## 

MONDAY, APRI, ${ }^{\text {St, }}$, Superion Court. On Thursday mom ngip the case of Eibjak Kimbrough of Tennessee, indicted for the murder of John Davis of this county, in August last, was taken up. We have never known sore
difficutly in empandelling a Jury. More than 200 persons were sworn, before the than 200 persons were she completed, the prisoner having challenged peremptorily, the fu uruber allowed bim by law. At $5 o^{\circ}$ clo and the examination of the witnesses behalf of the State commencer.
The evicience was whong disposed to
stantiat character, and thoug comment upon it, we refrain from doing so, inasniuch as there is a passibinty, Court onay result in a new trial.
This is the first capital prosecution, in whieh Gen. Saunclers has appeared in our
Court. Expectation was considerably es
cited, and the manner in which he con-
high in the estimation of the community
He is a skiful and fearless prosecutor and nischarges his duty with great zeal
$\frac{1}{2}$ ability. The retentiveness of his mem
ort enables hi
ory ehables the Jury, the various points o
home upon the
evidence, with an accuracy \& furce whic
successfal Prosecuting Office
The Prisoner Was defended by Messrs
Seawell, Badger \& Devereux, all of whom assisted in the examination of the witnes
es, and the discussion of such points neither few nor uninteresting. Badger, was assigned the doty of replyin
to the Attorney General. That di not acquit the prisoner, was owing to
want of lucidness or ingenuity of argument for all that man could do, he did
have often been charmed with the
of hise eloquence, but on this occasion he there were some as boid and felicitou xcited more universal and intense inte dicted for the murder of his mother,
band and the prosecutor was his own hal were examined for the State, embracing number of the relations both of the de-
ceased \& of the prisoner. A considerable the accused but not one was examined.
At eight o'clock on Thursday evening. the Court was adjourned to
hour, next morning, when the
Resumed - the Jury having bee
gether doring the night ander

## gether during of an Oficer:

out until 6 o'clock on Saturday evening
When they brought in a yerdict of Guilty.
that the Court had improperly admitted
evidence on the part of the State, and re jected evidence on the part of the Defend ed, and the Prisoner being asked by the Judge what he had to say, why the sen
tence of the law should not be pronouncer arrest of judgment, for the purpose o Supreme Court. Sentence of death wa then passed on the Prisoner, to be carrie
Guly next, in case the Supreme C
loes not sustain the exceptions taken
We cannot conclude this hasty notic
without a passing tribute to his Honor
Judge MArtin. No Judge has ever give
mere general satisfaction, on this Circu
was not pronnptly met and decided wit
firmness. He never shrinks from
scales of justice balanced. His addres to the Prisoner in pronouncing the Judg ment of the Court, was most impressiv pumerous auditory, assembled on the so
lemn occasion.
Among the appointments recently con
fromed by the Senate, are the followin

Joxpriv. Dones, to be Naval Officerf for the Di
trie of Wilthing ton, from the 224 of May next



R

| L. xxix. | THURSDAY, APRLL 8 , 1880. |  |
| :---: | :---: | :---: |
| Removath. - It will be seen from refer. | Adam Stewart is extibiting in Bostron ${ }^{\text {a }}$ - |  |
| ence to out Congressional head, that an official report from the Postmaster Gene. |  | THP underigneed ofiers forsate at tow preee |
| ral, in answer to a resolution of the Se- |  |  |
|  |  |  |
| nate requiring the information, discloses the fact, that the whole number of Post |  |  |
| masters removed from office since the commencementof this Administration, is |  |  |
| four hundred and ninety-one ! |  |  |
|  |  |  |
|  |  |  |
| markable than the manner in which they are ap- portioned among the several States and Territo- ries. It would be supererogation to paint, in all |  | State of North-Carolit |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  | ${ }_{2}$ |  |
| Re | , |  |
|  |  |  |
|  | 边 |  |
| ved in Soutb-Cacolina having nine Representa- tives, not one! Whilst in' Delaware, having one Representa- |  |  |
|  |  |  |
|  |  |  |
|  | (ex | NG, |

$\qquad$

following hames from this Stas. A
mistead F. Brackin, Cyprian Cross, Jes

e C | $\substack{\text { der fay } \\ \text { Roane. }}$ |
| :--- |

The Charleston Mercury is arrayed in
mourning, on account of the death of Ste
phen Elliott of that city, a gentleman ad
vantageousty known throughout the Unio
on acconnt of his literary attainments.




| yates \& McIntyre. |  |  |
| :---: | :---: | :---: |
| Where was sold a few days since, |  |  |
|  |  |  |
|  |  |  |
| Besides many of $\$ 2,000,1,000,500,400$YATES $\&$ McINTY |  |  |
|  |  |  |
| The following are the numbers drawn ismal Swamp, No. 2 : |  |  |
|  |  |  |
|  |  |  |


Charlote, N. C. March 29,1830 . 63 12t.
N. B. The Editurs of the North-Carolina Jo
n:at, Newbern Centinel, and will
pease give the above twelve insertions in the
respective papers, and forward their accounts
as above directed, for payment.
w. B.

## NOTICE

The Virginia and North-Carolina Transportation Company's


| State of North-Carolina. <br> Wake Connty. <br> Court of Pleas and Quarter Sessions, <br> February Term, 1830. <br> John Depo and wife Gilly, Aaron Johnson, Al- <br> len Joinnson, John Singletary and wife Marv Aan, and William Johnson. <br> Berry Johnsnn, Gray Johnson, and Matthew <br> Coman and wife saly. <br> T having been made appear to the Laey. <br> T having been made appear to the satisfaction of the Court, that the defendants in this petifion named, have removed begond the limits of this State: It is therefore ordered, that pub. Tication be made in the Raleigh Register for six weeks, that unless the defendants Berry Johison, Gray Johnson, and Matthew Coman and wire say, cour of the Couit of Pleas and Quarter Sessions terim to be held for the County of Wake at the CourtHouse in Raleigh on the third Monday of May next, then and there to shew cause (if any, they next, then and there to shew cause (if any, they have) why said petition sliall not have partition and division in, said negro slaves, -1t will be considered pro confesko on the phrt of said de- fendants-and the prayer of said petitioners granted, and \& decree made accordingly. <br> By order. <br> B. S. KING, C. C. |
| :---: |
|  |  |
|  |  |


 contents of the store, and thus have en
Jangered the whole of that thickly buit
part of che town. - N. G. Jormal.


PETERSBURG

## Will in addition to hr- other duties, make one ip to and fom Newbeon, N. C. eaving Elizs

## lay the 16 th Mayacch ne Fare for Passengers

## $\frac{\text { Peme } 20 .}{\text { Englis }}$

## -





Crosby Barnab
Collins Matthe
Clerk Supremie
Clerks Suppreme
Clerk Superior
Coth 2 Po
Court 3 Pr


Near joseply
Norwood Wa
N:
ope William
$\qquad$


## Jate ion ind <br> $$
\begin{aligned} & \text { y } \\ & \hline 10 \end{aligned}
$$ <br> Jones Anthony Jones Lewis Jones Tigill <br> 




Kemp Jesse
Kelly James
King
King . H. H,
King

$\qquad$
$\qquad$


## B


Cape-Fear, under certain limintations and restric
tions,
to which,



$\qquad$


