FRIDAY, March 16th. Mr. Lemmon presented a petition of five hundred citizens of Somernet and Worcester counties, praying the erection of a new county, to be called Union county, and to be compose

of parts of Worcester and Somerset cou Mr. Harrison, a memorial of Charles Johns and others, people of colour, praying a law may be passed for redress of grievances therein men-

Mr. Carroll, a petition of George Kentinge, of Harford county, praying a redress of grievances therein mentioned.

Mr. Causin, a petition of Count D. Menou. praying to be permitted to hold real property said county to levy a sum of money to erect a within the State of Maryland; bridge across the Middle creck.

And, Mr. Bowie, a petition of sundry citizens of Prince-George's county, praying that Thomas Carroll and Susanna Carroll may be placed on the pension roll of said county. Mr. Lemmon reported a bill to authorise the

per Ferry, in Somerset county; was read the first, and by special

order the second time, passed and sent to the The clerk of the senate returned the addi.

tional supplement to an act to lay out and open a road in St. Mary's county; Also, the bill to incorporate the Denton Silk

Company;
Also, the bill to incorporate the proprietors of the Green Mount Cemetry;
Also, the bill to grant a donation to the Deer

Park Academy, in Carroll county; Also, the bill to extend the powers of the

commissioners of the town of Havre-de-Grace, in Harford county;
Also, the bill to confirm an act providing for

the appointment of clerks of the several county courts, &c. Also, the supplement to the act for the in

provement of the public roads in Kent county passed at November session 1800, ch. 5; Also, the supplement to the act to provide for the instruction of youth in primary schools

throughout this State;
Also, the bill to authorise the opening of road through a part of Baltimore and Carroll

counties, as therein mentioned; Also, the supplement to an act to authorise Henry C. Drury of Wm. further time to com plete his collections;
Also, the bill to authorise Charles Boone fur

ther time to complete his collections;

Severally endorsed, "will pass," and ordered to be engrossed.

Also, the supplement to the act for the pre-

servation of wild fowl in the waters of Swans creek, Spesutia Narrows, Rumney creek, Busl river and Gunpowder river, and the waters of Anne. Arundel ceunty;
Also, the supplement to an act to provide for

the public instruction of youth in primary schools throughout this State; Also, the bill to incorporate the German Be

neficial Society of the State of Maryland; Also, the bill directing the commissioners of Harford county to publish annually a full state Frederica Meyer, of the city of Baltimore, fron

ment of their receipts and disbursements; Severally endorsed, "will pass with the proposed amendments;"

Also, the bill for the relief of Mary Ann Thomas W. Overly, to introduce certain slaves into this State, from the State of Virginia. Pennington, of Kent county, endorsed, "will not pass; Also, the resolution in relation to furnishing

certain tents, &c. to the colonel of the 15th re giment of militia, endorsed, "dissented from;" And delivered a bill originated in and passe by the senate, entitled, an act to incorporate the Susquehanna Boom Company.

The hour having arrived for taking up the or-

The house proceeded to consider the bill re further supplement to an act relating to the people of colour in this State, far as the same reported by Mr. Williams, entitled, an act to pre lates to Baltimore county.

The bill reported by Mr. McDaniel, to au ent unnecessity costs in cases of appeal from the High Court of Chancery to the Court of thorise and empower commissioners to open and widen an alley in Westminister, in Carroll

Appeals.
On motion of Mr. Williams, said bill was a mended by adding at the end of the 1st section the following:

And the clerk or register of such court. shall transmit the same to the Court of Appeals or if the said parties or their counsel cannot a gree in the making of such statement, then the court or chancellor shall direct how much of the record shall be transmitted to the appellate nine o'clock. court, so as to present the points and questions decided as aforesaid; provided, that either party, at such party's own proper cost, in any event, may cause any other portion of the record to be also transmitted."

The said bill was then read the second time as amended, and passed.

On notion of Mr. Williams, the title of said

Mr. Cramer, a memorial of the corporation officers of Woodsboro, praying that a supplement may be passed to the act incorporating the citizens of Woodsboro. bill was amended by striking out the title thereof, and inserting the following, "an act to pre vent unnecessary costs in cases of appeal. Mr. Williams, a petition of the judges and members of the bar of Harford county court, On motion of Mr. Causin, the house took up

for consideration the bill reported by him, entitled, an act to amend the constitution and form praying that the times for holding said court, of government of the State of Maryland. On motion of Mr. Grason, said bill was a

mended by striking out in the 2d section, 4th line, from the word "time," to the end of said

The said bill was then read the second time weighers of hay and straw in the city of Baltias amended, and passed. more, who have be The bill reported by Mr. White, chairman of tive of the State.

was taken up for consideration.

On motion of Mr. Grason, said bill was a which they are drawn. mended by striking out the 1st section thereof.

Mr. Duke moved further to amend said bill by striking out in the 2d section, 6th line, ten, and inserting 'fifty;' also by striking out in the 7th line, 'fifty cents,' and inserting 'one dollar;'

Determined in the negative. The said bill having been read through as a.

engrossed. The question was put, shall the said bill pass? Determined in the negative. George A. Dashiell, deceased, of Somerset

county-endorsed awill pass with the propos-SATURDAY, March 17th. Also, the resolution relating to Cokesbury

Academy, in Harford county—end

entioned, and for other purposes.

Harford county.

ted to," and ordered to be engrossed.

And, delivered the following bills, originated

in and passed by the senate, viz:

A bill, for the relief of Mount St. Mary's

A bill, to make valid a certain deed therein

And a bill, for the benefit of the heirs of Wil-

Mr. Carroll reported a bill, entitled, an act for

he premotion of education in Somerset coun-

Which was read the first time, and ordered to

The house adjourned until 4 o'clock, P. M.

FOUR O'CLOCK, P. M.

The clerk of the senate returned the bill, to

Also, the bill, to alter and change the divi-

sonal line between the first and third election

district in Carroll county,—severally endorsed "will pass," and the bills ordered to be engros-

Also, the bill, fer the encouragement of pri-

The bill reported by Mr. Jones, for the bene-

The bill reported by Mr. Goldsborough, for the relief of Reuben Tall, former sheriff and collec-

Were severally taken up for consideration

with the proposed amendments."

tor of Dorchester county.

iam Brown, late of Carroll county, deceased.

Mr. Iglehart presented a petition of sundry citizens of Anne Arundel county, praying that ovision may be made for the erection of Scales n the city of Baltimore, for the weight of bay and straw.

Mr. Biser, a petition signed by sixty citizens of Petersville in Frederick county, praying the Legislature to reject the application of said citizens of said county who petitioned for a new

Ounty, to be called Lee county.

Mr. Biser, a petition signed by seventy four citizens of Frederick county, praying that an act may be passed authorising the levy court of

Mr. Parker, a petition of Ruth Hyland and Heary Hollingsworth, of Cecil county, praying for an act to authorise them to manumit certain persons of colour therein named.

Mr. Parker, a petition of Ruth Hyland and ondemnation of a piece of ground at the Up- Edward II. Hyland, of Cecil county, praying permission to manumit certain persons of coloutherein named.

Mr. Parker, a counter petition to the petition of sundry citizens of the village of Port Deposite, in Cecil county, relative to the survey and location of a certain road therein mentioned, an

for other purposes.

Mr. Geyer, a petition of J. Thomas, President of the Frederick and Harper's Ferry Rail Road Company, praying the revival of a law authori sing the company to raise a sum of money by lottery, for the use of said road.

Mr. Parran, a petition of sundry citizens of Calvert county, praying that a fixed salary may be allowed the crier of the county court.

Mr. Sprigg, a memorial of sundry citizens of Allegany county, praying for an alteration the divisional line between election districts No nd No. 19. Mr. Carpinter, chairman of the committee o

orporations, made a favourable report upon the praying assistance of the State for the promo tion of the benevolent object of that institutill from the senate entitled, a supplement to an act, entitled, an act to incorporate the Globe Insurance Company of Baltimore. fit of Samuel G. Holbrook, of Somerset county, Which was read,-and

On motion of Mr. McDaniel, said bill was read the second time by a special order, an

The bill from the senate, entitled, a supple ment to the act, to establish Magistrate's court n the several counties of this state, and to pre scribe their jurisdiction.

read the second time and passed.

The bill reported by Mr. Williams, to authorise the commissioners of Harford county, to The bill reported by Mr. Orrrick, authorising settle certain claims therein mentioned.

The bill also reported by Mr. Williams, John E. Taylor to bring into this State, a negro boy named Lewis.

The bill 'reported by Mr. Kerr, entitled, a further supplement to an act, directing the man-

The bill reported by Mr. Boon, to divorce

The bill reported by Mr. Powder, for the re

ief of persons therein named.

The bill reported by Mr. Kerr, to authoris

The bill reported by Mr. McDaniel, to incor-

porate the Trustees of the Hannah More Acade.

my, in Baltimore county.

The bill reported by Mr. Alexander, entitled,

a further additional supplement to the act, to provide for the public instruction of youth in

The bill reported by Mr. Ely, entitled, a

The bill reported by Mr. Nelson, for building

a bridge over Deer creek, at or near La Grange

Iren Works, in Harford county.

Were severally taken up for consideration

The house adjourned until Monday morning,

Mr. Ely, a petition of sundry citizens of Bal

timore county, praying that the State may pro

more, who have been appointed by the Execu-

Also, the bill, for the benefit of the heirs of

Monday, March 1

read the second time and passed.

primary schools, throughout this State.

county.—and

tioned.

vember.

er husband George Meyer.

thorise the building of a bridge over Bynum's ner of suing out attachments in this Province and limiting the extent of them. The bill reported by Mr. Blocher, relating to

wife Ann I. Weston.

The bill reported by Mr. Williams, to authoublic roads in Allegany county,-and The bill reported by Mr. Powell, for the re rise the commissioners of Harford county to cause a certain property therein named to be ief of Peter Causey, of Worcester county. assessed and taxed for its just proportion of the Were severally taken up for consideration ead the second time, and passed.

ounty charges. The bill reported by Mr. Parran, for the relief of John D. Ward, Sheriff of Calvert county. The bill also reported by Mr. Williams, for the relief of the administrator of Preston Mc-

Comas, late sheriff of Harford county, and The bill reported by Mr. Biser, entitled, a suplement to an act of Assembly, to authorise and inpower the surveyor of Frederick county to cause an alphabetical record entry to be made of all the original land certificates in said county, in the surveyor's office.

The bill reported by Mr. Hopewell, to make public landing and road therein mentioned. Were taken up for consideration, read the seand time and passed.

On motion of Mr. Duke, The house adjourned until to-morrow morning nine o'clock.

TUESDAY, March 20th. Mr. Matthews presented a petition of John II. Digges, of Charles county, praying the passage of an act authorising him to bring into this State certain negro slaves therein mentioned.

Catholic Cathedral Church of Baltimore. Mr. Alexander, a petition of George Morton, guardian of George W. Morton and Harriet Morton, praying for a law authorising him to agree to a reference of certain controversies between his wards and John S. Skinner, and delaring the award on such reference to be bindsaid wards.

Mr. Higgins, chairman of the select committee, delivered the following report:

Mr. 'Parker presented a petition of Robert M. Walmsey, praying a special act of Λszembly to release him from the liabilities therein men-The committee to whom was referred the county, praying that the district system of taxation for the support of primary schools may be abolished, and that a sum sufficient for their support may be levied by county assessment, so far as the same relates to Anne-Arundel county, beg leave to make the following beg leave to make the following report:

That taking into consideration the large number, and the high respectability of the petition ers, as also the importance of education, viewed either in a moral or political point—and that upon the general diffusion of education, must vide Scales for the use of the inspectors and depend, in a great measure, the stability and vitality of our republican institutions. point, once conceded, which few or none will it is an object of more importance than any other subject which can occur the attention of eny, it then follows as a matter of course, that the committee on agriculture, eatitled, an act to promote the growth and manufacture of silk. St. Mary's county, praying the application of ther subject which can occupy the attention of the subject which can occup the subject with the subject which can occup militia fines to the regiment or companies from legislators—and believing that the primary school system, with such amendments as expe The clerk of the senate returned the bill, to rience will from time to time direct, to be on provide for the instruction of indigent blind persons, inhabitants of this State.

of the cheapest and best modes of carrying out the above views, beg leave to report the follow-

Also, the supplement to the charter of the Tide Water Canal Company—severally endorsed, will pass," and the bills ordered to be engrossed.

Also, the supplement to the charter of the ing bill, and recommend its passage.

All which is respectfully submitted,

R. W. HIGGINS, Chairman.

Which was read the first, and by a special order the second time, and concurred in.

Maryland Wagette.

ANNAPOLIS: Thursday, March 29, 1838.

Annapolis, March 15th, 1838.

At a meeting of the Democratic Republica Members of the Legislature of Maryland, held his evening, Coloxil ELY, of Baltimore coun. y, was appointed Chairman, and PERE WIL

IER, of Queen-Anne's county, and HENRY Mc On motion of Mr. William F. Giles, of Bal-

imore city,
It was Resolved, That a committee of five se appointed to prepare resolutions to be sub-nitted to an adjourned meeting to be held on Monday evening next, 19th instant.

The Chair appointed the following gentlemen williams of Harford, Evans of Cecil, Bloche of Allegany, and Wilmer of Queen Anne's,alter the time for holding the county courts in the meeting then adjourned.

Annapolis, March 19th, 1839.

The meeting was called to order, When Mr. Giles, Chairman of the Commitee appointed at the last meeting, reported the following resolutions, which were unanimously

mary schools in Calvert county

Also, the bill, to contirm and make valid a Resolved, That this meeting respectfully re commend to the Democratic Republicans in this State the propriety of calling a Convention, to loed of conveyance from Daniel Renner to Susannah Jenkins.
Also, the bill, for the establishment of a civil he composed of Delegates from each of the ciies and counties of the State, and to be held municipal jurisdiction over a part of Anne Arunthe city of Biltimore on Thursday, the last del county, to alter and change the constitution day of May next, for the purpose of nominating a suitable Candidate for the office of Governor, of this State, so far as may be necessary to effect the same-severally endorsed "will pass nder the Reformed Constitution of Maryland. Mr. Ely presented a memorial of the Presi-Resolved. That the proceedings of this meet dent and Directors of the Maryland Hospital,

ing be signed by the Chairman and Secretaries, and published in every republican newspaper in HUGH ELY, Chairman. Pere Wilmer, Henry McKinnell, Secretaries.

For the Maryland Gazette. The payment by the Executive of the claims some of its officers seems to have given much disentisfaction. There would seem to be some grounds for the complaint. Very much of each laim may justly be called a stale demand. If well-founded, they ought long since to have been exhibited and acted on. The Executive is not authorised at its pleasure, to draw money out of the treasury. All money bills must ori-Run, in Harford county.

The bill reported by Mr. Frazier, to divorce Executive must have express authority before it. James Weston, of Talbot county, from his can touch one cent of the public money. We have been told of the danger of uniting the purse and the sword. If dangerous when vest-

> the State Executives possess them. If this practice of bringing before the Exe utivo stale claims is tolerated, these ill-founded claims will be postponed till a suitable Executive can be had.

> ed in the President, it must be equally so when

The payment of every claim against the State times indeed, it may be referred to the Executive to adjust a claim, but then its right to act upon a claim must be so clear that no doubt can be entertained upon it. Every man who be lieves he has a claim against the State, is bound to prefer that claim to the legislature. Now, it s understood with respect to one of thos claims, that the legislature had been asked to pay it and had refused, on the ground that it was unfounded. If after a refusal by the legis-lature, (whether properly or improperly) the Executive can order its payment, then the Excutive may originate money bills after the House of Delegates has refused.

With respect to the claim of the Clerk, it its payment. It is true the time was when the was authorised to make a distinct charge for recording commissions. But the legislature afterwards thought proper to give him a certain salary in lieu of all other compensation, and nobody can doubt that the law, so long as it remained in force, was (what it professed to be) a consideration for the loan by the legislature of repeal absolutely of so much of the act of 1805 two millions to the Canal Company, and that the as gave him a compensation distinct from that State should not be burthened with a debt on in the civil list bill. It was no suspension of the account of the company, the amount of which the act of 1805. It is said though, that the later mortal man cannot foretell until it is ascertainlew was to continue only till a certain time, ed by the completion of the Canal how many and after the repealing law is spent the old law | millions, raises. Now, this is contrary to all our notions in 1835, the State must pay in order to carry on the subject. All the writers tell us that "a the Canal to the coal mines. law, though temporary in some of its provisions, The committee to whom was referred the may have a permanent operation in other remainded spects," and that "the prior law does not revive safe ground. Nothing but legislative folly can after the repealing statute is spent, unless the intention of the legislature to that effect is express of credit abroad. Common sense would tell us that this

must be so, because otherwise the claim under strife in our land growing out of the law of the act of 1805, and for the year that the civil 1835. Let it not again be a question to be delist bill said it should not be allowed, would revive as soon as the temporary law expired. If the political parties has contributed the larger the law of 1805 (so much of it as allowed this share of its votes to ruin the State. ompensation) was revived, how could the State plead in bar to that claim a statute which had ceased to have any operation?

It would seem then, that the State's money has been paid by mistake, and by order of those whom the State never authorised to direct the

For the Maryland Gazette. Our legislature has at length disposed of its great internal improvement questions. Whe-

ther the settlement of them is for good or for evil time must determine. The legislature of 1835 has been abused without measure, for the passage of the law of that session. If that act by the federalists of two states, to defeat the to

these great works. Nothing can be more in correct. One of the great faults of that law , that it provided for borrowing several millions, r, that it provided for northwing - coast minions, which the State, by the provisions of the law, night never be bound to pay to the companies.

The State did not pledge itself to complete

any one of these works, although it was clear hat after its advances to the Chesapeake and Ohio Capal, it murt, for its own safety, finish that one work With respect to each of the others, its language could not be misunderstood. Upon three of the works it had expended no. thing; and with respect to the Baltimore and Ohio Rail Road Company, although it had ex-pended upon it one million of dollars, yet in consequence of the fifty cents which it receives from each passenger travelling between Baltimore and Washington, there was no danger that the State would incur any considerable loss by that expenditure. To all of the companies pentioned in the act of 1835, except the Che. sapeake and Ohio Canal Company, its language was explicit, "We will not contribute one cent to any one of you until evidence we deem antisfactory of the fact is offered that the sum mentioned in this law will, with the subscriptions obtained elsewhere, enough the completion of the works. We will not the trespect to any one of these four works rules ourselves in until we have the proof re require, that by con-tributing the sum now sked of us, we are not furnishing each of you with as many arguments as we give dollars, that the State having gone so far cannot stop, but for its own safety must now, and from time to time, advance as many millions as the extravagance and mismanage. ment of the directors may require in order to

The great fault was, th t the proof required by the law is fot that with which the State ought to have been satisfied. The probability just at this time is, that the proof which is rejuired can never be furnished by some of these companies, and that much of the debt with which it is said that legislature burthened the State, the old lady will never be bound to contract unless some later legislature agree to dispense with the requisite proof, and thereby place the State at the mercy of the corporations.

It is time, high time, for the people of Maryland to think beriously on this subject. The State now lives by borrowing, and becomes bankrupt the instant that it is unable to borrow. The people cannot pay the taxes that will be necessary as soon as the State is unable to borrow money to discharge the interest of its debt. A State, like an individual, is insolvent as soon as its income is unequal to the discharge of the interest on the dept it has foolishly contracted. Like an individual too, a State in this deplorable condition is abt to surrender itself to the guidance of the wild and visionary, of swindlers and sharpers and to resort to the most desperate expedients in order to postpone for a brief space the evil day. We are told, indeed, of the vast profits that these works, when completed, will yield to the stockholders. But then we know that these wiscacres have always deceived us when the time had arrived which was to verify or falsify their predictions. They have deceived us, it is a part of their trade to deceive us, and they will continue to deceive us while those who act for us are so willing to be deceived.

But a few months since, when the October elections were over and the success of our Commissioners abroad was supposed to be certain, we were told in some of the public prints that a further sum of two or three millions would be necessary in order to finish the two great works, the completion of which, we were so confidently told, was ensured by the law of 1835. Most fortunitely for the State the Commissioners failed to obtain the loan, otherwise may indeed be said there was a law authorising very different legislation would have been asked of the legislature fow in session.

It seems to be but a reasonable request on the part of the State, that the Rail Road Company should pursue the policy which it professed to have deliberately adopted, in its report of that year, and Achich report formed the leading in addition to the three

The fortunate failure of the negotiation a-Heretofore we have had much and direful

bated on every election cering ground, which of A LOOKER ON.

17 We have further returns of the New Hampshire Election through the Boston papers of Saturday; they are as follows:

From the "Courier," (Whig.)
175 Towns-Hill, 24.517-Wilson, 23,290. From the "Advertiser," (Whig.)
172 Towns—Hill, 23,235—Wilson, 21,860.

From the "Adrocate," (Dem.)
161 Towns—Hill, 22,425—Wilson, 21,442. From the "Post" we take the annexed, which upon the above Whig authority, cannot mis-

"Notwithstanding the unequalled eff- rts made vas wrong, let other legislatures take care that election of Mr. Hill, he has again been chose ! they do not render it worse than it was when governot of New Hampshire by a majority of made. We have been told that by the law of over two thousand rotes. The honest ycomans The house adjourned until 4 o'clock, P. M. 1835 the State's faith is pledged to complete of the granite state could not be rut down by

il the power of a corrupt bank party, and a | was believe they have come lying cone given for Isaac HILL glades. A forth in their strength, and given for ISAAC HILL forth in their strength, and given for IRAAO HILL glades. A a larger total blan ever was received by an individual of any party, before, in that state. We have returns from 200 towns and Mr. Hill's present majority is ONE THOUSAND TWO HUNDRED AND SIXTY-ONE—the remaining two, three will increase it. How the House of Religious will stand two a ward account. resentatives will stand, we cannot ascertain; not fight a we think, however, notwithstanding the fe-deralists claim it, that there will be a majority and procur democrats in both branches of the Legislature. believed th Three democratic Senators, it is ascertained, are destroyed, the chosen, and it is believed that four more are Abraham se eted. The federalists h ve chosen four, if or fifteen n not five. The whole number is twelve. The majority in the House will amount to not more sible to fin than half a dozen, probably, either way. A Islands, six letter from a friend received iate last night ex- B nkhead l presses a belief that the democrats will have a Key Biscay majority of len or fifteen."

NEW HAMPSHIRE ELECTION.

The returns we have received from the elec tion in New Hampshire, make it certain that having mails AAC HILL has been re-elected by about 2000 inst. Lieu majority. In 185 towns the vote stands:-24396. For Isaac Hill.

Jas. Wilson Jr. 23287.

1109. It is uncertain which party will have the ma-jority in lewer house of the Legislature—in the Senate, parties will stand, it is supposed, Whige

How different is this result from that of 1836! Locofoco paper of that date after giving th rote of the election, said: Isaac Hill is thus elected with but a mere sign of opposition. Two hundr Eleven out of the twelve senators have been seeured to the Democratic party, and a larger maority in the House, than they have ever had be-

Now it is doubtfu which party has the majority in the House, and the Locolocos have only two majority in the Senate.—Balt. Chron.

Gen. THOMAS EMORY, of Queen-Anne's, has een named in the Kent Bugle as a candidat Governor under the reformed Constitution of Maryland. The office must be filled, at the coming election, by a citizen of the Eastern

this city. the Brazil Thomas W. Griffith, Esq. of Baltimore, has seen elected a Member of the American Philoblockade d sophical Society, at a recent meeting .- Philad. 16 men of which the

PENSACOLA, Marck. 3J. 1839. NAVAL.

The United States ship St. Louis, Thos. Paine sq. commander, arrived here this morning from ruise of four months and seven days in the dies and on the Spanish Main-officers and ew in good health. The St. Louis sailed from e in October last, and arrived in the Havana the very short passage of two and a half days. he shortest passage, we believe, that has ever een made between this port and Havana. The States ship Outario, S. L. Breese, commander ailed in company with the St. Louis from St. ago de Cuba, on the 20th ultimo, for Jamaica. lichael Dugan, a seaman, died on board the ouis, at Mayaguez (Porto Rico) on the 2d of

FEARFUL ACCIDENT.

While the steam boat "Sir William Wallace" ras coming round Dauphin Island in her pasage yesterday from Mobile, one of the hands eccidentally slipped in going att and fell into he fly-wheel, which tore him into atoms in a w seconds .- N. O. American.

FROM FLORIDA. The St. Augustine Herald of the 2d instant, ntradicts the report, published a few days ince, of the capture of 400 Indians. As this eport was another send to the war," it, of rse, is still among the "unfinished business." he Herald contains sundry rumours of mur-ters and robberies by detached bands of Indians, at "as reports are rife in town and country, it its no confidence in them." Gen. Jesup still sintained his position on Jupiter River. An adian trail had been discovered, and at a house shich was robbed, large quantities of powder were found scattered about on the logs, thereby dicating that the article was abundant among

he hostiles. STILL LATER.

The Savannah Georgian of the 13th, says: y the steamboat Florida, arrived from Black ly relation eek on Sanday, the latest intelligence from en. Jesup's head quarters, near Jupiter Inlet, to the 1st inst. from which it appears that here were encamped about half a mile from e General's position, upwards of 200 Indians, men, women and children, under the chief Tus gee, awaiting some decision in reference to hem, consequent on propositions which they nade early in February. About 140 Indian ne-troes, who came in with Tus-ke-gee's party, ft Fort Jupiter, under an escort, on the 1st of March, for Tampa Bay, for embarkation to the Farm S est, and who, it is said, belong mostly to Inans who have already emigrated. It is furher said that about 30 or 40 negroes are still out, so that nearly all the blacks have left the field by capture or surrender. Sam Jones is derstood to be 150 miles south of Fort Jupi er, 28 miles up Shark River, north of Cape Sado?

LATE FROM THE ARMY.

Information has been received at the War Information has been received at the War chartment, from Fort Jupiter, Florida, as late Sp as the 7th March, which states, that up to that Glasses imc, more than three hundred Indians and one will lodg odred and fifty Seminole negroes had come a liberal From information derived from them, it | March

In order

secans, and der Lieut. Bankhead a men.—Glob

A slip fr the followi Forr "Report now on an discovered i is so distan Here he ha

28th of Jan

peared dete war is no r pearances, Reports Indians we having slip Florida.

BLOCKA

says:-Ca

The Un

knowledge The par arrived ye papers to revious d ncluding few extrac LONDON

exchange |

tiation by kers of bi

chia, which

ranged by

chant with

the Ameri We reg reappeared From the The utr have been consequentant intelli Canada an lies it is a Canadian j and, that tranquillit

effective e stated at case. has fication b the best e tween the

ly abortive

American

WIL randel co the late 1 broke

of ev The te March

Sheep