AND NORTH-CAROLINA GAZETTE.

"OURS ARE THE PLANS OF FAIR DELIGHTFUL PEACE, UNWARP'D BY PARTY BAGE, TO LIVE LIKE BROTHERS"

VOLUME XXXV.

TUESDAY, JANUARY 21, 1834.

PUBLISHED EVERY TUESDAY, By Joseph Gales & Son.

TERMS.

THEE DOLLARS per annum; one half in advance. or subsequently, give notice of their wish to have the Paper discontinued at the expiration of the year, will be presumed as desiring its continuance until countermanded.

ADVERTISEMENTS. Not exceeding sixteen lines, will be inserted three

times for a Dollar; and twenty-five cents for each subsequent publication: those of greater length, in proportion. If the number of insertions be not marked on them, they will be continued until ordered out, and charged accordingly.

PROPOSED CONSTITUTION.

The following is the Substitute offered in the Senate by Mr. MEARES, for the Bill introduced by Mr BEARD, to provide for ascertaining the sense of the People on certain specific amendcession.

ments. The proposition was to submit this Constitution to the People, at the next August Election, for their ratification or disapproval. shall be called the Great Seal of the State After much debate, however, on the motion of an Eastern gentleman, it was indefinitely grants and commissions. postponed by a majority of one vote. We publish it, that the people at large may exa mine for themselves into the merits of this question. It will be seen here, what conces sions the West ask and will be satisfied with

The question for every Eastern county to consafety. sider, is-Whether they will establish such Constitution on principles of compromise, or the force of King numbers and compel them to submit to their own terms .

Article 1. The Legislative authority of except where the prosecution shall be of treasonable or seditions discourses er, which together do not pay the required dictment, trial and punishment according North-Carolina shall be vested in two carried on by the General Assembly, or from legal trial and punishment.

property ; no tax shall be imposed on; slaves under the age of twelve, or over rior Courts of Law and Equity of this Moore, Macon, Montgomery, Mecklen- late by law the manner of electing the the age of fifty years ; none but a capita- State, shall be entitled to a seat in the burg. Orange, Person Randolph, Rowan, general and field officers of the millitia; tion tax shall be imposed on them, and a Senate and House of Commons.

[(G

Those who do not, either at the time of subscribing, classes of persons : Provided, that no Attorney General or Clerk of any Court the election of whom, the State-shall be do so, they, may elect such officers by tax shall be laid on white females, or up- of Record in this State, shall be entitled divided into districts, by the next Gene- joint ballot, or otherwise : Provided, that on males under the age of twenty-one, or to a seat in the Senate or House of Com- ral Assembly according to the following this article shall not in any manner effect over the age of forty-five years. mons.

14. The Executive authority of this 27. No Clergyman or Preacher of the first class, which pays annually into the elections horetofore made. State shall be vested in a Governor, who Gospel of any denomination shall be ca- Public Treasury of the State, one-twenty shall be elected every two years, by the pable of being a member of either the Sefree white men of the State, who are qua- nate or House of Commony, while he conlified to vote for members of the House tinues in the exercise of the pastoral func- named, shall form one district. And each Constitution, and also all free white men fully received and promptly attended to. of Commons. He shall be at least thirty tions.

years of age, a citizen of the United States; years immediately preceding his election, appointed by the Governor, by and with gregate taxes paid by all the 26 counties public taxes, shall be entitled to vote for

used by him as occasion may require, and sence from the State.

29. There shall be no establishment of as aforesaid ; and if by this acquisition, vote for a member for such town. of North-Carolina, and be affixed to all any one religious clourch or denomination such county have the requisite ratio, it 44. The House of Commons shall have

in this State, in preference to any other; shall also constitute'a district. S. Where- the sole power of impeachment. 16. The Governor for the time being neither shall any person, on any pretence ever there are two or more counties, each 45. All impeachments shall be tried shall be Cap:ain General and Commander whatsoever, be compelled to attend any paying a ratio that is deficient, contigu- by the Senate ; and when sitting for that in Chief of the militia ; and in the recess place of worship contrary to his own ous to another county or counties of the purpose, the Senators shall be on oath of the General Assembly, shall have pow- faith or judgment, nor be obliged to pay same class, paying an excess of ratio, the or affirmation. No person shall be coner to embody the militia for the public for the purchase of any glebe, or the build- county which has the least deficiency shall victed without the concurrence of two

ing of any house of worship, or for the be first entitled to have such excess ap thirds of the members present. 17. The Governor for the time being maintenance of any minister or ministry, plied to make op its deficiency. 4. Where 46. Upon conviction of any officer lishall have power to draw for, and apply contrary to what he believes right or has ever there shall be two or more contigu- able to impeachment, judgment in such continue to protest against any adjustment of such sums of money as shall be voted by voluntarily and personally engaged to jous counties of the same class, which to- cases shall not extend further than remothe matter, until the West carry their views by the General Assembly for the contingen- perform ; but all persons shall be at liber- gether pay the' required ratio, they may val from office and disqualification to either for Subscription, Advertising or Job-work, cies of Government, and be accountable ty to exercise their own mode of worship; together constitute a district. 5. Where- hold any office of honor trust or profit are requested to call at the Bookstore of J. Gal-s to them for the same. He shall have the Provided, that nothing herein contained ever there shall be two or more counties under this State ; and the party convicted & Son, and make immediate payment to the power of gaanting pardons and reprieves, shall be construed to exempt preachers of the same cliss contiguous to each oth- may moreover be liable and subject to inratio in taxes, the excess of one or more to law.

25. No Judge of the Supreme or Supe- | Guilford, Haywood, Iredell, Lincoln, | 42. The General Assembly shall regu Rockingham, Richmond, Rutherford, Sur- but if at any-time the public safety or intaxation per capita shall be equal on all 26. No Secretary of State, Comptroller, ry, Stokes, Wilkes, Robeson. And for terest in their opinion, requires them to rules, to wit: First each county in the officers whose commissions issued upon

43. All free white men possessed of a seventh part or more of the aggregate freehold in any town in this State, hataxes paid by all the 39 counties therein ving a right of representation under the Blank Books of every description, will be thank.

county in the second class, which pays who have been inhabitants of any such &c. &c. done at the shortest notice, and in any 28. Justices of the Peace, within their annually into the Treasury of the State, town twelve months next before and at desired style. shall have resided in the State for five respective counties in this State, shall be one twenty-third part or more of the ag- the day of election and shall have paid

and shall own and possess, in the State, the advice and consent of the Senate ; therein named, shall form one district. - a member to represent such town in the freehold of at least two thousand dollars and the said Justices, when so appointed, Second, wherever there shall be a county House of Commons : Provideil always, in value ; and no person shall be elected shall be commissioned by the Governor, deficient in the ratio of taxation, lying that this section shall not entitle any in-Governor for more than two terms in suc- and shall hold their offices during good contiguous to one or more counties of the habitant of such town to vote for members behavior ; but they may be removed from same class, which pay an excess or ex- of the House of Commons for the county 15. There shall be a seal of this State, office by the General Assembly for cor- cesses of such ratio, then such excess or in which he may reside, nor any freeholwhich shall be kept by the Governor, and ruption, misdemeanor, inability or ab- excesses shall be 'computed as belonging der in such county, who resides without the inestimable value of MORISON'S VEGE.

to a contiguous county which is deficient or beyond the limits of such town, to

distinct branches, both dependent upon the law shall otherwise direct ; in which 30. No person in the State shall hold contiguous counties in the same class may 47. All officers now filling any office Raleigh, Dec. 14, 1833. the people, to wit : a SENATE and House case he may, in the recess, grant a re- more than one lucrative office at any one be computed to belong to the counties or any appointment shall continue in the prieve until the next sitting of the Gene- time ; Provided, that no appointment in which are deficient, so as to make up their exercise of the rights and duties of their Books ! Books !- Books !! OF COMMONS. 2. The Senate shall be composed of ral Assembly, and may exercise all the the militia or to the office of a justice of deficiency. 6. In computing the public respective offices or appointments for the 45 are sold were and the public taxes atoresail, the Legislature shall taxes atoresail. members chosen by ballot every two years, other executive powers of Government, the peace shall be considered as a lucra- taxes aforesail, the Legislature shall terms now by law authorized, unless by Medical, Theological, Historic I, Poetical, Miscause the annual taxes assessed for the this Constitution it is otherwise directed cellaneous, Novels and School Books, of every in the manner hereinafter directed. limited and restricted as by this Consti- tive office. 3. The House of Commons shall be tution is mentioned. and according to the 31. That all commissions and grants State Treasury, upon each county, to be and all laws in force at the time of madescription, just published and for sale at very composed of members chosen by ballot, laws of the State. And on his death, in- shall run in the name of the State of ascertained by an average for ten years king the several amendments to the Conreduced prices : Gentlemen who would buy every two years, in manner hereinafter ability, or absence from the State, the North Carolina, and bear test and be preceding the allotment of districts. It stitution, and which are not inconsistent cheap bargai s, are respectfully invited to call and examine for themselves. All orders attend. Speaker of the Senate for the time being, signed by the Governor. All writs shall shall be the daty of the Legislature to therewith, all rights, actions, prosecudirected. ed to at the shortest notice and with the utmost 4. The Senate and House of Commons, and in case there be no Speaker of the run in the same manner, and bear test, re-apportion the Senate among the coun- tions, claims and contracts of any des-TURNER & HUGHES, promptitude. assembled for the purpose of legislation, Senate at such time, then the person who and be signed by the clerks of the res- ties composing the classes of 36 & 29 coun- cription, shall continue as if this Con-N. Carolina Bookstore, Fayetteville Street, shall be called the General Assembly. was last Speaker of the Senate, and pective Courts. Indictments shall con- ties above named, again at their first ses-Raleigh, Dec. 23. stitution had not been made. 5. Each member of the Senate shall be in case of his death, inability or absence clude, against the peace and dignity of sion after the year 1841, and every ten 48. The city of Raleigh shall be the Map of North-Carolina, a free white man, a citizen of the United from the State, the Speaker of the House the State. years thereafter; Provided, however, that seat of Government of this State, the un-States, shall have attained, at the time of Commons, and in case there be no it shall be done upon the principles, and alterable place of holding the future Gen-THE elegant and highly finished Map of N. 32. There shall be a Sheriff, Coroner of his election, the age of twenty-five Speaker of the House of Commons at such Carolina, published by John MacRae, is for according to the rules above stated, eral Assemblies of the same, and the or Coroners and Constables, in each counsale at the Bookstore of J. Gales & Son, at the years ; and shall have usually resided in time, then the person who was last Speaso that the number of Senators from the place of residence of the chief executive Subscription price, viz, 8 dollars. A supply of ty within this State. the district in which he is chosen, for one ker of the House of Commons, shall ex-33. That the person of a debtor, where two great divisions or classes aforesaid officers of the State. Maps, both portable and on rollers, will be kept year immediately preceding his election ; ercise the executive power, after such there is not a strong presumption of 49. No part of this Constitution shall up, and all orders executed at short notice. shall neither be increased nor diminished and for the same time shall have possessed death, or during such absence or inability fraud, shall not be confined in prison af- by such appointment. W. H. WILLIAMS, Agent. be altered, unless a bill for that purpose and costinue to possess, in the district of the Governor, or Speaker, or person as Raleigh, Dec. 31, 41. The House of Commons shall conter delivering up, bona fide, all his estate, specifying the alterations intended to be P. S. Members of the Legislature, and others, which he represents, not less than three aforesaid, or until a new election is made real and personal, for the use of his cresist of not less than one hundred, nor inade, shall have been read three times who are not original Subscribers, who are desihundred acres of land in fee, or real es by the people. And the General Assem- ditors, in such a manner as shall be heremore than one hundred and twenty memin the House of Commons and three times rous of procuring the Map, can be supplied in tate in fee, of the value of six hundred bly shall provide by law for the manner after regulated by law. All prisoners bers, to be elected biennially, as follows: in the Senate, on three several days their respective counties (when the Maps are The towns of Fayetteville, Wilmington in each liouse respectively; and when of holding the election of Governor by the shall be bailable by sufficient sureties, dollars. distributed to the original subscribers) at the 6. Each member of the House of Com people ; and they shall, by joint ballot, unless for capital offences, when the and Newberr shall elect one member any such bill shall be passed in manuer Subscription price, by leaving their names at the Bookstore of J. Gales & Son, as new Submons shall be a free white man, a citizen choose a Governor, to hold his office until proof is evident, or the presumption great. each ; and the others shall be apportioned aforesaid, the same shall be published at W. H. W. Agent. of the United States ; shall have attained the first election of the same by the peoscribers. by the Legislature at their next session, least three months previous to the next 34. A school or schools shall be estabthe age of twenty-one years; and shall ple. and again at their first session after 1841, ensuing election for members of the Gen-Court of Equity, lished by the Legislature for the convenihave usually resided in the county in 18. In every case where any officer, ent instruction of youth, with such salaamong the counties as near as may be, cral Assembly; and if such alterations Guilford County-Fall Term, 1833, which he is chosen, for one year imme- the right of whose appointment is vested ries to the masters, paid by the public, as according to their federal population ; or any of them, so proposed, shall be John M. Dick and others, diately preceding his election ; and for in the General Assembly, or in the Gov- may enable them to instruct, at low pri- but in estimating the population of Cra- agreed to during the first session theresix months shall have possessed, and con- ernor and Senate, whose office shall, by ces; and all useful learning shall be duly ven, Cumberland and New-Hanover, the after, by two-thirds of each House of the Allen B. Pitchford and others, tinue to possess, in the county which he death, resignation, removal, or other encouraged and promoted in one or more population of the towns respectively lo-IN this case, it appearing to the satisfaction General Assembly after the same shall represents, not less than one hundred means, be vacant during the recess of the universities. cated therein, which are allowed to send have been read three times, on three sepof the Court, that Hezekiah Pitchford, one acres of land in fee, or for the term of his General Assembly, the Governor shall of the defendants, is not an inhabitant of this a representative, shall not be excluded arate days, and subsequently ratified by State. It is ordered by the Court, that publi-33. The Legislature of this State shall own life, or other real estate, by the same have power to fill such vacancy by grant - regulate entails in such a manner as to uutit after the number of members from a vote of a majority of the people, then cation be made in the Raleigh Register for six tenure, of the value of two hundred dol- ing a temporary commission, which shall prevent perpetuities. said counties will, by the ratio, be more and not before, the same shall become a weeks, that unless the said Hezekiah Pitchford expire at the end of the next session of 36. The Declaration of Rights is here- than two ; Provided, however, that every lars. shall appear at the next Court of Equity to be part of this Constitution. 7. All free white men, of the age of the General Assembly. held for the County of Guillord at the Court. county hereafter established shall always by declared to be a part of the Constituiouse in Greensborough, on the 4th Monday twenty-one years, who have been inhabi- 19. The Governor, Judges of the Su- tion of the State, and ought never to be be entitled to one member of this House; REMOVAL. after the 4th Monday in March next, and plead, tants of any one county within the State preme and Superior Courts of Law and violated on any pretence whatever. And provided further, that the territory answer, or demur to the complainants bill of twelve months immediately preceding the Equity, and Attorney General, shall have 37. Any member of either House of included in the county of Macon, and now complaint, that the said bill will be taken pro day of any election, and possessed of a adequate salaries, which shall not be di- the General Assembly shall have liberty occupied by the Cherokee Indians, when The Subscriber has removed hi confesso as to the said Hezekiah Pitchford, and freehold, within the same county, of fifty minished during their continuance in of- to dissent from and protest against, any formed into a distinct county, shall be BOOT AND SHOE STURE to will be heard en parte as to him. he building immediately oppo-A. GEREN, C. M. E. acres of land, for six months next before, fice ; Provided, nevertheless, that the Gov- act or resulve which he may think injuri- entitled to one member ; And further pro-December 26, 1833. site the City Hotel, recently oc-9 61 and at the day of election, shall be enti- ernor may remove a Judge or the Attor- ous to the public, or any individual, and vided, that were there are two or more cupied as a Store by Mr. King ; where he has tied to vote for a member of the Senate. ney General upon the address of two- have the reasons of his dissent entered on counties in the State which have residuums on hand an extensive assortment of Goods in State of North-Carolina. 8. All free white men, of the age of thirds of each House of the General As- the journals. over and above the ratio then fixed by his line, carefully selected by himself at the Granville County, twenty-one years, who have been inhabi- sembly, which address shall contain the law, if said residuums, when added togeth - North. 38. Neither House of the General As-Court of Equity-Fall Term, 1833. He respectfully invites his friends and the tants of any one county within the State causes for which the removal is demand- sembly shall proceed upon public busi- er, shall amount to such ratio, in that Isborn Vaughan, John S. Vaughan, William W. public to give him a call. twelve months immediately preceding the led. ness, unless a majority of all the mem- case one representative shall be added and Jos. J. Vaughan, heirs at Law and Exe. JAMES NEWLON. day of any election, and shall have paid 20. The General Assembly shall, by bers of such House are actually present. to that county having the largest residuum. cutors of Jeremiah Vaughan, deceased, Sally Raleigh, Jan. 2, 1834. 9 Mallory, William Duke and his wife Patsy, public taxes, shall be entitled to vote for joint ballot of both Houses, every two And, upon a motion made and seconded, The General Assembly shall combine An excellent Piano for Sale. Rebecca Harris, Peyton Vaughan and Guilford members of the House of Commons, for years, elect a Treasurer, Secretary of the yeas and nays upon any question shall these residuums by successively adding Duke and his wife Franky, and Thomas Cog-State, and Comptroller of public ac- be taken and entered on the journals: & the largest residum to the smallest, or to THE Subscriber offers for sale on moderate the county in which he resides. hill and his wife Lucy-Plaintiffs. terms an excellent Piano manufactured in the journals of the proceedings of both so much or so many of them as will make 9. The Senate and House of Commons, Against counts. the City of New-York of the very best materials. when met, shall each have power to choose 21. The Governor and other officers houses of the General Assembly shall be the required ratio for one additional rep-Samuel Dickens, Executor of James Vaughan, Those who wish to purchase, would do well dec'd, and in his own right, Thomas Vaughan a Speaker and other their officers ; be offending against the State by violating printed and made public, immediately resentative to the county having the forto call and examine for themselves. and the rest of the children of Wm. Vuighan judges of the qualifications and elections any part of this Constitution, for mal-ad-after their adjournment. WM. THOMPSON. mer, and then by adding the next lardec'd, and the children and heirs of Thomas of their members ; sit upon their own ad- ministration or corruption, may be prose- \$9. The General Assembly of this gest residuum to the smallest remaining Raleigh. Jan. 6, -9 Vaughan, dec'd, and Catharine Putney, Patsy journments from day to day; and prepare cuted on the impeachment of the House State shall convene at the seat of Govern- residum, to make the ratio for an ad-Walker, Henry Rose, Catharine Rose, and REMOVAL. bills to be passed into laws. The two of Commons. Thomas Howerton, Executor of Mrs. Any ment once in every two years; but may ditional representative to the county Vaughan, dec'd-Defendants. HAVING let the Store near the Preabyter an Houses shall direct writs of election for 22. No persons who have heretofore be convened oftener by the Governor of having the former, and so on until Church, where I formerly transacted the business TT appearing to the Court that the Defendants supplying intermediate vacancies. or hereafter may be the receivers of pub- the State, if, in his opinton, the public in- the residuums will no longer make a ratio by being combined, --- or until of my father, Rosear Cannon dec. I have r moved 10. All bills shall be read three times lic moneys, shall have a seat in either terest shall require it. I Samuel Dickens, Thomas Vaughan and the in each House before they pass into laws, House of the General Assembly, or be 40. The Senate shall consist of fifty the whole number of representatives four doors west of Mr. CLARK's Shop, and imme-and the children and heurs of Thomas V ughan, dec'd, and be signed by the Speakers of both eligible to any office in this State, until members, to be chosen biennially, of to be elected is made up. The Legis- diately south-east from the Masonic Hall, where dec'd, Patsy Walker, Henry Bose and Catharine such person shall have fully accounted whom twenty-seven shall be elected by lature shall fix the number of which this in future, I may be found. Rose, are not residents of this State, but reside Houses. H. J. CANNON. 11. Every person who shall be chosen for, or paid into the Treasury all sums and for that part of the State which is House shall consist between one hunbeyond the jurisdiction of the Court-It is N. B. As I shall shortly leave the State on an therefore, on motion of the Plaintiff's Counsel, a member of the Senate or House of Com- for which they may be answerable and comprised within the following counties, dred and one hundred and twenty ; absence of some months, I avail myself of the ordered, that publication be made for six sucable. 25. No Treasurer shall have a seat ei- fort, Bertie, Craven, Carteret, Currituck, not be altered until the next succeeding ments from those indebted to the estate ; for un mons, or be appointed to any office or liable. cessive weeks in the Raleigh Register; a newsplace of trust, before taking his seat, or paper printed and published at the Seat of Go. entering upon the execution of his office, ther in the Senate or House of Commons, Camden, Columbus, Duplin, apportionmert. The enumeration of the less they are had before my departure, I shall vernment of this State, for the said Samuel ther in the Senate or House of Commons, during his continuance in that office, or before he shall have finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, there in the senate of the population of this State may be made in before he shall have finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, there is the the population of the proper officers for collection. H.J.C. Raleigh, Dec. 23. Counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston and heirs of Thomas Johnston, Lenoir, Martin, New-Hanover, the finally settled his ac-counts with the public for all the moneys Johnston and heirs of Thomas Johnston and the settled his ac-counts with the public for all the moneys Johnston and heirs of Thomas Johnston and the settled his ac-counts with the public for all the moneys Johnston and the settled his ac-counts with the public for all the moneys Johnston and the settled his ac-counts with the public for all the moneys Johnston and the settled his ac-counts with the public for all the moneys Johnston and the settled his ac-counts with the public for all the shall take an oath to the State ; and all officers shall take an oath of office. 12. The General A-sembly shall, by counts with the public for all the moneys Johnston, Lenoir, Martin, New-Hanover, rect ; but in case they du not prescribe joint ballot of both Houses, appoint Judg which may be in his hands at the expira- Nash, Northampton, Ouslow, Pasquo- a different mide, the census of the State to appear at the Court to be held here on the Notice is hereby given, es of the Supreme and Superior Courts of tion of his office, belonging to the State, tank, Pitt, Perquimons, Bladen, Samp-Law and Equity; and an Attorney-Gen-and hath paid the same into the hands of son, Tyrrell, Washington, Wake, War-ted States preceding the allotment, shall es of the Supreme and Superior Courts of tion of his office, belonging to the State, tank, Pitt, Perquimons, Bladen, Samp- last taken under the authority of the Unifirst Monday of Murch next, and plead, answer, eral, who shall be commissioned by the the succeeding Treasurer. 24. No officer, either civil, military or shall be elected by that part of the State to shall be apportioned. The census to with the service of the United States, or parties, to with the following counties, to with the state of the United States, or any other State or country, shall be record class. Anson, Ashe, Bun- of the United States shall be the enume- and twenty-three of whom be the enumeration by which representation of the United States, and twenty-three of whom be the enumeration by which representation of the United States, and the service of the United States, to with the following counties, to with the service of the United States, and the following counties, to with the service of the United States, and the following counties, to with the service of the United States, the second class. Anson, Ashe, Bun- of the United States shall be the enume- andrew Kerr-the said Certificate being lost the second class. Anson, Ashe, Bun- of the United States the next General Access. ren, Wayne; and twenty-three of whom be the enumitation by which representa- Bank of North-Carolina, at the expiration of Governor, and hold their uffices during good behavior. 13. The General Assembly shall not or any other State or country, shall be The second class. Anson, Ashe, Bun- of the United States shall be the enumepass any law impairing the rights hitherto entitled to a seat in the Senate or House combe, Burke, Vancy, Laswell, Chat- ration by which the next General Assem- or mistaid. THO. B. LITTLEJOUN, C. M. B. exercised by masters over their slaves as of Commons. ham, Cumberland, Cabarrus, Davidson, bly shall make the apportionment of rep-December 31, 1853. resentatives



BOOK BILTD'ING.

NO. 11.

THERE is attached to the REGISTER Office, a BINDERY, where every variety of work, n that line, is executed with expedition, and in the neatest possible manner.

Orders of Merchants, Clerks and others, for

JOSEPH GALES & SON. Raleigh, October 25, 1833.

JUST PUBLISHED,.

PRICE 37 CENTS, And sold by J. Gales & Son,

TRACTICAL PROOPS of the Soundwess o the Ilvgeian System of Phisiology, giving TABLE UNIVERSAL MEDICINES, including, with other matter, the origin of Life, and cause of all Disease explained, an entirely new view of the Origin of the Smallpox Virus, and of its being most certainly eradicable, or rendered harmless, and sundry eases of Cure, with most important information connected with the successful promulgation of the Hygeian System in he United States of America. March 25.

TO THE PUBLIC.

CHARLES R. RAMSAY, Esol late Editor of I' the Constitutionalist & People's Advocate," having placed all his Accousts in my hands for collecti n, individuals indebted to said Office, Subscriber-who is alone authorized to grave discharges and give rec ipts, for said accounts, WESTON R. GALES,

Attorney in fact.