. Gilmer. L. W. N. H. Smith, 2. R. R. B. Hars. 7. Sanl. H. Christian, 3. JT. Leach. 8: James G. Ramsey, 4. Thos. C. Fuller, 9. B. S. Gaither, . 5. Josiah Turner, jr., 10. Geo. W. Logan. SOUTH CAROLINA.

1. Jas: H. Witherspoon, 4. W. D. Simnson, 2. W. Porcher Miles, 5. James Farrow, 6. W. W. Boyce. 3. Lewis M. Ayer, TENNESSEE. 1. J. B. Heiskell, 7. James McCullum, S. Thos. Manees, 2. Wm. G. Swan, 9. J. D. C. Adkins, 3. A. S. Colvar, 4. John P. Murray, 10. John V. Wright, ,5. H. S. Foote, 11. David M. Currin, 6. E. A. Kceble, 1. John A. Wilcox, 4. Frank B. Sexton. 2. Claiborne G. Herbert,5. J. R. Raylor, 6. S. H. Morgan. 3. A. M. Branch,

VIRGINIA. I. R. L. Montague. 2. Robt. H. Whitefield. 3. William C. Wickman, 11. John B. Baldwin.

ment officer can sot agree apon the value there- habeas corpus shall not be suspended, unless rests of persons not fir military service, upon demand for prompt redress or a return of the-1870 of, it shall be t e duty of such impressing when in cases of rebellion or invasion the pub- charges of a nature proper for investigation commissions which they hold from their res- and, if true to ourselves and to posterity, we vain; at length, while preaching one Lord's 1866 officer, apon affidavit in writing of the owner lie safety may require it." The power to sus- in the judicial tribunals only, and to prevent pective States.

1863 Landon C. Haynes, 1868 meat may be made one to be selected, after power to suspend the privilege of the writ of nals established by the Constitution; and for ern people, and if we are true to ourselves New York World gives the following des

by the Constitution of the Confederate States. ary in the discharge of this obligation.

1570 ity county or partsh in which such impression of the constitution is and in which such impression of the constitution is and in the second of the states, "First 3.
1570 ity county or partsh in which such impression of the constitution of a toture of the states, "First 3.
1570 ity county or partsh in which such impression of a toture of the states," is an accurate to appraise the property impression of a toture of the states, "First 3.
1570 its 3.
1570 its 4.
1570 its 4.< said taking, pay to the owner, he gent or bing the place to be searched, and the persons resist the lawful authority of the warrior, must diall, and within a few röds of the statue of Vaugha. Mr. George Coates and this area-to a potent than the sword of the warrior, must washington. In this place fifty-eight sol- George Coake to dae with him yesterday. As the

said taking, pay to the swart, he gent or utorary, compensation fixel by sucception of things to be select," and the further dec-erst and shall also give to the owner of person controlling sud property, a certificate power hes official significations are gradent, brigade, division or corps to which in belonge; that said property is essential for the shall enjoy the right of a speedy and public the provide and suffering power beyond doubt." The entropy of the state of the second of the state of the state of the second of the state of the second of the state of the st

the Executive, has struck a fell blow at the sued by judicial authority : but the main pur- set in darkness and blood.

2. W. D. (1) der, o. Ethel Burkstile, 3. Israel Welsh. 7. J. T. Lapkin, 4. Heary C. Chambers, 5. Missourt. 5. Missourt. 5. The present delegation wers elected. 5. The present delegation were elec office until their successors were elected. The as possible, by two loyal and disinterested delegated among which there is no one, au- to prohibit all judicial interference for the re- acwspapers, and let the conduct of their of the crowd are obliged to sustain the "Stay, lady, let me tell your fortune," said the question of qualification will be decided by the citizens of the city, county or parish where it horizing him to issue warrants or other ar- lief of the citizen, when tyranized over by il- rulers be known to the prople; and there is weight of those who lie upon them in this gipsy.

as possible, by two lotal and influenced allow the circular of th

the proper subordinate officer, authorize such property to be taken for the public use, the compensation due the owner for the same to be determined and the value found as provided for in the first and second sections of this account for SEC. 5. That, it shall be held to answer for President, as early as practicable after the President, as early as practicable after the

9. Divid Funsten, 10. F. W. M. Holliday, 11. John B. Baldwin, 11. John B. Baldwin, 12. Walter R. State where property shall be taken 15. S. 5. That, it shall be the duty of the portant rights, yielded to those in power with-every encroachment upon this vital principle. 16. F. W. M. Holliday, 17. John B. Baldwin, 18. John B. Baldwin, 19. John B. Baldwin, 10. F. W. M. Holliday, 10. John B. Baldwin, 11. John B. Baldwin, 11. John B. Baldwin, 12. John B. Baldwin, 13. John B. Baldwin, 14. John B. Baldwin, 15. John B. John B. Baldwin, 15. John B. Baldwin, 15. John B. Baldwin, 15. John B. Baldwin, 15. John B. John B. Baldwin, 15. John B. Baldwin, 16. John B. J

gress with the assent and at the request of writ of habeas corpus in case of warrants is- statute book, or the Sun of liberty will soon from us all that we have.

shall maintain our constitutional liberty also. day, he took occasion to notice, among other

"LOOK AT HOME."-Rev. John Harrion, a

and & Harrighton

another commissioner to act in conjunction, even here the power of the President as the power of the power of the president as the power of the powe Government of North Carolina. as mileage, to be paid by the Coafederate Gov-in actual service, are clearly defined by the ble efforts" or of "conspiracies to resist the that sovereign will be fairly expressed at of the hyena in the menagerie, fifty-five men about my face," His Excellency, Zebulon B Vance, Buncombe, Governor. Col Dan'l A Bernes, Northampton, Ai', do George Little, Wake. Richard II Battle, Jr, Auson, Private Content of the fairly expressed at finite the statute, and have a subaltern to file the right to determine its own destiny, in ase, as aforesaid, so as to afford just compen-sation to the owners thereof. Said commission ject to military command, is illegal and in ers shall agree upon, and publish a schedule o prices every two months or oftener if they shall deem it proper; and in the event they for upon the President the right to exercise that the right to exercise. This is all that we have been court dare inquire into the cause of shall deem it proper; and in the event they for upon the President the right to exercise. The statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the statute, and have a subaltern to file the right inestimable to the the right in the right inestimable to the the right in the righ Dr Elward Warren, Chowan, Surgeon Gen'l. John-P H Russ, Wake, Secretary of State. shall deem it proper; and in the event they fer upon the President the right to exercise the imprisonment. The statute makes the freemen and formidable to tyrants only." Jonathan Worth, Randolph, Pa lic freasurer. shall not be able to agree in any manner con- powers of arrest, expressly forbidden to Lim President and not the courts the judge of the Let both Governments adopt this mode of the rest are brought out and chained around a the Bostess in the room, "when is the intration to I Curtis II Broglen, Wayne, Comptroller. ined to them in this act, they shall have to ap- by the Constitution. Any effort on the sufficiency of the cause for his own acts. - settlement, which was bequeathed to them Samuel F Phillins, Orange, Auditor, Mrs. Dayton expected to honor as?" "Why," said Mrs. Harrington, wood here the by the Constitution. They ended on the point an umpire to decide the matter in dispute whose decision shall be the dicision of the board; and said umpire shall receive the same rate of compensation for the time he shall rate of compensation Ebenezer Emmons, State G ologist. Oliver H Herry, Wake, State Librarian., board; and said unpire shall receive the same rate of compensation for the time he shall serve .allowed to said commissionei Z respect-ively: Provided, That said co i oners shall ively: Provided, That said co i oners shall Major General R C Gatia, Leuoir, Adjutant General. "It is a disgrace to humanity and to the Mrs. Dayton's eyes were fixed upon the carpet. but there was a world of mischiel larking in them, Captain William B Gulick, Beaulort, Paymaster. be residents of the State for which they shall of the right of the constitutional judiciary to that you have been guilty of some offense of sword cannot accomplish-restore peace to it her partner could have seen its Captain Thomas D Hogg Wake, Commissrys " So," she said, "I have, it seems, the invlution and Ordnance Officer. be appointed; and it the Governor of any State investigate, such cases, and the provision for the character above named, and no court the country, and uphold the great doctrines shall refuse or neglect to appoint said com creating a court appointed by the Executive known to our judiciary, can inquire into the of State sovereignty and Constitutional reputation of being irresistible Captain James Sloan, Guilford. Quartermaster. "A reputation so well deserved as searcely to, missioners within ten days after request to and changeable at his will, to take jurisdic- wrong or grant relief. Captain Henry Dowd, Edgcombe, do AN EARLY START .- The Columbus En-James H Foote, Iredell, Ass't. Adjt. Cen., do so by the President, the President shall ap- tion at the same, are in violation of her great mercit repetition," was the reply. liberty. quirer of Wednesday last, says: A number of other gentlemen were by this time collected around Mrs. Dayton. Her shill as a tor-+ point both commissioners by and with the advice and consent of the Senate. SEC. 6. That all property impressed or tak-SEC. 6. That all property impressed or tak-There was a marriage in this city, on Sun- tame-teller was now called into regulation, and William A Graham, Jr., Orange, Ass't Adj't. General. Licut. John, B Neathery, Wake, Asst. Adjt. General. Lieut. Thomas White, Franklin, Asst. Quarter-master. The distance of the public use, as aloresaid in the han's master. The distance of the public use, as aloresaid in the han's master. The distance of the confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the Confederate States, upon which both the bride again to tender a settlement of the State Low the same age. Verily this is one holding the same for their own use of the proposition. Let it be made again and the proposition. Let it be made again and the proposition. The both the propositio Licut. John, B Neathery, Wake, Asst. Adjt. sons holding the same for their own use or consumption, and who shall make the alfidavit hands of wicked king was used for tyranical zen to sound the alarm; and of the State Leg-again, till the mass of the Northern people quite a tender age, and evinces an shount of "Corry, but I am already engaged." Judicial. " May I call to-morrow SUPREME - COURTS.-Richmond M Pearson herei before required, shall be paid for accord. purposes by the crown until it was finally islatures to say in thunder tones, to those understand it; and Mr. Lincoln can not con- moral courage, in these war times, rarely tor-Yadkin, Chief Justice. William H Battle, ing to the schedule of prices fixed by the com- abolished by act of parliament, of 16th who assume to govern us by absolute power, tinue to stand before them and the world, be met with in persons of more advanced in "he intends to commence his seige in good Yadkin, Chief Justice. William H Battle, ing to the schedule of prices fixed by the com-Orange, and Matthias E Manly. of Craven. missioners as aforesaid. But if the officer and Charle the first, which went in o operation that there is a point beyond which freemen steriled with the blood of their sons, their years and experience. But while we ad-Judges, Sion H Rogers, Wake, Attorney Gen the owner shall differ as to the quality of the first of August, 1861. This act has will not premit enchroachments to go.' eral, Hamilton C Jones, Rowan, Reporter, article or property impressed or taken there ever since been regulded as one of the great The Legislatures of the respective States a proposition so far is constantly tendered, mire their pluck and courage, we must be on blocked even more levely than on the previous the states a proposition so far is constantly tendered. eral, namilion C Jones, Rowan, Reporter, article or property impressed or taken there Edmund B Freeman, Clerk. (Meets in this city of Raleigh second Monday in Jane each year. The Morganion term has been discontinued.) The Morganton term has been discontinued.) agent and the officer may select each a loyal our E glish ancestors against the very same duty to meet such dangerous enactments cism, satisfy his revenge, and serve his am-SUPERIOR COURTS.-Judges -John L Bailey. and disinterested citizens of the qualifications. character of arbitrary arests which he late upon the libertics of the people promptly; and liter: tare of the day, and from that they passed ( , to books. One author after another was did to Bunbcombe, Romulas M Saunders, Wake, Rob't R Heath, Chowan, Rob't S French, Robeson, James W Osborne, Mecklenburg, George How-ard, Wilson, Bobert B Gilliam, Granville. sed, questions flew about thick as hall store. and each was really trying to had the oth a cast The dispatches from Chattanooga repre- of their depth. The widow's thought was : "This man is no fool, in splite of his im, + 103 sent that the Confederates are pressing the vanity," and Mr. Cooke was, thinking ; officers impressing, shall be final. But if not small eapital lett rs which are used in the act, or resign a trust which by permitting it template this subject in all its magnitude; William M Shipps, Henderson. Solicitors .- ist Circuit, Jesse J. Yates, Hert- approved, the impressing officer shall send printed copy in the book from which it is ta- to remain on the statute book they abuse, to and while there may be extreme men on the Federal lines there. The Yankees at last "What a mind! Horace, that way of most be won. It is wo, th more than a thousand dogan, ford and Chrcuit, Obarles C Clark, Graves and the sward to the commissioner of these, who have honored them Northern side, satisfied with nothing less confess having "given bp ' Tuanell Hill. my bay."