RALFIGH REGIST AND NORTH-CAROLINA GAZETTE.

"Ours are the plans of fair delightful peace, unwarp'd by party rage, to live like brothers."

THREE DOLLARS Per Annum? ONE HALF IN ADVANCE.

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TERMS.

THREE DOLLARS per annum-one halfin advance Those who do not, either at the time of subscribing or subsequently, give notice of their wish to have he Paper discontinued at the expiration of the year, will be presumed as desiring its continuence

ADVERTISEMENTS.

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DEFERRED ARTICLES.

Milton, Nov. 15. Caswell Superior Court-The Fall Term week, his honor Judge SETTLE, presiding. The case of Overman vs. Clemmons' Adthis county for trial, and which was an commercial emporium of the country. action of debt on a bond for \$5000 dollars, alledged by the defendant, to have

The case of the State vs. Samuel, (a slave of Dr. John M'Aden,) for the murder of Peter, a slave of Mr. Ashley G. Lea, was tried on Friday and consumed

How is This? - A negro slave is committed to prison, charged with a capital number is magical truly. offence, tried, found guilty, and executed. accused, as humanity and interest dic-

tate, may amount to hundreds of dollars. The fifth Amendment to the Constitution of the United States says-that privale property shall not be taken for publick use without just compensation.

Now, in our ignorance of law, we are under the impression that this Amendment and the law of the State alluded to are directly at variance; and we should be pleased to learn from authority how they are reconciled by lawyers. If a man's horses and wagons be pressed into the publick service during war, he receives "compensation," and so does he whose buildings are levelled and improvements destroyed, at such a time, for the purpose of erecting on their site that the Amendment extends far beyond such cases as these, and will reach the supposed case of the slave. It is true that a slave, when condemned to death publick use to be in this case convertible light of property alone, the loss which his not, it appears to us, be aggravated by his being compelled to sacrifice other property to satisfy the demands of a law which seems to be oppressive.

Newbern Spectator.

************** THE ARSENAL -We learn that Capt. Bradford, of the Army, has finally closed no part of the blame lies at our door. the contract for the site of the Arsenal to be erected at this place under his direction. The place chosen is about a mile west of the Town House, on Hay Mount, a spot uniting the advantages of health, beauty of situation, and convenience. Fayetteville Observer.

We are sure a large portion of the people of Virginia will be grieved to hear of the death of JAMES PLEASANTS, Esq. formerly Governor of Virginia, and Senator in the Congress of the U. States .-He died at his residence in Goochland, on the 13th instant, after a long and most painful illness, universally respected and beloved for the simplicity of his life and manners. His services will doubtless be daily pourtrayed by some one familiar with his honorable and useful career. Richmond Whig.

TO HUNGRY EDITORS.-R. C.

MARYLAND HERSELF AGAIN-

SENATE CHAMBER-ANNAPOLIS, ? November 19, 1836.

Dear Sir, - Messrs. Fountain, Thomas, George, and Linthicum have just come in and the balletting is proceeding. This is the 19th day of the month-another re-markable coincidence. The ballots have just been counted and the following gentlemen have been elected. [Here fol- this important and decisive extract . low the names of the Senators elect.]

the new Senate, which is admitted to be one of great talent and patriotism, will not disappoint public expectation, I feel very confident. All proper reform will no doubt be granted, and Maryland will ed and wronged out of pure precaution.

Butler. It was asserted also, on the authority of members of the House, that thority of members of the House, that the area of the House, the area of the Area of the House, that the area of the H of this Court was held during the past continue to rank high in her character, "Under such discouraging circumstan-The great public works will be comple- his duty, if, as representative of Mexico, ministrator, removed from Guilford to ted and Baltimore will rival the great he failed to use the only means left him Tennessee, and a gentleman of undoubt-

been given for the purpose of procuring State this glorious triumph. They have upon his own responsibility, that, from the interest or aid of the plaintiff in consummating a marriage between his intes. and true to the Constitution. Thanks to an end," tate and a Mrs. Hargrave. This trial them for their noble conduct. Not an occupied the whole of the day on Tues- inch did they yield to the overtures or day and resulted in a verdict for the de- propositions of their adversaries. From and Whitehead, whilst in the act of rifendant, from which an appeal was taken the high ground they first took they have ding a race near Bolivar, Tennessee, on fendant, from which an appear was taken not retreated a step. All good citizens to the Supreme Court. Graham for the Plaintiff, Nash and Morchead for the dedown to posterity, and will be hallowed and the former only survived three days. in all after time as true patriots and the They both had families, and had hately saviours of the State. I write in haste.

B. J. Hard was the President of the Carolina. college. As you will remember, the colthe whole of that day. The Jury, after lege convened on the nineteenth of Sepan able charge from the Judge, returned tember, when there were found to be nine. last, a young man named John Macnair, a verdict of guilty, and on Saturday the teen seceding Electors; one of whom, the aged about 14, son of Mr. Ed. D. Mac-Prisoner was sentenced to be hung. Mo. Elector from Annapolis, was chosen by nair, living near this place, while out wards the delegate election was defeated tents of his gun in his body, of which he by a majority of nineteen votes. In ad- died the following day. He was standmade and overruled, an appeal was taken dition to these coincidences, and others ing leaning on the gun, which was on his General for the State and Messrs. Kerr has been elected on the nineteenth; and. His screens were feeling to the state and the state and messrs. Kerr has been elected on the nineteenth; and. has been elected on the nineteenth ; and, His screams were fortunately heard by and Graham for the Prisoner. - Spectator. as I learn, the record of the proceedings some negroes at work a little distance off, of the college, as prepared by the Clerk, who repaired to the spot, and carried him from constitutional scruples, but that he terminates on the nineteenth page. The home .- Tarboro' Press.

We therefore cannot give our readers this week the precise majority which the Georgia-From the information received, it will probably be not less than two thousand. Thus, has Georgia nobly performed the great duty which devolved upon her, and demonstrated to the Union, that she is fully alive to her own interests, and the interests of the South.

However other States may act, and matter what may be the final result of the Presidential election, it must and will be TY .- Recorder.

works of defence against an invading wight have carried, the election works of defence against an invading Van Buren would have been defeated. might have carried, the election of Mr. This must be a sore reflection to those who failed to do their duty on this momentous occasion.

by the laws, is not taken "for publick some of the Whig Committees, must feel the able Inaugural of President DEW .use," but we consider publick good and the stings of conscience on this subject. it is due to the Committee of Vigilance terms, and considering the slave in the of this County, to say, that they faithfully performed their duty. Though the master sustained by his death, should did not invent or circulate any such falsehoods as disgraced the Van Buren party and its organs, yet they left no ho-norable means untried to secure the election. The result was such as might have been expected. The Van Buren majority of 300 in August was reduced to 250. We may be permitted to say also, that

> Fayetteville Obs. A portentous Sign .- A proposition was carried, at a meeting of an Anti-Slavery Society in Lancaster county, to organize a State Anti-Slavery Society for Pennsylvania. Several other Societies have chimed in ; among them, one from Bucks county, and a Convention is to be held at Harrisburg, in December, to carry out the views of the said associations. It will be recollected that Bucks is one of the counties in which the Whig vote was greatly diminished.

Georgia Legislature-Propositions have been faid before the House to divide the State into Congressional Districts-to abolish the Central Bank-and to remove

the Penitentiary to Macon.

Arthur A. Morgan has been elected
Judge of the Southern Circuit, in the room of Judge Polhill, deceased; Nathan War-Langdon, an ex-Editor who has opened a large hotel at Lawrenceburg, (Ind.) has issued a Card stating that any of the Editorial fraternity who come that way, no matter of what political creed, shall be welcome to his table, seet free.

ative left.

The Courier promises, in its next number, a copy of the last despatch of Mr.

"The note of Mr. Dickins left the un-I now hope that the public mind will dersigned no hope. The explanations amendment offered by Mr. Anthony, had communication from John B, Muse, the marked on them, they will be continued until or be tranquilized—public confidence re- given him in the name of the President its origin in the palace; and that it was Stored-and also public credit. That convinced him, moreover, of how little in reality drawn up by Mr. Attorney Gen. the new Senate, which is admitted to be Mexico has to expect from the U. States, Butler. It was asserted also, on the au-

resources, public spirit, and enterprise. ces, the udersigned would be wanting in to express at least how much he is woun- ed veracity and honor .- Washington Sun. The "21" stood their ground gallant- ded by the wrongs done to his country by ly, and achieved for the Whigs and the the United States ; he therefore declares,

> Distressing Accident .- Two men, Price emigrated from Halifax county, North the "compromise" with a view of de-

Lamentable Casualty .- On Thursday

HEAT WITHOUT FIRE OR FUEL .- There His master is bound, by the laws of this State, to pay all the expenses incurred by his, commitment, trial &c. which, will heat a room and perform the cooking of the various dishes for a dinner or break-White Electoral ticket has obtained in fast, without steam, fire, flame, smoke, gas or oil, without chemical preparation and without any dangerous substance whatever, at the expense of comparatively nothing. Providence Journal.

> Governor Schley, of Georgia, has issued his Proclamation, offering a reward of two hundred dollars for the apprehension of THOS. J. CHAMBERS, who murder-Presidential election, it must and will be ed Moses Camp, in Gwinnet county, on a source of heart-felt joy, that we are the 24th ult. and has fled from justice. able to say, Georgia has done her du- The said Chambers is represented to be about thirty years of age, middle size, blue eyes, fair complexion, with dark It will be seen, that without the 15 hair, has a scar on one of his checks; is votes of North Carolina, which the Whigs much given to intoxication and is left

The Colleges in Virginia are now in full operation. Our neighbor, William and Mary, opened with a handsome com-Whilst many of the Whig party, and plement of pupils who were greeted by The Virginia University has been sometime engaged in its duties, prospering and to prosper. Randelph Macon, we learn, is also doing well, and rewarding the exertions of its friends; and the last mail brings us the intelligence of the appointment of Professor RUFFER, of Washington College, to the Presidency of that Institution. - Norfolk Beacon.

> Bishop Van Vleck .- The Rev. William H. Van Vleck, who for several years has pose of preventing him or them from the recovery of their just debt; and that they report by bill or Church in the city of New-York, has recently been elected to the office of a Bishop, and will hereafter reside at Salem North-Carolina. Mr. Van Vieck will carry with him the sincere wishes of many in this city for his prosperity in the new and important charge to which he has beeen called .- New York Com. Ad.

The great Balloon -- A Liverpool writer noticing the great balloon ascension, states that the "huge bubble" was manufactured from two thousand yards of crimson and white silk. The buoyancy when inflated was so great, that it required the united strength of thirty men, in addition to heavy weights attached to the netting, to prevent its giving the ac-ronauts the slip, and departing without them. The party of nine, consisted of several gentlemen and two ladies, who ascended in beautiful style, and regained terra firma, after an absence of about two

The United States and Mexico. - The | dren, and who has, since a year, added THE STATE IS SAFE—A WHIG New York papers announce that Mr. SENATE ELECTED.

The United States and Mexico.—Ine dren, and who has, since a year, aided and Jones, the message from the House mons, to raise a joint select Committee, daughter of the daughter of the daughter of the daughter of the Public Printing, was daughter. The children, as well as the joint select committee of five on the part agreed to, & Messes, Marsteller, Moore, The New York Courier des Etats Unis, mother, the grand mother, and great of each House be raised, to whom shall and M Cormick appointed on the part of of Saturday, states that having in vain grand mother, are all living, and in the be referred so much of the Governor's insisted upon the withdrawal of the Unit enjoyment of excellent health. So that message as relates to the proportion of ed States troops from the territory of this lady may say - Daughter, go tell your the public revenue accruing to North-Mexico, Mr. Gorostiza had no alterna- daughter, that the daughter of her daugh- Carolina, with instructions to report a er is awake.

> Secret History of the Distribution Bill. -Gorostiza, and, mean time, publishes Our readers will remember that, at the time of the passage of the Distribution Bill, it was generally believed that the

> > frue, by the testimony of the Hon. Adam Huntsman, a member of Congress from

At the internal improvement meeting

held in this place, (Nashville,) says the Franklin Review, on the night of the 12th instant, Mr. Huntsman was a delegate from Madison county, and in a speech upon the political influence and bearing of the internal improvement question, in connexion with the denosite bill of last session of Congress, stated that, since his arrival at Nashville, he had heard it rumessage to the coming session of Congress, intended to recommend a repeal of stroying the salutary previsions of the dewas solemnly, deliberately, and from thorough conviction, committed to the under his own observation. He was est of the State. present when the deposite bill came from the Senate. It was handed to General Jackson, who said that in its present and enable him to approve it without any sacrifice of principle. He was requested to do so-and retired with the ttorney General, B. F. Butler, -wrote the amendment which was copied by his secretary Mr. Donelson, and handed to Mr. Anthony, a devoted friend of the President's, from Pennsylvania, who offered it in the House, where it was finally adopted, and being then fully and unequivocally expressive of Jackson's sen-

STATE LEGISLATURE.

timents, was approved by him, and is

SENATE.

Monday, Nov. 28, 1836. John M. Skinner, the Senator elect from the counties of Perquimons & Pasquotank, appeared, was qualified and look his seat.

On motion of Mr. Spraill.

now the law of the land.

Resolved, That so much of the amended Consti tution as relates to the passage of general laws re-gulating divorce and alimony; and so much as reates to the passage of general laws, regulating the alteration of the name of any person, or legitimating any person, or restoring to the rights of citizenship any person convicted of an infamous crime, be referred to the committee on the Judiciary.

On motion of Mr. Cooper, of Martin, Resolved, That the committee on the Judiciary be instructed to enquire into the expediency of so amending the present existing ca. sa. laws, that no ca. sa, for the future shall issue, except the plaintiff to their respective Houses." or plaintiffs, or either of them, or their agent or agents, shall make oath before some justice of the peace of the county where such defendant or de-fendants shall reside, that he or they believe that the efendants have so concealed or embezzled his or their property, in a fraudulent manner, for the pur-

Mr. Polk presented a bill to alter the mode of appointing certain General and Field Officers of the Militia of the State; which passed its third reading, and was referred.

On motion of Mr. Reid,

Resolved, That the committee on Military Affain be instructed to inquire into the expediency of so amending the Militia laws of this State as to compel the Cautains of companies of Militia to muster their the Captains of companies of Militia to muster t respective companies four times a year; and that they report by bill or otherwise.

ming that Messrs. J. A. Guinn, Crawtord, Hill, Miller of Borke, and Satterwaite, form the committee on the part of
the Commons. Whereupen, Mess. Gudger, Reinhardt, Dockery, Carson and
Baker, were appointed on the part of the
Senate.

Mr. Carson presented a memorial from
a number of the citizens of the conties
of Rutherford and Lincolny praying the
arection of a new County out of part of
those counties, which was read, and referred to a joint select committee. Received from the House of Commons

bill providing in what manner the same can be most profitably invested, was taken up for consideration, and adopted.

HOUSE OF COMMONS.

The Speaker laid before the House, member elect from the county of Pasquo-tank resigning his seat in this body.— Whereupon, it was ordered that a writ of Capitol, which was read and ordered to member elect from the county of Pasquo-

certain citizens of Orange county, praying a division of said county, together with a bill to lay off and establish a county by the name of Jefferson; which bill passed its first reading.
Bills presented - By Mr. Moore, a bill

making Sheriffs officially liable in certain Equestrian performers. The same Comcases; also, a bill allowing Sheriffs or their deputies to administer oaths in certain cases, By Mr. Fisher, a bill for

On motion of Mr. J. W. Guinn, Resolved, That the Committee on Internal Improvement be instructed to inquire into the expe posite bill. He said he did not believe dincy of laying out and constructing a road from the it to be the fact. That General Jackson town of Franklin, in Macon county, the nearest and best way to the place where the county site for the public buildings shall be located in the territory recently acquired by treaty from the Cherokee Indians; support of the principles developed in that and from said place to some point on the Georgia tions for a new trial and an arrest of a majority of nineteen votes, and after-hunting accidentally discharged the con-bill. He spoke, he said, authoritatively line that will best afford a communication with the and from facts which came personally State of Alabama, having a due regard to the inter-

On motion of Mr. Fisher,

Resolved, That the Committee on Internal Improvement be instructed to inquire into the expediency of making a turnpike road of the Hickory shape he would be compelled to veto it Nut Gap Road in the counties of Rutherford and from constitutional scruples, but that he Buncombe - the State to appropriate the whole of could frame an amendment, which, if the funds necessary to make the road; and the tolls adopted, would meet his full approbation, and that said Committee report by bill or other-

On motion of Mr. D. Jordan. Resolved, That a message be sent to the Senate, ing of three members on the part of each House, to whom shall be referred the subject of the Public Printing, with instructions to inquire if the law regulating the same does not require amendments and that they report accordingly.

On motion of Mr. Patton. Resolved, That the Committee on the Judiciary e instructed to inquire into the expediency of a mending the law in cases of conviction for malirious mischief, where offenders are unable to pay for the property injured or destroyed, so as to al the Judges the discrettonary power of giving the of-fenders one or two public whippings, not exceed-ing thirty-nine lashes

SENATE.

Tuesday, Nov. 29. Received from the House of Commons, a message, proposing sundry amendments to the Joint Rules reported for the government of the two Houses; all of which were concurred in except the followings proposed as a substitute for the 17th Rule:

" All elections requiring a joint vote shall be sies toce, and they shall be conducted as follows, to wit: Either House may send a message to the other proposing a day and hour for voting in both Hou and the time of voting being once agreed to by both Houses, they shall proceed to take the vote at the time; and thereupon a select committee of two members in each House shall be appointed to super-intend the same in the respective Houses; and after the votes have been taken, the said committee shall confer together and report the result of the joint vote

This is the amendment which produced so animated a debate in the Commons, Carteret and Jones. in pairtable mainles. The question on agreeicg to the Amende.

ven, Bunting, Cowper of Gates and Chowan, Coper of Martin, Dobson, Edwards, Exum, Fox, Hall, Hawkins, Houlder, Hussey, Kerr, Lindsay, Marsteller, Mebane, Mosely, Reid, Reinhardt, Sunders and Whitaker—28.

Noce-Mesers, Albright, Bryan of Carteret and

Jones, Barnett, Burney, Carson, Davidson, Dockey, Gudger, Haugnave, Joyaer, Jones, Kelley, Melcher, Montgomery, Moody, Moya, Morehead, Moore, Mc Cormick, Myers, Polk, Redding, Skinner, Spruill, Taylor and Williams—26.

HOUSE OF COMMONS.

Mr. Clement presented a hith founded on a petition, to lay off and establish as County by the name of Davie. Mr. C. explained briefly the reasons why the cital izens of Rowan desired a division of their county; after which, the bill was read the first time, and made the order of the day for to-morrow. of the

ry Committee were instructed in enquire into the expediency of raising the fees of Witnesses summoned to uttend court in other counties. The same Committee, on motion of Mr. Courts, were indered to enquire into the expediency of increasmittee, on motion of Mr. Cigthrie, were instructed to report a Resolution, deglario! tain cases, By Mr. Fisher, a bill for the erection of a bridge over the South Yadkin river, at or near Hall's Mills, in Rowan. By Mr. Granbery, a bill to incorporate the Norfolk and Edenton Rail Road Company. These bills severally passed their first reading and were referred. viding that no private law shall be passed 4 without 80 days notice having been given

of the intended application. sent to the Senate, proposing to raise a joint Select Committee, consisting of four members on the part of each House, to whom it shall be referred to enquire what alferations and amendments ought to be made in the Revenue Laws of this State. bles ; bulleret not alored to Junior

On motion of Mr. Fisher, and la notion to Resolved, That a message be sent to the Senate, proposing that on Monday next, the two houses proceed to examine the returns and compare the Polls of the late election for Governor of the State, that the person elected may be duly notified of the same. Agreed to.

private Secretary, the Report of the Commissioners appointed to revise and digest. the Public Statute Laws of the State. The Report was accompanied by printed copies of the digested Statutes, prepared under an Act of the last Legislature. that more than 2000 laws have been examined, and the whole body of the laws is now comprised in 115 Acts of convenient ent length. The Report was referred to

in infomen SENATE of Back all Stakes goon-

Wednesday, Nov. 30. Mr. Bryan of Carteret and Jones, proof Carteret County, praying the Legisla-ture to grant him a duplicate warrant for land, which was read, and on his mo-

sitions and grievances.

Mr. Davidson presented the petition of James Thompson, of Iredell County, praying the Legislature for restitution. of a certain sum of money, which was read and on Mr. D's motion referred to a the Committee on Propositions and Grie-Vances On motion of Mr. Fox, the resolution,

that the two Houses adjourn sine die on Mouday the 2nd of January 1857 and that the Clerks of the two Houses make up their estimates accordingly, was taken up for consideration, and adopted and Mr. Munigomery, from the committee on Propositions and Granness, to whom

And opposed with great earnestness by Messrs. Morehead, Taylor and Bryan of Carteret and Junes.

The question of agreeicg to the Amendbe engrossed.

ment, was negatived by the following rote, and the House of Commons information a message informing that Message. D. Jored thereof : 100 has been day, Gates, and J. W. Lang from the Ayes Messre, Arrington, Baker, Bryan of Cras Committee in the part of that House, of the Joint Select Committee on the sub-er of Martin, Dobson, Edwards, Exum. Fox, Hall, ject of the Public Printing

> HOUSE OF COMMONS. James H. Jarman, one of the Member from Deplin, appeared was qualified, ad-