



RUTHERFORDTON, N. C.

Saturday, Aug. 8, 1868.

Agents.

The following named gentlemen are hereby authorized to act as agents for the STAR, to re ceive and receipt for sul scriptions, advertising,

S. M. Pettingill & Co.,-37 Park Row, New York, and 10 State Street, Bos-N. B. HAMPTON, Polk County, N. C. R. S. ABRAMS, Columbus, JAS. H. DUNCAN, Marion, W. A. MCCALL, North Cove, A. W. SULLENS, Spruce Pine, Mitchell co. REV. WM. LOGAN, Chimney Rock. J. E. MCFARLAND, Duncans Creek





Concord, some from Yancey and several preference if the Republican party should AT ACT TO PROVIDE FOR THE QUALIFICATION County Treasurer shall be deemed the from Burke. I am glad to say that I saw see cause to establish the same proscriptive none from the banner Republican county policy, for it is a notorious fact that in this County two thirds, or perhaps more of the in the State. Ben. Newland, of McDowell, was pronounced the successful Knight land belongs to Republicans, but the princiand crowned Miss Holt. The Knights ple is what we look at, and then the men were addressed on the field by Alphonzo who figured in the meeting to proscribe and C. Avery, of Burke, and one was forcibly threaten to give preference to Conservatives reminded of the mad scenes of '60 and '61 when many of them have not a foot of land It isnot my intention to give you a detailthemselves. We think this was the most ed account of what occurred but merely to supreme extract of swell-head-ism that we call your attention as a public Journalist have ever met with in our life, and it proved to these mad gatherings, the object of itself by many of their party refusing to which seems to be an inculcation of rebelact with and join them when they opened lious sentiments and a proud defiance to their club list. We saw in the meeting, a the United States Governmen:. I think would be leader of the party, who lives on such gatherings need ventillating."

a Republican's land. Now, if that Republican was to adopt their policy, he would have United States of America-District of to sift ; but we hope that our Republican friends will not adopt this principle for the "WHEREAS, An erroneous impression present, and try and get along by hircing, renting land, &c., to such men as do their s abroad in the Land, that it is the inten-

duty without regard to politics. We do not want to see politics In such things. Show the Democrats that we can be magnanimous -that we will rule them in office, but that

we will not stoop to their low-down prescriptive policy. Had we received their resolution sooner, we should have more fully ventilated them, but will desist at present, with the promise of further review soon. Here In testimony whereof, I have hereunto is the preamble and resolutions:

set my Photograph, and caused the Great WHEREAS, In our opinion, the most im-Seal of the Democratic party to be affixportant election that has ever been before the American people, is now pending .ed, at the city of Rutherfordton, in the And whereas, we feel it to be the duty of County of Rutherford, and State of North all Conservative men, forgetting and forgiv-Carolina. This the 27th day of July, ing the past, to organize themselves into a party in the interest of Seymonr and Blair, as candidates for the Presidency of the United States. Therefore,

Resolved 1st, That we do approve of, endorse and ratify the platform of principals adopted by the Conservative and Democratic parties in their late Convention in the City of New York, as containing such an embodyment of principles as to enable all, without regard to past party or political connection, to unite, who have at heart the perpetuality of the Union of the States and the Constitutional guarantees of our fathers. 2. Resolved, That we do endorse, approve of and ratify the nomination of the Hon. Horatio Seymour of the State of New York, tor the office of President, and Gen: Frank P. Blair, of the State of Missourf, for the office of Vice-President of the United States : As statesmen whose exalted worth and the puri y of whose character eminently qualify them to fill these exalted offices, and whose devotion to the Union of the States, under the Constitution of our whole country, none

can question and tell the truth. 3. Resolved, That we do approve of the by Judge Logan, proceeded to qualify J. holding of a general State Convention in M. Allen, C. J. Sparks and H. H. Hop- Raleigh, at the time proposed, August the Norice.-The County Commissioners per, the remaining Commissioners, except 18th, and that this meeting appoint six or

OF CERTAIN OFFICERS RECENTLY ELECTED UNDER THE PROVISIONS OF THE CONSTITU-TIGE OF THE STATE OF NORTH CATOLINA. The General Assembly of North Carolina do lenact:

SECTION 1. That it shall be the duty of County Commissioners elect in each dounty respectively, to meet immediately and designate one of their number, who shall at once go before a Judge of the Supreme or Superior Court, United States Commissioner, or any other officer of the United States authorized to administer an oath, or before a County Commissioner of any other county, who has been previously qualified, and be duly qualified by taking the oath prescribed in section four, article six, of the Constitution of this State and the County Commissioner thus quali fied shall forthwith proceed to qualify, in like manner, the other four Commission-

ers elect. SEC. 2 That the Board of County Commissioners elect, thus constituted, shall without delay proceed to qualify, in like manner as aforsaid, each and all the other county officers elected, or appointed, including Justices of the Peace and Constables, and shall take the bonds required by law, as specified in the Revised Code, for the due discharge of their duties, from such of the officers as are, or may be, required by law to give such bonds, and

shall cause the said bonds to be recorded by the Rogister of Deeds, in a seperate book to be known as the registry of official bonds, and the original of said bonds shall also be filed in the office of the Clerk of the Superior Court, except the bond of said Clerk of the Superior Court, which shall be filed in the office of the Register

of Deeds, and no officer shall be surety on any bond required to be filed in his office : Provided, The Sheriff shall exec

ute three several bonds payable to the State of North Carolina ; one in the sum of twice the amount of the county and poor taxes for the preceding year, condi tioned for the collection, payment and settlement of the county and poor taxes as required by the law; one in the sum of twice the amount of the public taxes paid by the courty for the preceding year and settlement of the public taxes as required by law: Provided further, That neither of the aforesaid bonds shall exceed the amount of such bonds as required by existing law; and the third in the sum of

five thousand dellars, conditioned as fol. June 25, 1868, entitled "An act to admit lows : "the condition of the above oblis | the States of North Carolina, South Caro gation is such that, whereas, the above lina, Louisiana Georgia Alabama, and bounded is elected and appointed Florida to representation in Congress," of said delegates should attend. Captain cepts to him directed, and pay and satisfy all fees and sums of money by him C. Badger be requested to represent us as received, or levied by virtue of any process into the proper office into which the same by the tenor thereof ought to be paid, or to the person or persons to whom the same shall be due, his, her, or their executors, administrators, attorneys, or of Sheriff during his continuance partments: therein, then the above obligation to be void :" Provided, That the Commissioners and other county officers who have heretofore been qualified by other means than those prescribed in this act, shall requalify according to the provisions of this act, but all official acts done by such offi-

successor of the County Trustee. SEC. 8. No person prohibited from holding office under any State by section three of the amendment to the Constitution of the United States, known as Article Fourteen, shall qualify under this act or hold office in this State.

SEC. 9. That any person, 1.ow holding an office of trust or profit, who shall wilfully fail or refuse to comply with the requirements of section seven, in relation to turning over the appurtenances of his office to his successor under the present Constitution of this State, or shall wilfal ly violate section eight of this act, shall be liable to indictment for high misdemeanor, and on conviction shall be fined not less thin one thousand dollars not over five thousand dollars, or imprisoned not exceeding two years, or both, at the discretion of the Court.

SEC. 10. That all laws, and parts of laws, inconsistent with the provisions of (language which if any deladed wretch had this act, are hereby repealed. SEC. 11. That this act shall take effect hang on the public gallows.) The Sentine from and after the date of its ratification.

Ratified, July 21, 1868. STATE OF NORTH CAROLINA. ] OFFICE SECRETARY OF STATE,

Raleigh, July 21, 1868. I HENRY J. MENNINGER, Secretary

State, do hereby certify that the foregoing is a true copy of the original act on file in this office.

HEERY J. MENNINGER, Secretary of State.

Important Military Order. HEADQUARTERS OF THE ABMY, ADJUTANT GENERAL'S OFFICE, WASHINGTON, July 28, 1868.

General Orders, No 55.

The following orders from the War Department, which have been approved by the President, are published for the information and government of the army and of all concerned :

The comman ing generals of the Second. Third, Fourth, and Fifth Military Districts, having officially reported thatthe States of Arkansas, North Carolina) South Carolina, Louisiana, Georgia Alaconditioned for the collection, payment bama, and Florida have fully complied with the acts of Congress known as the reconstruction acts, including the act pas sed June 22, 1868, eatitled "An lact to admit the State of Arkansas to representation in Congress," and an act passed

Rousseau, relieved.

By command of General Grant.

E. D. TOWNSEND,

Assistant Adjutant General,

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and Jackson controlled the convention the

worth of which the Democracy of Louis-

Which is it?

There is a remarkable resemblance be

and fire of rebellion. Newspapers and

pamphlets, too, were circulated everywhere,

ville were ratifying.

Sheriff of---- county,---- if, there- and that, consequently, so much of the act fore, he shall well and truly execute and of March 2, 1867, and the acts su ty in said Convention, and in the event none due return make of all process and pre- mentary thereto, as provides, for the organization of military districts, subjects to the military authority of the United States, as therein provided, has become inoperative in said States, and that the commanding generals have ceased to exercise in said States the military powers conferred by said acts of Congress; therefore, the following changes will be made agents, and in all other things well, truly in the organization and command of and fathfully execute the said office military districts and geographical de 1. The Second and Third Military Districts having ceased to exist, the States of North Carolina, South Carolina, Geory gia, Alabama, and Florida will constitute the Department of the South; Major General George G. Meade to command. Headquarters at Atlanta Georgia.

of murdered conscripts and boys slain gratify rebel hate and malignity, can give a feeble answer of what followed the great secession and rebellion of 1860-61. One would almost think that we had ex-

erienced enough of war to supply this generation. We would suppose that after so. much suffering and misery, we would be sadly in need of repose. But the rebel De-

moeracy do not think so, and they proclaim war now with more defiance than they did in 1860--61. They have openly declared inaugeration of General Grant, even if he should be elected in the usual constitutional method. The New York World says, and the little Sentinel endorses it, that the next President must be elected by a "majority" of the adult male population.' The Sentined, rightened out of its wits at the incendiary

and treasonable language it had made use of attempted to put in execution, he would then tries to withdraw from its treason .-But this avails nothing. The word wa

spoken and cannot be taken back. And just here we take occasson to give 7th

this notice: If any person shall put into practice what is advised in the Sentinel, he certain as the clime can be proved against him.

But this has led us off. We mean to sny that the signs of war are more threatening now than they were in 1860--61. The Copperhead Democracy of the North do not expect to suffer or take part in the war .-They will be satisfied if they can involve the South in all the horrors of assissination and the torch for the jurpose of proving their

prediction, that these State governments could not stand. What would it be to them if a thousand homes in North Carolina were burned to the ground every night and one thousand people slaughtered ? The Copperhead Democracy would simply smile and say "I told you so." But not theirs would be the suffering ; that would be for the unfor-

tunate victims South, whom they had deluded into war. In view of all these things, and in view of the further fact that the rebels expect to

drive every Republican from the State by making it too hot to hold them, we ask Republicans will allow themsolves to be se duced from their plain duty by the only in sinuations and treacherous politeness of rebel emissaries ?- Standard.

-----Grantin the West tryman, " that all must come up, for they [From the Leavenworth Conservative,] were going to put the Radicals down."-General's Grant, Sherman, Sheridan, and He had been incorrectly reported as say. Dent left Leavenworth at 8.30 vesterday on ing that the letter of his correspondent there way to the mountains. There were said "the Conservatives were going to several hundred people at the depot to take call a meeting for the purpose of devisanother look at a sight which will probably ng measures to resist the laws." |Mr. never again be witnessed in this city. The D, then read a letter signed by D. A. ocomotive was trimmed with flags and Covington, and addressed to Mr. Hodnett, of the House, branding the states wreaths. When the train reached Tooganoments made in the reported remarks alluxie it was evident that the people, had heard ded to, as a slander upon the people of the news. Wagons, horses, carriages, men Union County.] Mr. Downing said a women, and children-the entire population pertion of the Conservatives of Union came out to greet the conquering heroes. county were as bitter as Copperheads, The depot had been 'gracefully trimmed by and had endeavored to intimidate voters Mr. Diddell, the station agent. As soon in the last election. In the town of Mon as the cars fired, the people gathered round roe there was but one Republican, and the cars and called for "Grant." "Grant." they had tried to prevent him from voting, and who, if he cast his vote at all, do until the General appeared. Audd great II, The Fourth Military District will so for the Conservative ticket through cheering he bowed his acknoledgments and now consist only of the State of Mississip fear.

## SYNOPSIS OF THE, PROCEEDINGS OF THE

Legislature of North Carolina.

Senato. SATURDAY, July 25, 1868. By Mr. Jones, of Wake, a bill to in

corporate the North Carolina Mutual Home Insurance Company.

Bills of the following titles were introduced

By Mr. Moore, of Carteret, a bill entitled "A bill to amend sections 2, 6 and that they do not intend to submit to the 8, Chapter, 120, Revised Code of N. C. Read first time.

By Mr. Welker, a bill to limit the lin bilities of sheriffs. Read first time. A bill to regulate capital executions --Read first time.

The President announced the following gentlemen as the Senate branch of the committee to select a site for the Penitentiary :

	1st Congressional District,			Respase.
Id	2nd		**	Eppes.
el	34		14	Beeman,
-	4th	**	-44	Burns,
as	5th	64	44	Winstead,
	Gth	66	11	Osborne, .
	·	1	44	E27

The report of the Committee on Internal Improvements, including a bill to auwill die at the hand of the hangman so thorize the Air Line Railroad Company in South Carolina, to construct and operate its road within the limits of the

State, was taken up, and the report of the committee concurred in. The bill passed its second reading.

A message was received from the House of Representatives concurring in a bill to extend the time for registering grants, mesne conveyance, powers of Attorney, deeds of sale, deeds of gift, deeds of trust, and marriage settlements.

## House of Representatives. SATURDAY, July 25, 1868.

Mr. Downing arose to a question of rivilege, and reminded the House of the emarks submitted by him a few days ince on the resolutions offered by Mr. Laflin, calling upon Gen. Grant for two regiments of troops. He voted for the resolutions, and remarked at the time that he had received a letter from his County from which he inferred that there was a plan of resistance on foot by the \*-Conservatives. This inference was

strengthened by the fact that he had othrwise heard that one or two of the old officers had declared their purpose not to surrender their offices. The letter referred to conveyed the information that a meeting had been called by the Conservatives, one of whom remarked to a coun-

will meet at the Court House in Rutherfordton on the 3d Monday in this month. the 17th inst. All persons interested will take due notice.

TOWN OFFICERS .- His Excellency. Gov. HOLDEN, has appointed the following officers for Butherfordton :

House.

J. M. Justice, Mayor; R. W. Logan J. V. Wilkerson, J. K. Deck, and F. D. Wood, Commissioners; A. Mooney, Marshal.

Freeman, Wm. Monteith, Isaac Hutch-THE LADY'S FRIEND .- This excellent ins, W. G. Mode, John Davis, W. C. Monthly for August has been on our ta-Holland, A. G. Harrill, William Smart, ble for several days and we have inadver-J. II. Carpenter, B. E. Blanton, J. B. tantly failed to give it a Notice. It Carpenter, J. W. Gibson, Joseph Scogreally the Ladies Friend and we think is well deserving of a large patronage .- gin, J. W. Morgan, R. W. Logan, John Terms, \$2 50 a year.

We will club it and the Star, one year, for \$4.

GOOD CROPS .- We received a lette from a friend in Polk County, who in forms us that the Crops in that County are better than they have been for sev eral years. He also informs us that the Star is very favorably received, and that we may look out for an increased list .-Good crops and a large circulation for the Star is very encouraging and we hope we may not be disappointed in either.

U. S. COMMISTIONERS COURT .- The following proceedings were had before 11-B. Wilson, U. S. Commissioner, on Tuesday last :

United States vs. Alex. Gattis, defendant charged with violating Internal Revenue Law, after hearing of the evidence. the defendant was bound over to the S. District Court, to be held at Asheville, commencing next Thursday.

In the following cases, same charges, the evidence was not 'sufficient and the cases were dismissed at the cost of the government :

U. S. vs. James Wood and T. J. Weth

- Barney Pintuff.
- " " Michael Price.
- .4 . 66 Aaron Biggerstaff. 16 66 1 G. W. Toney.

These cases were all for aledged viola tion of the law, for distilling spirits without a license. We think those who are engaged in the business had better desist, as there is danger ahead.

## Tournament at Marion-

We make the following extract from a

Mr. Jos. Taylor, who declines acting. The Commissioners then proceeded to qualify and take the bonds of the following county officers, to wit: Martin Walproxi s. kdr, Sherdi'; A. P. Hollifield, Coroner;

J. B. Carpenter, County Clerk of the Superior Court ; E. McArther, Treasurer ; R. J. Williams, Register of Deeds; J.

A. Carpenter, Constable. The following were sworn in as Justices for the County : Jonathan Hampton,

A PROCLAMATION

North Carolina.

tion & the Democratic and Conservative

parties, to re-enslave the Black race again.

Resolved, That we regard the question

of slavery as a dead issue, settled forev-

er, and we pledge ourselves to forever

resist any attempt to revive the same.

or to re-enslave the Black race."

Therefore,

J. D. Searcy, A. W. Haynes, W. B.

Logan, W. B. Wilson. After some other unimportant business, the Court adjourned to the 3d

Monday in this month.

## The Justices for Rutherford County.

The following Justices have been appointed by His Excellency, Gov. Hold-

J D Searcy,\* W B Wilson,\* Wm, Finn, N E Walker, Jonathan Hampton,\* W B McEntire, A. W Haynes,\* John W

Biggerstaff, I W Mode, W B Freeman,\* D D Allen, William Watson, J P Allen, Wm Monteith,\* Henry Toney, Isaac Hutchings,\* Smith McCurrey, Eli Whisnart, John J Grayson, W G Mode,\* A the amount of the same.

Mooney, Joseph Gettis, Wm G Price, John Davis,\* William Holland, Samuel Melton, Jr., A G Hrrrill,\* Nolin Holli-"field, Wm Smart," E D Hawkins, Geo. | with approved security, that you will make Hamrick, L O Jolley, James H Carpen. a true and correct return of all spirits by may be necessary to have said vacancy ter,\* John Owens, Benjamin Blanton,\* you distilled.

John Nodine, J B Carpenter,\* R W Lobitt, J H Adair, J C Keiter, Nelson Lo- which you will be sworn to. gan, Robt Forney, Vincent Michael, Jas.

M Justice, Noah Hampton, John Logan, and 1 Keeter,

qualified.

Those Resolutions. By the kindness of a friend, we have been

placed in possession of a copy of the resolutions adopted by the Democratic meeting, held at this place on the 27th ult.

The preamble sets out with a declaration which this party's actions proves to be untrue. It says :- " forgetting and forgiving private, letter received by us, from a the past." They forget and forgive the fully advise every person who wishes to gentleman in Marion, in relation to a past-not them-and in proof of the seser- go into the business of Distilling to exam-Grand Tournament, which came off at tion that they have not and will not forgive ine it carefully.

more discrete persons to represent this Coun-Plato Durham, Joseph H. Merrimon and R. 4. Resolved, That in the hireing of labor-

ers, either in the shop as mechanics, or in the field as farmers, we will give preference to our party, or political friends, black or white.

5. Resolved. That we recommend the formation of Seymour and Blair, clubs in each precinct in this county, to be called Seymour and Blair, clubs for ---- precinct. And that we recommend our colored friends to form similar clubs and when they are too sparsely settled or too poor in number to form to themselves, we advise them to join the clubs composed of the whites.

6. Resolved, That while it is the duty of cer heretofore in good faith, shall be deems all, and we do advise all to submit quietly to ed valid in all respects. the laws, State and National; yet we do enter our most solemn protest against the secret and spy system of collecting the Revenue due the Government of the Uhited

Notice Distillers!! All persons wishing to engage in the

business of distilling, and who wish to comply with the Internal Rovenue laws of the United States, and who wish to

avoid the expense and punishment inflicted for violation of said laws, would do well to read the following instructions : 1st. All persons wishing to engage in said business, must first list his special tax as distiller with the Assistant Assessor of his division, taking his certificate of fail to give a sufficient bond or bonds, as

2nd. You are then required to go to the Deputy Collector of your division and pay the said tax, and give a bond

3d. You are required to keep a book gan,\* J W Gibson,\* Edmond Foster, W or record of how many hogsheads you B Abrams, B W Baber, Joseph Scoggins.\* | mash in, how many runs you make, and John Hutchins, J W Morgan,\* N C Nob- now many gallons made at each run,

Those marked with a (\*) Star have wort, or wash, for distillation shall be

deemed a distiller. distiller until he is bonded and has a cer-

tificate to that effect. R. W. LOGAN. Dept. Col. U. S. Int. Rev. 3d Div. 7th District.

We publish the above for the informaof all concerned, and we would respect-

SEC. 3. That a majority of the Board pi, and will continue to be commanded by of County Commissioners shall have pow-Brevet Major General A. C. Gillem. er to perform the duties imposed by this III. The Fifth Military District will act upon said Board. The sufficiency of now consist of the State of Texas, and any beard required by this act shall be will be commanded by Brevet Major certified by endorsinent of such bond by General J. J. Reynolds. Headquarters each member of said Board assenting at Austin, Texas. thereto, and if any bond with insufficient IV. The States of Louisiana, and Arsurities be taken of any officer by said kansas will constitute the Department of

Board, or by a majority acting for them each and every member of the Board assenting to such sufficiency, shall himself be liable in all respects, as a surety ou such bond, and subject to suit as such, by any person entitled to sue on said bond, anan will command the department. but the Commissioners shall not be liable if they act in good faith, and the bond is sufficient when taken.

SEC. 4. That if any of the aforsaid county officers elected or appointed shall required by this act, within twenty days after receiving notice from the aforsaid Department of Washington. Board to appear and qualify, it shall be the duty of said Board to declare the office of the said officer elect or appointed vacant, and to take such action at once as

filled in the manner prescribed by the ana. Constitution and laws of this State. SEC. 5. That the Solicitor in each Ju-

dicial District of the State shall be qualified by the Judge of the Superior Court of said Judicial District by taking the oath aforsaid : and if there be no Judge in said Judicial District, then the Solicitor

Note .- The Internal Revenue laws des may be qualified by the Judge of some clare that every person in possession of Judicial District; and if any Solicitor a Still, and who brews, makes mash, elect shall fail for insufficient reasons to qualify within twenty days after notice from the Judge of said District to appear

and qualify, it shall be the duty of the No person will be regarded as a lawful Judge aforesaid to declare the office of the said officer elect, vacant, and to report

the said vacancy to the Governor. SEC. 6. All officers herein mentioned including the County Commissioners when they are qualified as herein directed, shall. be furnished by the officers qualifying '61. At that time prominent secession them with certificates duly signed, stating chieftains scoured the country in all directhe fact of their having been qualified and | tions, "firing the Southern heart," and sowthe date when, together with the office to ing the seeds which cropped out in the blood which each has been qualified, which certificates shall be recorded in the office of the register of Deeds, who shall endorse upon each certificate the book and page

retired. At Reno there was another large crowd and equal enthusiasm,

informing the House that the President At 10.30 the train reached North Lawof that body had ratified the resolution rence. Not less than three thousand persons, requesting the Board of Education to rewere present, with a band of music, cannots, port a plan of organization for the free flags, and all the insignia of an enthusiastic public schools, whereupon the Speaker welcome. The cheering which greeted the signed the same, and ordered it to be train was perfectly deafening and it was

continued until Generals Grant, Sherman, Louisiana Brevet Major General L. H. and Sheridan made their appearance. There Rousseau is assigned to the command .were repeated calls for a speech, but no Heidquarters at New Orleans, Louisiana. speech was made. The people rushed it Until the arrival of General Rousseau at New Orleans, Brevet Major General Buchfrom all directions to shake hands with the victorious General, and nogreeting was ever

V. Brevet Major General George more sincere and heartfelt. Crooke is assigned, according to his bre-At Williamsville, Perryville, and Medina vet of major general, to command the Dethe cars a brief deliy. There were crowds partment of the Columbia, in place of of people, flags, cheers, and a joyous welcome. It was, in fact, a gala day all along the

VI. Brevet Major General E. R. S. Canwhole line of the Kansas Pacific railway. by is reassigned to the command of the At Grantville there was a crowed which must have included the entire population of VII. Brevet Major General Edward that vicinity. General Grant, was toled that the town was named for him. He thought Hatch, colonel 9th cavalry, will relieive the location a good one and that "there was General Buchanan as Assistant Commisroom enough there to make a large town." sioner of the Bureau of Refugees, Freed-At Perryville there was a bauner with the men, and Abandoned Lands in Louisimotto : "The ladies of Perryville welcome the next President ;" but at Grantville the to.

men, women, and children are for Grant and Colfax. General Grant said he never rode through finer country than the Kausas valley. He

was surprised at the immense numbers of Among the "transparancies" carried cattle and stock and their fine appearance. the Democratic torchlight procession in The wheat and oats had been fully harvest-Louisville on Tuesday last, were portraits ed. There were thousands of acres of potaof Jeff. Davis, Robert E. Lee, and Stone toes and corn-from fourteen to sixteen feet wall Jackson, all of which was right and high-hemp and Hungarian grass. proper. The comrades of Davis, Lee,

At Topeka there was another large crowd of expectant people. They had out the old gun which used to guard the city and fired a vigorous saluts. The few minutes were consumed in cheers, handshaking, and great-

We were unable to go further with the train, but it was very evident that every town on the whole line of the road would tween the signs of the times to-day and the extend a hearty welcome to our generals. signs which darkened the heavens in 1860-

In travelling over the country General Grant has spread out before him a large map of all this new portion of the Union. He examines the counry, makes inquiries about everything which is new or which he

A resolution in favor of II. B. Guthdoes not understand, makes notes and corrections on his map, and hardly allows a moment to pass unimproved. He is a very

ting members of Congress to exert their influence to secure an appropriation to

sent to the Secretary of Statu. CALENDAR. The bill to extend the time of registering grants, mesne conveyances, deals of trust, &c., was taken up on its third reading, adopted, and ordered to be sent to the Senate for enrollment.

Mr. Bowman, by leave, introduced a bill in relation to the duties and powers of clerks of superior courts. Read first time and made the special order for 11 o'clock on Monday next.

Received a message from the Senate,

Mr. Bowman, by leave introduced a bill concerning the government of counies. Laid over.

Mr. Hodgin moved that the rules be suspended for the purpose of taking up Senate bill providing for filling of vacancies occurring in offices provided for in Article Vil of the Constitution. Agreed

The bill then passed its several readings and was ordered to be sent to the Senate.

> Senate. MONDAY, July 27.

Mr. Cook, on the part of the Committee on Enrollment, reported the following acts and resolutions correctly enrolled, whereupon they were duly ratified by

the President: An act providing for the filling of vacancies occurring in offices provided for in article 7th, of the Constitution of

North Carolina. An act to extend the time for registering grants, conveyances, powers of attorney, deeds of sale, deeds of gift, deeds of trust, and marriage settlements.

An act concerning inspectors of the city of Wilmington.

rie, ex-sheriff of Orange county. By Mr. Galloway, a resolution reques-

