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CAROLINA SPARTAN

THE DRAINAGE BILL.

The following act to promote the im-provement of awamp lands was passed at the late session of our Legislature, and is now in full force:

An Act to promote the draining and improvement of Inland Swamps.

I. Be it enacted by the Senate and House

I. Be it enacted by the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same, That whenever two-thirds or more of the proprietors of the lands lying in any inland swamp, owning not less than two-thirds of such swamp, shall associate themselves together by written articles of agreement, for the purpose of draining and improving the same, (to be filed and recorded in the Clerk's office of the district in which the said land or the larger portion thereof may lie,) they shall thereupon become and be a body corporate for the purpose aforesaid, by the name of the proprietors of said swamp, designated by the name by which it is commonly called and known, and shall have power and authority to make and ordain by-laws for the regulation and government of such corporation, lation and government of such corporation not inconsistent with any law or statute of force within this State, and to make such assessments of money and labor on the members of the corporation as may be requisite for carrying into effect the objects thereof.

II. That it shall be lawful for every such II. That it shall be lawful for every such corporation, by its agents, surveyors, engineers and assistants, to enter upon any lands and premises lying in or near the awamp, for the draining and improvement whereof such corporation shall have been formed, and owned by persons not being members of such corporation, for the purpose of inspecting, examining, and surveying the same; and if it shall appear, by the report of a competent engineer, to be necessary for the draining and improvement of such swamp, that any caual, water way, ditch, drain, dam, embankment, sluice, flood-gate or other work, should be made or constructral districts, to the court of either of said districts,) setting forth the facts of the case, and praying that Commissioners may be ap-pointed by the Court, to ascertain and assess the value of the land which would be octhe value of the land which would be oc-cupied by such works, and also the amount of loss or damage which the making or con-struction thereof would cause to the owner of the land; a copy of which petition, to-gether with a copy of the engineer's report upon which it is founded, and notice in wri-ting of the time and place at which the same will be brought to a hearing, shall be served upon the owner of the land at least ten days before such hearing. least ten days before such hearing. And upon the hearing of such petition, unless it be denied by affidavit that it is necessary for the draining and improvement of such swamps to make or construct any such works as aforesaid, through or upon the land owned by any person not a member of the corporation, and affirmed in the same manner that such swamp can be as well and effectually drained and improved without encroaching upon any such land, the Court shall appoint three competent and dis-interested persons to be Commissioners for the purposes aforesaid. And the persons so appointed, having first been duly sworn to execute and perform the duties assigned them as such Commissioners, truly and impartially, and to the best of their judgment and ability, shall proceed to inspect and examine the premises, giving at least three days' previous notice of such inspection and examination to the parties interested and after such inspection and examination to make the valuation aforesaid, and return the same in writing under their hands to the Court. But in case of such denial and affirmation as aforesaid, the issue so made shall be submitted in a summary manner to a jury, and upon the finding of the jury, if the same shall be for the petitioners, Commissioners shall be appointed and proceed as before directed; but if the jury find for the respondents or defendants, no appointment of Commissioners shall be made: Provided, That either party may move for a new trial; but not more than one new trial shall be allowed in any case on the same issue. Either party may appeal from the valuation and assessment

made by the Commissioners to the Court

at its next session after such valuation and

assessment, giving reasonable notice of such

appeal to the other party; whereupon the

Court shall cause a new valuation and as-sessment to be made by a jury, and their verdict shall be final and conclusive, unless

a new trial be granted: Provided, That not

more than one new trial shall be allowed in

any such case of valuation and assessment, Upon the final determination of such valua-

tion and assessment, either by the return of

after a new trial is granted, and upon payment of the amount of such valuation and assessment to the party entitled to receive the same, or upon tender and refusal there of and payment of the same into Court, it shall be lawful for the corporation, at all times thereafter, by its officers and agents, to enter upon the land to which such valuation and assessment had reference, for the purpose of making and constructing, maintaining and keeping in repair, any such work as aforesaid. In all cases of appeal full costs shall be awarded, and the collection thereof enforced as in cases of trespass on the case.

on the case.

III. That if any person owning land in or near any inland swamp, for the draining and improvement whereof any such corporation shall have been formed, not being a member of the same, or any tenant or agent of such person, shall, for the purpose of draining, flowing, or in any manner using, benefiting or drawing profit from such land, make use of any canal, water-way, ditch, drain, dam, embankment, sluice, flood gate, or other work made or constructed by such corporation, without the consent of the corporation, such owner or tenant shall be liable to pay to the corporation such reasonable rent poration, such owner or tenant shall be liable to pay to the corporation such reasonable rent therefor as they may demand, not exceeding one-third of the clear annual value of the land, including any addition thereto derived from the use of any such work as aforesaid. That if the owner of the land, in or near any inland swamp of the land, in or near any inland swamp, for the draining and improvement whereof any such corporation shall have been formed, desires to become a member of such corporation, instead of paying rent as above provided, he shall be at liberty to do so by paying his proportion of the expenses incurred by the company, with interest on the same.

IV. That all the lands drained and improved by any corporation formed as afore-said, and owned by members of such corpocorporation, the value thereof, and shall have the benefit of the lien of such judgment or decree for enforcing the payment thereof; for which purpose such judgment or decree shall remain in full force and

V. That any person having a legal or equitable estate, in fee or for life, in land lying in any inland swamp, or in land through or upon which it may be necessary to make or construct any work for draining or improving any such swamp, (except mere trustees without beneficial interest,) respective infants, wives, idiots or lunatics, for leave to become members of any cor-poration formed under this act for draining and improving the swamp in which the land of such infants, wives, idiots and lunatics, are situated, in respect of such lands, and the said Court shall have power to inquire into the propriety of granting such leave, and to make such order therein as may seem meet; and if the Court shall grant eave, it shall be lawful for the person who shall have presented the petition to become a party to the articles of association for forming such corporation in respect of such land, and the same shall be as binding and effectual to all intents and purposes as if such person had been the actual proprietor

VI. That every swamp, except such as are commonly called river swamps, or river bottoms, or river margins, shall be deemed an inland swamp for the purposes of this

VII. That every corporation formed under the provisions of this act shall have a chairman and a secretary, and shall keep regular minutes of its proceedings.
VIII. That whenever two-thirds or more of the proprietors of the swamp or bottom lands lying on any river, creek, or other water course, owning not less than two-thirds of all such swamp or bottom, shall enter into written articles of agreement that such swamp or bottom shall be deemed and taken to be an inland swamp, and be subject to the provisions of this act, such swamp or bottom shall thereupon be deemed and taken to be an inland swamp, and be subject to all the provisions of this act, in the same manner as other inland swamps, and the owners thereof shall be invested with all the rights, powers, and privileges hereinbefore given to the owners of inland swamps, and shall be subject to the same conditions and obligations.

IX. That where said inland swamp is wned to the amount of two-thirds by one adividual, he or she shall possess all the rights and powers conferred by this act on he corporation aforesaid.

SOUTHERN QUARTERLY REVIEW .- This publication, from its commencement in New Orleans, by Mr. Whitaker, until its removal from Charleston, a period of thirteen years, or twenty-six volumes complete, firmly and neatly half bound, is offered for sale at the original subscription price. To a public or private library the work would

THE WRONG NOOSE .- Ichabod Griggs, sober, industrious man, in easy circumstances, hung himself near Danville, Va. No cause is known for the rash act, except

DEATH OF HUGH MILLER.

DEATH OF HUGH MILLER,

OF EDINBUROH, SCOTLAND.

In common with thousands in this country, we are shocked at the sudden announcement of the death, under distressing circumstances, of this eminent man. It seems but yesterday that he received us in his own house, conducted us through the museum which cost him so much labor to collect, and in the imaginary defence of which he seems to have perished by his own hand. We respond to the remarks of the Scottish Guardian:

"The announcement of the death of Hugh Miller will he heard with a thrill of genuine sorrow throughout the Church in which he was a standard hearer—throughout Scotland, of which he was one of the most conspicuous ornaments—throughout the world

spicuous ornaments—throughout the world of science, which associates his honored name with those of the men most distinguished in our day, as fellow-workers in building up the stately fabric of the modern geology." The intelligence was communicated to the public in the following terms from the office of the paper of which he was editor:

WITNESS OFFICE, DEC. 24. "SUDDEN DEATH OF MR. HUGH MILLER. "It is our melancholy duty to announce ome time-working hard and late at night, some time—working hard and late at night, in completing his new work on Geology. He had become, in consequence, subject to aggravated attacks of night-mare, which partook of the nature of somnambulism. Some time ago attempts had been made to break into his museum; and he, in consequence, had always slept with a loaded revolver on the table by his side. Yesterday, on account of headache and unrefreshing sleep, he had seen his medical advisers, who had warned him of overwork, and prescribed suitably. Last night accorand prescribed suitably. Last night, according to their request, he had taken a warm spenge bath, and retired early to rest. After having slept some considerable time, said, and owned by members of such corporation, shall be liable for the debts of the corporation; and if the land of any member of any such corporation shall be taken in execution and sold to satisfy any judgment or decree against the corporation, the person whose iand shall have been so taken in execution and sold shall be entitled to receive, as compensation therefor, by contribution from the other members of the chest, and death must have been instance, neous. The sound not having been heard at this hear of the night by any of the household, Mr. Miller's body was not discovered till this morning. Under existing

further on this sad calamity."

To the above distressing particulars the Scotsman adds the following remarks:

report of a competent engineer, to be no constructed and for the purposes of this act; and making any such swamp, the any cannal, water way, the person and irritation. Mr. Miller for the draining and improvement of such swamp, that any cannal, water way, the person and irritation. Mr. Miller for the draining and improvement of such swamp, that any cannal, water way, the person and irritation. Mr. Miller for the purposes of this act; and my every case in which any such special interest, the person and irritation. Mr. Miller for the purposes of this act; and my every case in which any such special interest, the person and irritation. Mr. Miller for the purposes of this act; and my every case in which any such special interest, the purposes of this act; the guardian of such infant, the purposes of this act; the purposes of this act; the guardian of such infant, the such corporation, and the sum total further such in the content of distinct in which would qualify them to be the desired the plan of a similar accounts of glor distinct on the color and and in the sum total further such land for the purposes of this act; the guardian of such infant, the such corporation, and the sum total further such land is situated, and if it less in several distincts, the flustration which all any plan is a summary way, by petition, the flustration which all any plan assumment way, by petition to the Court of General Sessions and Common Plens of the district in which would qualify the new the composition of the sum total further such and the sum respect, however, Mr. Miller suffered, we les, any such thing as a system of religion suspect, from a somewhat peculiar temper- whose founder did not take special pains to ament—he did not work easy, but with reduce his teachings to writing, and thus laborious special preparation, and then with give them the most exact and permanent throes that tortured him during the process, form? and left him exhausted afterward. In saying this, however, we speak only of the seven years since we heard him complain that hard work had left him only half a man,' and that he could do only half work founder, as opened and expounded by their

"Although apparently a man of physical and person. When he lived at Sylvan books; and Moses and the prophets, and Da-Place, to the south of the Meadows, he was accustomed, when going home after night writing, that they might be preserved. fall, to carry a loaded pistol, and, from some allusions in his work, First Impres- Demosthenes, wrote much. Mahomet

very high order. At an early period in the non-intrusion controversy, which resulted in the disruption of the Church of Scotland, impress himself; and they, for the love they the Commissioners not appealed from, or that he was to have been married on the not appealed from, or upon a second finding pocket.

No cause is known for the rash act, except in the disruption of the Church of Scotland, Mr. Miller published a letter addressed to Lord Brougham, defending the proceedings of the reforming party in the Church, in a Rev. J. D. Williamson.

style of earnest and dignified remonstrance, and with a cogency of reasoning and a force and facility of expression which at once pointed him out to the leading men in the Church as eminently qualified to promote the popular cause. The result was the establishment of the Witness newspaper, and the appointment of Mr. Miller as its editor.

Our readers will remember the real and

the appointment of Mr. Miller as its editor.

Our readers will remember the zeat and energy with which Mr. Miller devoted himself to the defence of the church's spiritual liberties. Even beyond the immediate sphere of the contest, his vigorous, lively, and trenchant articles were universally read and admired, as specimens of powerful controversial writing. Beyond all comparison, out of the Church Courts, Hugh Miller was the most popular champion the church possessed. At the time of her triumphant exodus, when her ministers and members as dus, when her ministers and members as sembled in Canonmills Hall in the full flush of victory and freedom, the appearance of none of her defenders, amidst that vast and none of her defenders, amidst that vast and animated throng—where Ghalmers and Welsh, Gordon and Cunningham, and Candlish stood conspicuous—elicited plaudits louder and longer than when Hugh Miller was seen lifting his stalwart form and noble head amongst the people.

To Mr. Miller's versatile talents, and the

varied contributions of his pen to criticism, ari, philosophy, and science, is applicable, also, more than to any other writer of the day, the panegyrie pronounced upon Gold-smith, that there was no branch of knowledge which he did not touch, and which ouching he did not adorn. His most profound work, the "Footprints of the Creator. or the Asterolepis of Stromness," is a con-tribution to natural theology of inestimable importance. It has been adopted as a text-book by some of the most eminent teachers f geology in the Universities; and it has done more to expose the atheistical fallacies and sophistries of the "Vestiges of the Natu-ral History of Creation" that even the ela-borate essays of Sedgwick and Brewster. New York Observer.

Christ no Writer.

One of the most remarkable facts in the history of Christ is, that he left no writings behind him, and the only record there is of his writing anything is in the case where "he stooped down and with his finger wrote upon the ground." What he wrote then and there no one knows; though perhaps the most plausible conjecture is that he circumstances, we cannot at present dwell wrote the answer to the question, whether the woman taken in the act of adultery should be stoned? "He that is without sin among you, let him cast a stone at her.' "However sadly this narrative may touch | Hearer, did this strange fact ever occur to

The Brahmins have their Vedas, their Pouranas, their Ramayan and their laws more recent years; and it is at least six or and institutes of Menu, and these are all written and preserved with the utmost care. The Chinese have their books of Fohi, their great Confucius. The Persians have their Zendevesta, attributed to their leader, Zoros well as moral courage, he had a curious aster, containing the doctrine and laws of tendency to keep fire arms about his house their religion. The Jews had their sacred vid, and Solomon, put their teachings in

Plato and Pythagoras, and Ciecero and sions of England,' it appears that he follow- wrote the Koran, and gave it to the faithful ed the same practice when travelling, or at as their guide. The writings of Swedenleast when on his pedestrian excursions, borg are voluminous; and in our day, even One of his very oldest friends, ordinarily the Mormon impostor wrote his book of residing in a distant part of the country, joc. Mormon. But here comes one who claims ularly surprised him one night two or three precedence even to Moses and Abraham, years ago in a well-frequented Edinburgh and especially claims that a greater than street, and was amazed by his suddenly Solomon is in his own person, and anturning round and presenting a pistol. We nouncing himself as a herald of a new dis selieve that the habit was acquired by Mr. pensation from God, which is to cast Mo-Miller when he was accountant in a bank ses and the prophets in the shade, and pre at Cromarty, and employed occasionally to vail over all other systems, and subdue our carry specie to the other branches. To entire race, and yet this great teacher wrote that habit we have apparently in great never a word, save only the characters in part to ascribe the event we to-day deplore, the sand, which the next breath of wind and which a large proportion of the Scot might obliterate. Who can account for people will hear with startling and this strange procedure! Will it comport at The principal incidents of Mr. Miller's life Did ever an impostor pursue a course like all with the idea that he was an impostor? have been made familar to the public in this? Never, And it seems to us that in the his delightful autobiographical volume, "My single fact to which we have alluded, there is Schools and School-masters." His first lit- the impress of truth, and proof that his mis erary productions appeared in the columns sion is all divine. He stands out before us of the Inverness Courier, when Mr. Miller as one who knows that his mission is from was working as a journeyman mason in God, and that it can stand upon its own mer-Cromarty; and the accomplished editor of its, So confident is he of its power, that he is that journal, Mr. Carruthers, has told us, as content to breathe it out upon God's air illustrating his homely habits at that time, and leave it to live by its own inherent and and which never altogether forsook him when he was placed in a more elevated social position, that he was accustomed to now teaching in the synagogue and temple, walk up to Inverness with his communica-tions on the Saturday afternoons, always Olivet or by the sea of Galilee, and now wearing his mason's leathern apron. His collected papers, written between the years 1829 and 1832, "in leisure hours snatched apprehension that what he says will be lost. from a laborious employment, or during He writes it not on stone or parchment. the storms of winter, when the worker in Nay, he writes it not at all. He seeks onthe open air has to seek shelter at home," ly to give it a lodgment in the hearts of appeared in 1834, under the title of "Scenes" the few disciples that followed him—to and Legends of the North of Scotland, or the Traditional History of Cromarty," and evinced powers of descriptive writing of a there to produce its fruits, and to be writ-

Chariotte and her Recollections.

Besides the honor of being the seat of the Couvertion in 1775, that issued the first Declaration of Independence, Charlotte, in Mecklenburg, North Carolina, has claims upon posterity, both singular and meritorious. The centre of a fertile and populous country, she was doomed to see the blood of her sons shed and the Declaration of Independence of all foreign dominion maintained at the point of the British bayonet.

Cornwallis called Charlotte the "hornet's

Cornwallis called Charlotte the "hornet's Cornwallis called Charlotte the "hornet's nest," and unwilling to pay for supplies with so much English blood, after the fatal battle at King's Mountain became known to him, his lordship determined to leave this vexatious post. To prevent annoyance, he chose to depart suddenly, and in the night. Mr. McCalfery, a man of wealth and standing, a Scotchman, and resident in Charlotte, was chosen as their guide to lead them by the upper and nearest route to Charlotte, was chosen as their guide to lead them by the upper and nearest route to South Carolina. After so bewildering the army in the swamps, that much of their baggage was lost, he contrived to escape, and leave the army to find their way by the returning light of day.

Colonel Thomas Polk, so favorably mentioned in the history of the Declaration, owned property in and around Charlotte. His mill was between two and three miles south of the village, and is now called Bis-

south of the village, and is now called Bissell's. His body lies interred in the grave yard of the village. Over his grave and that of his wife Susannah, his son William

Polk, late of Raleigh, erected a marble slab, a memorial of his resting place.

The Polk family came early to Mecklenburg, and in the time of the Revolution were numerous, and some of them very wealthy. They resided, part of them, in the bounds of Sugar Creek congregation, and part of them in Providence. Among them was Ezekiel Polk, the grandfather of James K. Polk, President of the United States. The descendants have all emigrated from the country, mostly to Tennessee,

or States further South.

Garden, in his anecdotes of the Ameri can Revolution, says: "Nor were the ladies in Mecklenburg in any degree inferior in enthusiasm to the male popultion. I find in the South Carolina and American General Gazette, from the 2d to the 9th of February, the following paragraph:

"The young ladies of the best families of Mecklenburg county, North Carolina, have entered into a voluntary association, that they will not receive the addresses of any young gentleman at that place, except the prave volunteers who served in the expedition to South Carolina, and assisted in sub-

as the original is concerned, literally true. The word itself is of comparatively modern invention, and there is no word in the ori ginal of the Scriptures that has any signification corresponding with that of the word "lady," as at present received. In view of the subject, the following 'clip' is from an old Scotch publication called "The Christian "A Lapy,-The word lady is an abbre

viation of the Saxon Loffday, which signifies Breadgiver. The mistress of a manor, at a time when affluent families resided constantly at their country mansions, was accustomed once a week, or oftener, to dis tribute among the poor a certain quantity own hand, and made the hearts of the needy glad by the soft words and the gentle amenities which accompanied her benevolence. The widow and the orphan 'rose up, and called her blessed'-the destitute and the afflicted recounted her praises-all classes of the poor embalmed her in their affecions as the Laffday-the giver of bread and dispenser of comfort—a sort of ministering angel in a world of sorrow. Who is a lady now? Is it she who spends her Reserve.' We are a peculiar people, rundays in self-indulgence, and her nights in ning altogether to priests, puritanism, and the dissipation of folly? Is it she who rivals the gayety of the butterfly, but hates ital of our new State, and Giddings is to be the industrious hum of the 'busy beef' Is the Brigham Young of the concern. Wo it she who wastes, on gaudy finery, what men are going to vote; and men are going would make many a widow's heart sing for joy, and who, when the rags of the orphan lutter before her in the wind, sighs for a place of refuge, as if the pestilence were in the breeze? This may be 'a woman of fashion'-she may be an admired and an admiring follower of the gay world."

THE PRESS IN LONDON AND IN NEW YORK .- Three actions for libel have recentbeen tried in London, and in each case he defendants have been acquitted. Had the cases been tried in New York, each of the defendants would have been convicted. We have noticed repeatedly that English uries are the staunch and unflinching riends of the Press, and that it is very dificult in any part of Great Britain to get a verdict against an editor, while here an ditor can scarcely escape, and juries invariably hold "that everything which is not complimentary to a man is libellous." This proceeds somewhat from the careless manner in which many of our editors make their statements and assail personal character, and also from the manner in which they habitually abuse each other. So long as editors accuse each other of motives and conduct that would disgrace the inmates if the State prison, they should not complain of the community esteem them according to

A bill has passed the Wisconsin Legis lature excluding negroes, mulattoes, Indi-

Cuba and Annexation. We perceive that the subject of the ar

We perceive that the subject of the annexation of Cuba is reviving with renewed force in the minds of the people. Filibustering, or rather stealing, the "gen of the Antilles" is given up, we are happy to say, and the "soler second thought" of the "solid people" is, that if we have Cuba at all, it must be by fair and honest means; in other words, having a national treasury full to repletion, and Spain being hankrupt, we must take advantage of her necessities, plank down the cash and own Cuba. We see no objection to this course; it will satisfy honest people at home and abroad; and as it is now admitted that Kansas will come in as a free State, it is quite likely that the Southern politicians will favor a peaceable acquisition of Cuba, as an offset, and Mr. Buchanan's wishes, expressed before he was President elect, of securing both these advantages to the Union, will probably be realized under his administration. The universal desire in the North to have the sugar tariff repealed will probably be gratified by the absorption of Cuba, so that we shall have cheaper sugars, without any violent change, and the Louisiana planters will most likely transfer their interests to Cuba, and thus will be quietly and peaceably appropriated by the United States the great and thus will be quietly and peaceably ap propriated by the United States the great monopolies of sugar, cotton and tobacco, all relying upon slave labor for their support. and rendering the institution permanent, beyond control—for so long as these greatbeyond control—for so long as these greatest staples of human wants are in demand, so long will the slave be profitable, and so long will those interested in his fortunes have influence in our national councils to protect and maintain the relation of slave and master. The annexation of Cuba seems to le demanded mutually by the people of the North and South. To the first named, the North and South. To the first named, because it will give us a necessary of life cheaper; to the second, because it will strengthen its political influence, and act for a time at least as an offset to the rapidly growing free States that are springing up in the great West. According to our view of the matter, Providence is working out the great question which agitates the countries of the Mining Company, organized some time since in Washington city, to work the Placer mines near Sants Fe. Mr. Kurtz, a machinist from Norris' engine slop, in Philadelphia, and Mr. Chappin, a millwright, all engaged in the same business. This, says the Gazette, a new era in the history of New Merico the great question which agitates the country, and by the peaceable rules of necessity, reconciling the extremes of the country, and uniting them firmer and firmer by mutual interests.—Leslie's Illustrated News-

ELECTION OF UNITED STATES SENATOR. On Wednesday last the legislature of Delaware re-elected Hon. James A. Bayard as United States Senator for six years from the 4th of March next, and elected Hon.

renewed evidence of confidence on the part of the democracy of that State towards Mr. Bayard is but a fitting tribute to his experience as a legislator, his abilities as a statesman, his devotion to the principles of the democratic party, and to that unbend-

S. Green, has already served with great dissinction in the House of Representatives, and for one or two years most efficiently represented this country at New Grenada. He is an uncompromising democrat, and or, from Havana, bound to New York possesses legislative talents of a high order. - Washington Union, Jan. 16.

A New State,-The Western Reserve is proposed as a new State, outside of "Ohio Proper," which "goes democratic" by a small majority. The Cleveland Plain-dealer thus speaks: "Ohio Proper" need pumpkin vines. Oberlin is to be the capto part their hair in the middle. Panta loons will give place to pantalets, and white men will not be allowed to run at large without their papers. Our railroads will run under ground, and will make connections only with Canada and Kentucky. The Constitution will be construed strictly, and all men will be considered equal, and some a little more so, depending on their color. The State of 'The Reserve,' by the grace of Joshua R. Giddings, is hereby des lared a free and independent State. 'Chio Proper' and all the other States of this Union will please conduct themselves ac-

MR. BUCHANAN AND KANSAS. Some of the know-nothing papers (says the Nashville Union) profess to believe that Mr. Buchanan will not be true to the South on Kansas matters. We tell these papers that o be true to the South, it is only necessary to be true to the South, it is only necessary that scarcely one person in fifty is sensible he should be true to the constitution. The at the point of death; and some physiciana democratic party does not expect nor desire ascert that they have never seen a deaththat the incoming administration shall do bed in which the patient was sensible. As anything to make Kansas a slave or a free life fails, nature, it would seem, beneficently State; that is exactly the policy we oppose.

Nor do they care what Mr. Buchanan's private views may be on the abstract question of slavery, so he recognises and entheir own report .- Porter's Spirit of the forces its constitutional rights. The demoeracy stand upon national, not sectional principles; and all they ask for is that no outside influence shall be brought to bear and grainmarians, once said that "Not one upon this question, but that it shall be left ans and black persons from being witnesses in that State,

now appears to be in rather bad ord that class. He wrote a letter to the vention, in which he said "that he he with sincere and profound regret a ment which can have no other is to put a burden on the cause of filt will, in his judgment, array again anti-slavery sentiment that intense of patriotism which glows for union nation. He regarded all such moves disunion conventions as crimes freedom." Upon this, a certain Mr. arose and objected to "calling Mr. either Honorable or General. He ed that Wilson was not worthy of title. An honorable man asceeds Wilson does not. All the generals ever heard or read of would fight challenged, Wilson did not fight; the would strip the titles he falsely from him."

As to Senstor Sumner, another stated that he had had a "talk" in Boston, a few days previous, and the asked him if, when he got. Washington, he would reiterate hagain t slavery, Mr. Samner teptions. iterate, reiterate. If, when I get back Washington, I make the speech I expect make, it will be like fourth proof brane to molasses and water." When aske what result he expected from it, he replied "I expect to be shot; there is nothing elseleft for them to do."

THE GOLD REGIONS OF CALIFORNIA OUTDONE.—The Santa Fe Gazette announces the arrival of Mr. Idler, the agent an general director of the Mining Company organized some time since in Washingto a new era in the history of New Mexico. Two steam engines, with crushing apparatus, are soon to be put in operation at the Placor mines, and the question will be settled as to whether gold abounds in sufficient quantities to justify the cost of extree ing it by this description of machinery. It the experiment proves successful, it me produce a change in the business of Territory, for the quantity of gold bear earth and rock is admitted to be inexhan ble, and there is room for any number

A FEARFUL PASSAGE.—We have been informed by Mr. P. F. Frazee, Sr., who was a passenger on board the steamer Marion, which left New York on Saturday afternoon, at 3 o'clock, for Charleston, where she arrived yesterday morning, that ing integrity of purpose which has secured for him an influence which is felt far beyond the boundaries of his own State. His new colleague, Mr. Bates, is highly spoken of by his personal and political friends.

The new senator from Missouri, Hon. J. passed the Marion while whe was lying to and Mr. Frazee informs us that she was li erally covered with ice.

We take this occasion to state that Mr. Frez e speaks in the most complimentary manner of the skill and superior management of the Marion by the officers during the prevalence of the gale, when every passenger on board had concluded it almost impossible for the vessel to outlive the storm. Captain Foster and Mr. Thomas, the pilot, proved themselves worthy the responsible positions they occupy, and their vessel one of the stameliest crafts now plying between New York and Charleston.

[Columbia Times, 22d alt.]

DEATH PAINLESS.—It is nearly certain -indeed as certain as anything chiefly speculative can be -that in all deaths the physical suffering is small. Even where invalids experience the most excruciating agony during the progress of the disease, ture comes to their relief at the last hour, and life goes out gently, like a candle in death-beds most frequently—especially if they have been intelligent persons, and therefore capable of judging—agree gener-ally in considering the physical pain of death as inconsiderable. They say that the convulsive motions, which frequently attend the parting breath, are not evider ces of suffering, for that the invalid is in-sensible. They say also, that when the senses are retained, there is usually no such spasm. A leading medical authority states [Phil. Ledger

THE STEDY OF GRAMMAR. -- Jos. T. Buck ngham, one of the best of living writers, child in a thousand over received the least