#### CONGRESS.

SENATE. Saturday Jan. 24: The Senate did not sit this day,

Monday, Jan. 26. Mr. Holmes, elected a Senator from Maine, vice Mr. Parris, resigned, appeared and took his seat. Two or three hours were occupied in the discussion of private bills, and some time was spent in the consideration of Executive business. The Select committee to which was referred the bill for distributing a portion of the revenue of the United States among the several States, reported the bill with an amendment.

Tuesday Jan. 27.

Several private bills were acted upon-The Senate refused, by a vote of seven teen an twenty-one, to go into the consideration of executive business. The bill for the relief of Thomas L. Wiethrope and others, directors of an association, cal led the "Mississippi Land Company," was considered, and debated at length, by Mr. Seymour in favor of the bill, and Mr. Kane in apposition to it-

#### HOUSE OF REPRESENTATIVES.

Saturday, Jan. 24.

The discussion was renewed on the resolution reported by Mr. Wickliffe, from the committee on Retrenchment, prohibiting the use of the public stationary for the putting up of packages and pamphlets not ordered to be printed by the House. Mr. Vance modified his amendment, so as to make it a prohibition of stationary of every kind from the passage of the resolution. Mr. Cambreleng withdrew his motion for indefinite postponement, in order to give an opportunity to Mr. Hamilton, the Chairman of the Retrenchment committee, to move to lay the resolution on the table, which motion he accordingly made, stating, in explanation, that the subject matter contained in the resolution, would be embodied in a bill about to be reported, to curtail the contingent expenses of the two Houses: and as that bill would provoke considerable debate, it would be economical to have all the discussion at once. The motion to lay on the table was carried in the affirmative. Before the motion was put, Mr. Long

made a few remarks, in reply to Mr. Wickliffe, who had made a minute statement of the number of copies of Mr. Gaston's Address, Chapman Johnson's Address and the Militia Documents, which he said had been inclosed up in the folding rooms. Mr. Long, thought it equally desirable that the People should be informed as to the number of copies of the Telegraph extra, &c. which was about that time circulated in the same way. He had no doubt the gentleman had, it in his power to give this information, which perhaps might be deemed of as much importance as the parts he had communicated so minutely.

The House then passed the various private bills which had been acted on the preceding day. A motion made by Mr-Daniel, to reconsider the vote vote of Friday, by which Mr. Thompson's proposition to reverse the report of the Committee on Indian Affairs, on the claims of certain citizens of Georgia, was negatived, was carried in the affirmative, and the report of the Committee was ordered to be aid on the table. The House then acted on a number of private bills, in Committee of the Whole.

### Monday, Jan. 26.

The petitious, two thirds of which were against the transportation and opening of the mails on Sunday, occupied nearly anhour in their presentation. Then various bills ordered on Saturday to a third reading were read a third time and passed. excepting a Bill for the relief of Richard Eppes, which, on a little opposition rising, was postponed, and made the special order for to day. The Bill concerning the Supreme Court, which stood as the special order for yesterday, was committed to the the Committee of the whole on the State of firmed. the Union, on motion of Mr. Mercer. The House then resolved itself into Committee of the whole on the state of the Union, and after refusing to take up, on motion of the public lands, proceeded to the consider- reversed and judgment for Plaintiff. ation of the bill for the preservation and repair of the Cumberland road. Mr. Mercer having been compelled by indisposition and was followed by Mr. Barney, to the same effect. Mr. Anderson of Pennsylvania then obtained the floor, but before any observations were made, on his motion the Committee rose.

#### Tuesday, Jan. 27.

The House after some preliminary business, went into committee of the Whole on the state of the Union, on the bill for the preservation and repair of the Cumberland Road, when the Committee was addressed by Mr. Anderson of Peensylvania in favor of the bill, and Mr. Ramsey against it and in favor of the amendment. Mr. Stewart then spoke at some length in tavor of the bill, when Mr. Weems obtained the floor and the Committee rose.

the House vesterday adopted a resolution fixed the hour of meeting after Thursday next, at 11 o, clock instead of 12 o' lock. There are about thirty-six bills of private nature, reported at the last session, to be acted on, independently of the bills of a similar character reported during the present session; & Mr. Whittiesey stated that he had been given to understand that any of this class of bills sent from the House to the Senate after the first days of the next month would scarcely be acted on.

# RATRICH REGISTER.

AND NORTH-CAROLINA GAZETTE.

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VOL. XXIX

FRIDAY, FEBRUARY 6, 1829.

NO. 1,554.

# Maleigh Megister.

TUESDAY, FEB. 3, 1829.

LIST OF CASES Decided at the late Term of the Supreme Court.

EQUITY CASES.

Newton Wood p. D. L. Barringer, Ex'r, &c rom Wake. Final decree. Robert H. Wynne & Wife v. Marmaduke N. Jeffreys & Thomas Alston, from Franklin. Re port filed and confirmed. Decree for a sale of

ference to ascertain the spoil and destruction. Kezanna Pickett & others v. James McKenny ind others, and the Cross Bill, from Rutherford Report filed. Decree for sale of Lands in Ruth erford County-the money to be paid into office and the parties to be paid as therein decreedwith a farther reference to the Master.

Henry Huffstettler, Adm'r. &c. v. Nichola Whisonant and Peter Eaker, from Lincoln. Re-

John Smith's Ex'r. v. Az I Sharpe & others, from Iredell. Report filed and confirmed, and Decree accordingly.

Frances Lile v. Robert Fleming, Adm'r. &c ceptions filed by defendant. Exceptions allowed in part, and Decree for complainant.

John Edwards and Wife & others v. Roderick Cherry, from Pitt. Comprom sed since the last Term, and Decree according to compromise, in favor of complainants

and others, from Royan. Decree for sale of the land mentioned in the pleadings. Andrew Allison v. Robert Worke & others, in that also. from Iredell. Referred to the Clerk without

Rosamond Taylor v. Heirs of S. Winstead. from Nash. Bill dismissed with costs:

Brown, Ex'rs. &c. from Wilkes. Judgment according to scire facias.

from Wayne. Bill dismissed with costs. James Grant v. Edward Pride, from Halifax. Decree in favor of Complainant for one-sixth of postpone the consideration of the nomicommissions—each party to pay his own costs. George Carrington v. Herbert Simms, from Orange. Referred to the Clerk to take an ac- the 4th of March.

count without prejudice. Taylor & others v. Dickins & others, from Orange. Bill dismissed without prejudice-Costs to be paid by complainant.

from Perquimons. It is ordered that this cause be transmitted to the Court below for proof of bill, not calculated we think to redound to pay the costs of this Court.

others, from Franklin. Final Decree.

Alfred D. Kerr v. James Cowan and Alfred D. Conney from Iredell. It is ordered that this their own costs in this Court.

#### COMMON LAW CAUSES.

Benjamin Briley and Conner Ewell, Ex'rs of

John McGeehee, appt. from Caswell. Rule for new trial discharged and judgment.

from Craven. Judgment for the plaintiff. The Justices to the use of Ben. and Reuben Davis v. William T. Muse, Ex'r. from Pasquotank. Judgment that the rule to set aside the nonsuit be discharged, and judgment for def'dt. John H. Alley v. Noah Hampton, from Rutherford. Rule for new trial discharged, and judg-

Thomas M. Blount v. William H. Davis, from Chowan. Rule for new trial discharged and judgment affirmed.

Cox, Maitland & Co v. Alfred M. Slade, from Washington. Rule for new trial discharged, and judgment for Plaintiff.

Joseph Loftin v William Huggins, from Le eir. Rule for new trial discharged, and judg-John Parker v. Exum Lewis, from Edgecombe.

Rule for new trial discharged, and judgment af-Richard F. Yarbrough and Nathan Perry v. State Bank, from Franklin. Judgment of the Superior Court reversed, and judgment of Coun-

Williams & Murray v. Thomas Yarbrough and Mr. Duncan, the bill for the graduation of James Yarbrough, from Franklin Judgment

Thomas D. Watts v. Thomas Scott, from Orange. Judgment of the Court below reversed, and judgment for the Plaintiff.

The Governor, to the use of the State, v. Rovielded the floor to Mr. Fort, who made bert McAffee & others, from Wake. Rule for some observations against the amendment, new trial made absolute and new trial granted. English and French Journals, of occur- of Doctor of Laws on the Chief Justice in April STATE CAUSES.

or new trial discharged and judgment for the

ment for the State. State v. John Chittem, from Currituck. Rule

State v. Simeon Cochrane, from Warren .-Rule for new trial made absolute.

Note .- The sickness of the late Chief Justice prevented judgments from being entered up in number of Causes which had been argued and submitted to the Court.

During the recent term of the Supreme ber. Court, THOMAS P. DEVEREUX, Esq. was re-appointed Reporter of its decisions for the ensuing year.

logy to our readers for not having ere this into winter quarters.

speeches on the same subject soon after apprehension having appeared, and had quence of his engagements, returned one nine o'clock, he was attacked with confrom him, it appears uncertain when he immediately despatched to Mr. Sanford, will do so. "This (he says) I hope will one of his lordship's medical attendants, not delay the publication, as you can pro- who resides in the neighborhood, but beceed with the remarks of other gentle- fore that gentleman could arrive, his lordmen, and at some convenient time, before ship had breathed his last. the Pamphiet is ready, I will forward the land mentioned in the pleadings, with a re- such of my remarks as I may be able to recal." This is a course which we cannot think of pursuing. We must publish the debate in the order in which it took place; otherwise, it would present the awkward appearance of placing the reply to arguments, before the arguments themselves port filed and confirmed. Decree according to had been published. As Mr. P. has not availed himself of the opportunity given to him of correcting his remarks, we shall be at the trouble of again consulting our and others, from Wake. Report filed, and ex. notes, and publish his speeches from them as correctly as we can. If any material error appears in his or any other speech, we shall cheerfully publish any correction that may deemed necessary; and if such John Kirby & Thomas Oaks v. William Bird communication be made before the Pamphlet is ready, the correction will be made

-000-The Senate of the United States refused by a vote of 21 to 17, on Tuesday last, John Nesbitt's Executor v. John & Hamilton to go into Executive business, for the purpose, as was supposed of acting on John Barnes v, Turner Dickinson and others, the nomination of Mr. Crittenden, It seems apparent, that it is intended to nations made by Mr. Adams, until after

On Wednesday last, in the House of Representatives Mr. Hamilton from the Jesse Ives and wife v. James Sumner's Ex'or. Committee of Retrenchment, reported a the bond relied on as a release—the defendant much to the character of Congress, in as Betsey Jordan and others v. Simon Green and much as it presupposes its members capable of being influenced in their course. by the paltry consideration of their per cause be transmitted to the Court below, having | diem allowance. The bill provides, that been prematurely removed—each party to pay for four months members shall be allowed their present pay, provided Congress should remain in session. Should a ses-Joseph Briley, dec'd. v. John Cherry, from Pitt. sion be protracted beyond four months, Judgment for defendant, and rule for new trial the per diem to be reduced to two dollars a Den on demise of W. M. Sneed and others v. day. Stationary to a specified amount only is to be allowed: a regulation is to George Wilson v Stephen B. Forbes, Adm'r. be made with respect to the pay for mileage; and no newspapers to be furnished on the public account to members.

> A rumor reached this City, on Saturday, from the North, that Gen. Jackson was dead, which gained belief with many, mails have brought no confirmation of the

Mr. Rush is so much indisposed, that the President has authorized the Secretary of the Navy to perform the duties of Secretary of the Treasury, during Mr-Rush's illness.

ville Market, on Tuesday. They brought 31 cents each.

Nothing is more ridiculous than the rences which transpire in the United State v. John H. Roane, from Burke. Rule States and of facts connected with our internal condition. A late paper from State p. Isaac, Negro slave, from Jones. Judg- Paris, gives an important item of intelligence, viz, that Mr. Derbigny has been or new trial discharged and judgment for the appointed Governor General of Louisiana. after a warm contest in which General Jackson was his opponent!

> Latest from Europe.—By the John Jay, arrived at New-York, from Liverpool, advices are received to the 16th Decem

the sieges of Choumla and Silistria had been raised and that the Russian Armies were making a most disastrous retreat a-The Bank Question .- We owe an apo- cross the Danube, where they would go

commenced the publication of the debate on this subject, agreeably to promise.—

Earl of Liverpool died on the 10th of Detection of the county of Edgecombe, at the Court-house in Tarborough, on the tourth Monday in February next, and replevy and plead, judgment by default will be taken against, and the property want of punctuality in some of the gentle-where, he had been staying ever since his want of punctuality in some of the gentle- where, he had been staying ever since his recovery. men who took a principal part in that removal from town after his first dangerous discussion. Mr. Petter, for instance, who illness. His lordship had been in his usual

opened that debate, and who was furnish-1 state of health for some days previous ed by us with a sketch of that & his other without any symptoms calculated to excite they were delivered, has not, in conse- breakfasted as usual when about half past of them; and from a note just received vulsions and spasms; a messenger was

#### FROM RIO DE JANEIRO.

BALTIMORE, Jan. 27. Treaty between the United States and Brazil concluded .-- By the fast sailing Schooner Yellott, Captain Murphy, which arrived at this port last evening, from Rio de Janeiro, (having sailed on the 16th December,) intelligence is brought, that Mr. Tudor, our Charge d' Affaires at Rio de Janeiro, concluded a Treaty between the United States and Brazil on the 12th Dec. and that a Messenger [Mr. Brown] was to have been the bearer of it to our Government, in the ship New Orleans, which was to have sailed the next day for New-York The Markets were in a very depressed state, and the currency in a much worse

From "the Forget Me Not," of 1829. COUNSELS --- BY BERNARD BARTON. Though bright thy morn of life may seem, Remember clouds may rise;

And trust not to the transient gleam Of calm and smiling skies. So tread life's path in sunshine drest, With lowly cautious fear;

That when grief's shadows o'er it rest,

Its memory may be dear. If dark life's matin hours may be, Despond not at their gloom : Joy's cloudless sun may rise for thee, And Hope's bright flow'rets bloom. So trace their pathway thorn-bestrew'd,

That thou, in happier hours, With pure and pangless gratitude May'st bless its fragrant flowers.

Through cloud & sunshine, flower and thorn Pursue thy even way,

Nor let thy better hopes be born Of things that must decay. Rejoice with trembling, mourn with hope,

Take life as life was given; Its rough ascent, its flowery slope, May lead alike to heaven!

#### DIED.

On Thursday evening last, at his residence in his vicinity, the Honorable John Louis TAYLOR, Chief Justice of the Supreme Court of this State, in the 59th year of his age.

The lamented deceased was a native of Ireland, but came to this country in his boyhood studied law in this State, became a successful practitioner, and at the age of 28 years was appointed a Judge on the Bench of our Superior Court. Wnilst at the Bar, Mr. Taylor was one of its mos distinguished members, possessing talents of the first order and gifted with a most impressive elecution.

By the act regulating the Supreme Court of this State, passed in 1810, which authorized the six Judges to appoint one of their number, Chief Justice, he was honored with that distinction; and hen in the year 1818, the Supreme Court was newly organized and made to consist of but three Judges, the deceased was again elected one of them, and again placed at their head, which high office he filled to the day of his from the manner in which it came. We death. Indeed he was presiding in the Supreme are happy to state, that the subsequent Court, on Thursday, the 23d ult. when he was seized with the malady which terminated his existence on that day week.

Judge 'laylor was not only a distinguished Jurist—his mind was deeply imbued with that degree of refinement, which a long and familiar acquaintance with belles lettres only can confer, and which on suitable occasions, flowed from his lips and adorned his writings, by apt and felicitous quotations from the Ancient Classics .-Nor was he more remarkable for the extent of his erudition, than for the amiable and benevolent qualities of his heart. He possessed a suavity of manners, which all who associated with Fresh Shad were sold in the Fayette- him, felt and acknowledged. No one ever made an appeal to his sympathy, but he enterest into their feelings --- to his advice, but he cordially gave it -- to his charity, but his hand was open to

It had not come to our knowledge before his decrase, that the College of Georgetown, in the accounts frequently published in the District of Columbia, had conferred the degree

> We hope some competent pen will at a future period, pourtray the character of the eminent man, whose thread of earthly existence has so suddenly been severed.

> The deceased was buried on Sunday in a private burial ground. The usual Masonic honors were performed, for as a member of the Fraterpity Judge Taylor had reached the highest grade of distinction.

State of North-Carolina. Edgecombe County. Court of Pleas and Quarter Sessions, November Term, 1828. The President and Directors of the State Bank,

Bennet Barrow. The news from the seat of War is, that Spencer D. Cotton and Theophilus Parker summoned as Garmshees.

IT appearing to the satisfaction of the Court, that the defendant is not a resident of this State. It is therefore, ordered, that publication be made for six weeks in the Raleigh Register, that un less the defendant make his personal appearance at the Court of Pleas and Quarter Sessions, to be

Witness. Michael Hearn, Clerk of said Court, at office, the fourth Monday of November, 1828. MICHAEL HEARN, C. C.

State of North-Carolina.

erior Court of Law , September Term, 1836

Petition for Divorce. John Conway. )
RDERED by Court, that publication be made for three months in the Raising Register, and Western Carolinian, that the Defendant appear at next Court, and plead, on the 4th Monday of March next. Given under my hand,

> WM. ERWIN, Clerk By E. A. ERWIN, D. C.

State of North-Carolina, Bertie County Court of Pleas and Quarter Ses

sions, Nov. Term, 1828. Cullen Capehart, Judicial attachment, returned to this term, "Levied on a gra girl, the property c

Charles Fleetwood Cha's Fleetwood T appearing to the satisfaction of the Court, that the defendant Charles Pleetwood has removed without the limits of this State, so that the ordinary process of law cannot be served on him : It is therefore ordered by the Court, that publication be made in the Releigh Register, for three months, for the said Charles Fleetwood, that nuless he appear by himself or some agent, and replevy said property, on or before the se-cond Monday of February next, Judgment by default will be taken against him, and the property levied on condemned to the use of the

(By order of the Court,) E. A. BHODES, Clk.

State of Tennessee. Hardin County Court, Nov. Term, 1828. Robert McNairy, et al.

Boyd McNairy, et al. heirs of J. Hamilton, Jec.

"ON motion of the Complements, and i appearing to the satisfaction of the Court, that the Defendants are all citizens of the State of North-Carolina: It is ordered by the Court, that this order, with the substance of the com, plaint, be published in the Raleigh Register-" a newspaper printed in Raleigh, in the State of North-Carolina, four weeks in succession and that the last publication be made at least 30 days previous to the next term of this Court. and if the Defendants do not answer the comof plaint, the case be set for hearing exparte, and heard accordingly at the next term of this

"LEWIS H. BOYLE, Clk & Mast. The substance of the complaint is, that there is a tract of 1000 acres of land granted to the said John Hamilton, lying in said county of Hardin, which was in the life time of the said grantee, given to the Complainants, to the exclusion of the other heirs, which said gift is p

A true Copy.

ed in the Complainants in pursuance of the gift-CLOTHING STORE.

confirmed, and a legal title to the said land vest-

HALSEY respectfully informs the citizens 1. of Raleigh and its vicinity, that he contines to keep on hand an assortment of READY MADE LOTHING HATS, CAPS, FANCE

He has just received a supply of fine Moleskin Vests, black silk Cravats (first quality), Navas rino Stocks, black silk Stocks, &c. which he will sell on accommodating terms.

He has in his employment at the establishment in Newbern, a young man (lately from N. York) well skilled in the art of cutting, in the latest and most f shionable style. Those therefore who leave their measures with his agent in Raleigh, will be furnished with neat and durable Clothing, on the most accommodating terms. Raleigh, Feb. 2, 1828.

Twelve or Fifteen TALUABLE NEGROES for sale, in the vicinity of Raleigh. Apply to the Printers,

## Sale for Taxes.

Shall offer for sale at the Court House in Wadesborough, Anson County, on the 31st day of March next the following tracts of Land-or so much thereof as will satisfy the taxes due thereon for the years 1826 & 1827 with costs. 150 acres listed by Treasy Turner on the waters of Brown creek.

631 do do Levi Pearce do Rocky River. 50 do do Wm. McIntyre, jr.do

do de Wm. M'fntyre, sr.de 50 do do Lewis M'Intyre do do 300 do do Abner Beach do Lanes' creek 100 do do Matthew Rummage do do de 150 do do Robert Hildrith do Savannah

60 do do George W. Self do Rich'dsons!

75 do do Arthur Sykes do do do do 268 do do Jesse Barnet do do 150 do do Benj. Bras well do Gourdvine

150 do do Wade Braswell 348 do do Jeptha Gulledge do Lick Branch. 268 do do Wilie Ingram do Thompsons creek. Hailey ferry Road. 50 do do Riley Moss 300 do do Isaiah Stewart do Beaverdam creek. 800 do de Daniel May do Jones creek. 600 do do Wm. & Hardy May do Jones creek. 400 do not listed owned by ---- Hartley do Crooked creek.

150 do do Willis Worley do Thompson's creek. 374 do do John Autry do 28 do do Gatsey Barber do Pinch gut creek. 4 do do Alex'r. & Dan'l. M'Rae Gold Mine. A. MYBRS late Sh'ff. Jan. 26th 1829 43 3t pd.

#### Twenty Dollars Reward.

BROKE Jail in Ashboro', Randolph County, on the night of the 6th inst. two negroes, a boy and a girl Said boy, calling himself Joh Fields, is about 30 years old, about 5 feet 10 inches high, light complexion, has a scar on one foot. Said boy passes for a free man, is a boy of considerable address and pertness; he has been confined in said Jail about 15 months. The girl, named Nancy Walden, is about 25 years old, small stature, dark mulatto, and is a smart, sensi-ble girl. They will both probably attempt to pass for free persons, as man and wife. The above reward will be given for their apprehen-sion and delivery to me, or confinement in any jail so that I get them, or \$10 for either of them. WM. BROWN, Jailer. Jan. 7th, 1829. 37×3wp

Ten Dollars Reward AN AWAY from the subscriber, fiving in Jasper county, Georgia, a Negro Pellow, named JACK. He is yellow completted, 5 feet 6

inches and a half high, well made, very brisk in his motions, has a remarkable scar on his left hand occasioned by a burn, also a large scar over his left shoulder blade. He will sim for Payetteville, North-Carolina, as he was brought from that place two years ago by David Stev uson.

The above reward will be given to any person for apprehending said negro and lodging him in some safe Jail, so that I get him. Juilors are requested if said negro should be lodged with them to give information by letter as quick as possible.

JOHN SPARKS. Jasper county, (Geo.) Jan. 16. 41 oaw4t PRINTING Newthy excepted at this Office