The field and fireside.

PUBLISHED BY

J. G. CAMPBELL&CO At One Bollar a Year in advance, or One Bollar and Fifty Cents if not paid in advance.

IN THE OLD PRINTING OFFICE milding, Powder Springs Street, Mari-

WM. T. WINN. WILL. J. WINN, Att. at Law. March 13, 1877.

W. M.SESSIONS, Attorney at Lair,
office north side of Public Square
in Blackwell's Building, up stairs.
Marietta, October 1, 1877.

E. MOSELY, Attorney at Law, will attend to all business confided m in Cobb and adjacent counties. Oct in McClatcheyis Building, up s. Marietta, March 13, 1877. 1y

E. M. ALLEN, Resident Deutits, of more than twenty years. Charges Beasonable.

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DR. E. J. SETZE, Physician and Surgeon, tenders his professional services in the practice of Medicine inall fits branches to the citizens of Marietta and surrounding country. Office at the Drug Store of Wm, Root.

Law Will practice in the Blue idge, Rome, and Coweta Circuits. Marietta, March 13, 1878.

W. R. FOWER. HAMMETT, Attorney at Law, Marietta, Ga. Will practice in the Courts of Cobb and adjacent countries. Collecting a specialty. 1y

PHILLIPS & CREW, wholesale and retail dealers in Books Station-ery, Sheet Music and Musical Instru-ments, 8 & 10 Marietta st. Atlanta, Ga. Satzky, Merchant Taylor, under National Hotel, Atlanta Ga.

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And dealer in COUNTRY PRODUCE.

Marietta, March 13, 1877, M. T. GRIST,

CHEROKEE STREET,

Saddle and Harness Maker

AND REPAIRER. RUEDE & GREEN.

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MARIETTA, GEORGIA.
LSO, dealer in Clocks of every description. Repairing of Watches,
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THE undersigned continues his business of Brick Making. Stone and Brick Building, and is prepared at any time to take contracts on the most reasonable terms, and to execute them in the mable terms, and to execute them in the ost satisfactory manner.

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Marietta, March 13, 1877.

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Dentists.

Dentists,

WEST SIDE OF THE PUBLIC SQUARE

Rooms over M'Clatchey's Store.

If gives us pleasure to inform our

regives us pleasure to inform our

regives us pleasure to inform our

regives that we have extracted from

our Penot shall be there we have

been working solely in the there we have

services to our friends and the public

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gathered regardless of extra grade solely solely

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solely we can do work as satisfactorily

and efficiently as can be done less where.

Martesta, Ga., March 5, 1578

TURNIN' BEEED.—New crop, all

HEVELELD AND FIRESTIE

Apothecary.

Paints and Oils! Fine Perfumery, etc.

All which will be SOLD LOW FOR 'ASH. Prescriptions carefully com-sounded by an experienced Apotheca-ty, as heretofore.

B. R. STRONG.

Books and Stationery,

School Books and Stationery of all kinds. Also, Musical Note Books, for Sunday Schools and Shiging Classes, Sunday Schools and Shiging Classes, Schools and Shiging Classes, Schools and Shiging Classes, Schools and Shiging Classes, Schools and Shiging Control of the Grind Charles and Shiging Con-line and Shiging Shiging Shiging Con-ces, Marietta at Milkows pt. 1878. Marietta, Feb. 29, 1878.

The Detroit Free Press.

This popular weekly is received regularly, and for sale at five cents per copy the Drug and Stationery Store of feb 26 B. R. STRONG.

teb 26 B. R. STRONG.

Pure Cider Vinegar—Received at the Drug Store of B. R. STRONG.

FLAVORING EXTRACTS.

Tropical Vanilla (warranted good), Lemon, Rose, Peach, and other Flavoring Extracts, at

g Extracts, at june 27 B. R. STRONG.
BIRD SEED.—Canary, Rape and demp Seed, for sale at the Drug

JAYNE'S HAIR TONIC, Aye Hair Vigor, Lyon's Kathairon, Bar-ry's Tricopherous, Vaseline Bowder, and various other Hair Dressings, also Hair Dyes, for sale by june 27 B. R. STRONG.

J. B. O'Neill & Co.

HAVE REMOVED THEIR STOCK OF

General Merchandise

STAPLE DRY GOODS, Factory Parns, Rotions.

Boots and Shoes, &c.
All of which will be sold low for cash. H. D. McCrenzov will be pleased to wait on any, who will favor them with a call. Country Produce taken in exchange, on reasonable terms.

Respectfully, J. B. O'NEILL & CO.

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AND REPAIRERS.

MARIETTA, GEORGIA,

MARIETTA, GEORGIA,
RE now prepared to d. all kinds.
work in their line of Business
pa and as well as it can be done an
re. Buggles and Wagons made c.
pof the best style of workman
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Fine Tobacco and Cigars,— "A No. 1" and "Bed String." five c Cigars; also, fine Chewing Tobacco, handand for sale by B. R. STRONG. TUNING AND REPAIRING.

THE undersigned respectfully ten-ders his services to the citizens of Marietta and vicinity as the citizens of

Marietta, April 25, 1878.

B. R. STRONG PERFUMERY.—Tetlow's superor Extracts for the hankerchief, equal any made, on hand at the Drug Store (june 27)

B. R. STRONG.

Marietta (Georgia,) Thursday, October 10, 1878. B. R. Strong,

J. M. Wilson. TIN & SHEET IRON

Wooden Wares.

STOVES, HARDWARE, C LERY, HOUSE FURNIS ING GOODS AND

WILL continue business at the Old Stand in MARIETTA, and will AGRICULTURAL IMPLEMEN

keep on hand, and for sale,
A GENERAL ASSORTMENT OF
FRESH AND GENUINE

Drugs † Chemicals!

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EMBREACEM
Corr Shellers,
Turning Plows,
Wheel Barr
Rakes, Shovels,
Hous, Grass Sythes,
Plows, Plow Stocks, &p.

Syrup Mills,

Of a Superior Make.
POCKET & TABLE CUTLERY.

Carpenter's Supplies Varieties of Wooden All these and many other icles said on best possible Marietta, July 3, 1877.

T. J. ATKINSON, EAST SIDE OF PUBLIC SQUARE.

MARIETTA, GEO. DEALER IN C

Family Groceries. COUNTRY PRODUCE

The White



THE EASIEST SELLING

To Gus Barrery's old stand.
East side of Public Square.
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Where they will keeps full line of choice
Family Groceries

S OF THE SINGER, HOWE AND THE OSTS MORE TO MANUFACTURE THAN R OF THE AFORESAID MACHINES. CONSTRUCTION IS SIMPLE, POSITIVE AND

Do not Buy any other before trying the WHITE.

Prices and Terms Made Satisfactory.

AGENTS WANTED !

White Serving Machine Co.

CLEVELAND, O.

Liberal Inducements offered to eash buyers. May, 2d, 1878. J. D. & T. F. SMITH, General Agents, No. 59, S. Broad St. Atlanta, Ga.

NEW

LAND AGENCY. T HAVE lately become assed with several gentlemen in diffe

Secure

SALES ON SATISFACTORY TERMS,
Within a reasonable time.
We will advertise these Lands gratuitously, and upon their sale will charge a reasonable commission. All persons in this and adjoining counties having LANDS FOR SALE

will find it to their interest to pl the same with us. APPLY TO

A. Van Wyck, *

At the Mariefla Saying, P. At

residuy, October 10. 1878.

INO. 10

SPEECH
or rue
leaving under control in the control of the c

SENTATIVE

s some \$150,000

was an ottempt made by Jute Manufacturers of Cotton gging to monopolise the trade York. The New Orleans Ex cotton and ought to have been excluded says "buyers here will not object to flax bagging of od and sufficient quality."

The FIELD AND FIRELIDE this ck is well filled with the rec er speech" of Dr. Felton the clear, calm review of the canvass, by Fabina. Both are worthy of the lit and statesmanship of the days of the republic.

eu a man becomes a candi see for office his public record of the second public property and no is all. ever damaging they may be or appear. Hence the non appear of some articles contributed te this paper.

PRESENTATIVE

Seventh Distington in the plant of the plan

blunder, or the crime, he so se verely arraigns? It so who were ging to monopouse the trace ble for it? Will Cate say will ugh the Cotton Exchange of any truthful man say, that it was York. The New Orleans Ex. not the southern "organizing the fact that attempt was made to introduced that ordary" that plunged as into ordary that plunged as into that outer darkness of secession" at the democratic convention at Charleston in 1860? To save the Union then the patriot Douglas offered to withdraw from the canof the Democratic party and that is all. And it is still farther from

MMUNICATED Reflections.

To the Field and Fireside Gen. Gordon, it is said, is to stump the District for Lester.
Gen. G. is a good soldier and if you wish to enlist or to be "con cripted" there is no one whe lead you to the "jumping off gorious hand of ours from furrenged. Analyse of the said was a special to the said of the said o Gen. Gordon, it is said, is to the year 1855 - that was the know quicker than Gen. Gorers and their influence. My old
must, he jined that party—he always did hate them nesty broken
language Dutch, Irish, French,
and either furreners, and se did
vount George N Lester, be disease

From Cato, and we copy it to ask igration, and be spending thous the question, is be speaking of ands of the people's money in the clost Cause. If that the circulars and appeals begging for reners to come and settle among us, after abusing and cussing them the authors—who are responsi ble for it: Will Citto say—will nothing. Powerful strange things come in this universe contract occur in this nineteen century And will wonders never cease ?

I read that great cock and bull story in the Constitution of the 27th ult. Did you ever see such bosh before! The old daddy of the Constitution can take down his sign-Citizen can beat him all didacy in favor of A. H. Stephens, and the southern organized rejected the overture. Spot the men. Cato, the ring masters then, from the Potomae to the sing masters then, from the Potomae to their unholy ambition, immolated hisself a returning board, and Rio Grande, who at the altar of conce forth with as much assurtheir country. It is folly to the control of the dreadful calamity they counted gaves in as Prosited Dr. Felion. If he was a so dead, who have conding to Citic cessionist he acted as a member of the south of didacy in favor of A. H. Stephens, hollow on buncumb stories. Col. sionist he acted as a member zen's figures, if old Dabney can get the Potter investigation comis all. Andit is still farther from mittee to come down here and the truth to hold up. George N. make a witness out of Citizen and bis diagrace. Assaults upon private character through the Press, or the publication of facts unofficial, reflecting upon private character, is not justifiable how character, is not justifiable how ever damaging they may be or to recover the amount if he would give Luster a little retainer to talk the matter up before Con-gress, when he gets there! Talk about good witnesses! Why old Mrs. Jenks would stand no chance

any regrets about that, except that the amount was not bigger, and more of the same sort. Any terprises which we all

and more of the same sort. Any terprises which we all should other organized lawyer would have done likewise, but then judge, them retainer dodges dont sort of the war as it conflicts and displayed and spoke all about; he shing orator in them days; he seed just before the close of the war as it can the conflict of th

Figure American Pianos Abroad.

10 of Alexador and Alexander Firm Estate years, years, to all it is interesting and gratifying the change of t

We clip the above from the Bal timore Gazette. It only does justice to one of our southern en

the governments on the trial of the control of the

Also Wool Linseys, check and plain,

AT THE LAUREL MILLS, ROSWELL, GA.

sentleman's house in the country.

The sentleman's house in the country.

The sentleman's house in the country.

The sentleman's house the dudge of the sentleman is the sentleman to the sentlem changing (ffeir goods) (theraf terms, our not

CHEAPEST

Furniture House in Gorgia.

I have jost received a large and hand-ome a surfment of t memors.

Furni fire which I are calling attachmid-lined, lon prices.

Beautiful Descaing Case with a surfment of the prices of the prices of the surfment of the prices of the prices

F. W. HART



I INVITE a critical examination of every portion of the In-ments. They must be seen to be appreciated.

Agents Wanted Throughout Georgia

KRANICH & BACH C. L. Gorham & Co. Celebrated Pianos!

Have no Comparison to Fear.

C. D. PEASE & CO. Square and Upright Piano—the best medium priced Piano in America. Avoid being "taken in" on cheap and worthless Instruments so much advertised now a days. Buy a good Instrument and be happy. Every Instrument fully warranted for five years.

For ivili put up any Instrument on trial at your house, and if it does not prove perfectly satisfactory, will take it away again without any expense, risk or trouble to you.

PIANOS AND ORGANS rented, tuned and repaired, and sa tisfaction guaranteed.

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cation. All orders by mail, or left at the "News Depot." will meet with prompt attention.

OFFICE and WAREROOMS, opposite the Journal office, Marietta, and No. 28, Whitchall street, Atlanta, Ga.

Be sure to wait or see before purchasing elsewhere, if you want to get the best Instrument for the least money, cash of or maine. Satisfaction fully guaranteed.

Marietta, Aug. 29, 1878.

F. L. FREYER.

THE FIBLD AND FIRESIDE.

MARIETTA, OCT. 19, 1878.

We are authorized to annous SAMUEL F. MAYES as a candidate before the people for the office of Re-ceiver of Tax Returns at the election in Admiry next. sept 19

MARRIED At the residence of the bride's diffier, Judge H. M. Ham-mett, Mr. H. S. Anderson to Miss Ella Hadwatt, Rev. H. J. Adams officiating. No cards. ted.

Owing to sickness in the family of Mr. Manget, the inale classes of his -chool will be faught in McCutcheon's Hall for the present.

METHODIST CHURCH .- The Pas will be in his pulpit, (D. V.) every day until Conference meets. Chil-n's meeting next Sunday at 10% o-ck. Sunday School at Ip. m.

Rev. D. B. Clayton, an able ad-cate of the Tuiversalist denomina-on, whereach at Big Shanty on oth inst. at 7 o'clock prid or Oth inst. at 7 o'clock dat eworth Friday night following the usual hour. Also at Capt, eill's on Sonday the 13th, at 11 k a. m. The public are invited.

AND AND ASSESSED ASSE

METHODIST CHURCH EDIFICE. Some improvements are contemplated, hard as the times are, upon the Metho-dist church building. New flooring has been laid, a vestibule is to be built, carpets are to cover the now many likes the pews are to be painted and the chan-deliers to be refurnished. Some money has been raised, more is needed—our citizens, generally, will help the Meth-odist togetcher house of worship in proper order for the session of the North Generally. orth Georgia Conference, mbles here November 25th

REGULAR MEETING

OF MAYOR AND CITY COUNCIL.

Morigino, 6et, 7th, 1878.

Council mel Frésent, his Bronor E.
Bennead, Mayor, and fall and of Altennea. The minutes of bat meeting
sere read and adopted.

The Street Goundition report that the
treets any Good condition, also
be city counterer good condition, also
be city countered.

L. Ban good condition,
Treascentar's Reference.

Tagasurer's Reack,
Tagasurer's Regregas, on life, Aug. 31,
h on hand, Aug. 31,
d of McLellan, license,
d of Bargett, for fines,
d of L. Black,

y Alderman Wilson: That the ac-of last meeting of City Council be

tion of iast meeting of City Council be adopted: Agreed to. By Alderman Wilson: That the peti-tion of Jog Smith to rent wooden build-ing, be laid over to next meeting. By Alderman Wilson: That the City Council confinue topay rent for Engine house. Adopted:

Council continue to pay rent for Engine house. Adopted.

By Alderman Wilson: That the Pump Harderman Wilson: That the Pump Landing of regarders that may be necessary as to the pumps and may be necessary as the pump and the necessary as the pump and the necessary as the necessa

may be necessary as to the jumps and sistems of diffice only. Adopted. By Aldermen White: Direct City Treasure be requested to give no city notice by publication, that all city as f. fas. for 1828 that are not paid to him by that time, would be placed in the hands of the marshal for collection. "Collined adjustice to meet next regu-are meeting. 7 oclocks p. m.

COMMUNICATED. To the Field and Fireside

The people of the 7th congressional district are now to elect a representive for the 46th congress. There are two aspirants for the office, Dr. Felton and Judge Lester, and the matter to be de-cided is, which of these shall be chosen ? In connection with this the fol-

owing considerations are presented. Dr. Felton is now in the of

fice; he is doing well; he is admit hee; he is doing well; he is admit-ted by all to be true to the polit-ical creed of his party; his stand in congress is eminent for ability, conspicious for devotion to busi and fidelity to the interests of his constituents, and he is strong in the confidence of the people. All good citizens, of whatever creed or party, esteem him, wheresoever he is kno his personal integrity. He is be youd doubt a most estimable cityand doubt a most estimate, izen and an able representative. Though young in his membarship though young of the United States, he has already a most admirable record and a brilliant his hands are clean, he is above suspicion and reproach, in public estimation. The people elected him and the people are content with him as their representative. Judge Lester, as all know, is the judge of the Blue Ridge Circuit composed in part of counties embraced in the 7th congressional district. It is known that it was much to the gratification of his wishes that he obtained the Judgeship, for it is understood that he got it after a rather earn the wishes of a majority of the senators and representatives from the counties composing the circuit. After he went upon the bench, however, it was gratifying to observe that his administration to observe that his administration became acceptable, and all ac-quiesced in matters as they were, All was proceeding quietly and harmoniously up to the time that

> The foregoing is a statement of facts, respecting each candidate so far as known to me, and it is presumed none will deny them. one objections urged against each of the candidates. It is now proposed to consider

undoubted as that of his oppo-

First as to Dr. Felton. To him. is objected that he is not endorsed by the Ringgold conven-tion; that he refused to submit his cadidature to that assembly; that he would have nothing to that he would have nothing to sees should there be any trouble do with that convention; that he is an independent candidate and feet to lobby the leasing act thro' a disorganizer. To this it is replied that Dr. Felton well knew, contingency. This is a standing long before that convention met, frowning objection to Judge Lesthat it was the settled and avow ed object of those whom it was well known would control the acwell known would control the ac-tion of that convention, to metire of legal practice, it is not at all thin to private life. Dr. Felton doubted, that it is the cause of had good cause to believe that the people of the district, who had sent regrets that shadows his contwice elected him, (over riding science. I will not characterize conventions,) were of higher authors this transaction; I will leave it corrections, were mages and the transaction, and leave it thority than any convention; he where the parties to it left, it; looked to his prevailing majori- we may go around it and look at ties, as more reliable evidence of it in the light which the evidence ties, as more reliable evidence of it in the light which the evidence what the people's wishes were; throws around it. It was not than a convention however respectable in name or in members er attorney's had taken a fee to got together and organized extypessly to put aside the people's secret, and it never was divulged until Gov. Brown was called bewishes rather than to everess fore a lorislative committee, and wishes, rather than to express fore a legislative committee, and

and the advice of one of the senafrom this state, to indorse Dr. Felton and make no other nomination. Dr.Felton is then not so much an independent candiascertain what the warry and the people

- 11

only, and not really a Is it democracy to trample down the people's favorite man? to set at naught the known prof-erence of the voters! Never, It may be called a democratic principle to do such things, but it is war with what the fathers

to defeat what

their will! So, it is !

that the convention

taught to be democracy.

So the convention itself is remirable record and a brilliant sponsible for the disorganization national reputation. He is clear which exists, as Mr. Stephens ve in his office, his skirts are clean, by is clear, if y clearly shows; responsible for his hands are clean, by is always all its all the excitement and bickering among neighbors in the district. The people were satisfied with Dr. Felton in Congress; they were satisfied with Judge Lester on the bench, and would have remained so, if the convention had been wise, or if they had listened to the counsel of Senator Hill and the Atlanta Constitution.

So much for the objections to the Dr. Felton. The objections to Judge Lester are understood to that he got it after a rather earn be, first, the immigration agency, est effort, on his part, and on It cannot justly be objected to the part of his kin, against the Judge Lester that he held a worth preferences of a majority of the less office, though well paid, un or of the circuit and contrary to der an unpopular administration, the contract of be, first, the immigration agency. The present chief justice of the Supreme court also held a commission from Gov. Bullock. No could be be censured for resign ing the office of immigration com missioner after the appropriation was exhausted, and the legislature refused to make further provision. In fact, this immigration scheme, if it had been faithfully carried out by the honest who originated it, and was a farmer himself, and devoted to the mer himself, and devoted in interests of the farmer, might have interests of the State; proved a blessing to the State; but Charles Wallace Howard was no lobbyist and could not get the bill passed. When Judge Lester got the bill through, Mr. Howard had to stand aside, and George N. Lester took the commission and the fee, call it salary, and the farmers took nothing. And so it

Second-Judge Lester took a fee of \$1,000 to procure the pas-sage of an act to lease the State road. (And to represent the les-sees should there be any trouble ter; and however well he may satisfy himself upon the plea that It was known-to all long he then refused to tell until com

until compelled, and then produ ced the receipts of the four attor- that afflict mankind. neys who had received fees. In reason the neutron that affect manking reason the neutron all charity let it be allowed that so much an independent candidate, as he is the people's candidate, as he is the people's candidate. He is not then a disorganizer. The convention was colorable only; if was us truly and been pide the representative of the plant are so, really and party or the people. The convention of the representative of the that are so, really and provided that are so, really and the solution of the solutio Judge Lester and the three others published every-to I the excuse stand; But when they got But when they got ork of talking up the

in the presence of the memmocratic . It whose presence they 'talked were innocent of their being fee-ed" to urge the passage of the bill to lease the state road, and amiably supposed that the zeal of these lobby counsel sprang from a far higher motive, the disinterested zeal of a citizen of the state hay ing a common interest like themselves in the important measure then pending. But what the peo ple demand to know on this sub-ject is, did these fee ed attorneys inform the members of the legis lature that they were employed; to advocate in their presence the lease of the road ! If they did not diclose to the members the fact of their being employed, the public demand to know of these fee ed counsel who are learned in civil and criminal codes, what would be its effect upon the vallidity of the law passed under such a state of facts. What would be the complexion of their own acts? A professional lobbyist, is one who for a fee is to chant the praise of pending measure before a legislative body and procure its pas A concealment of his charcter, that he is fee-ed to chant, fee-ed to talk up the pending mea-sure, renders him odious, fraudulent, and under our constitution even criminal. It is truly fortunate for the good name It is truly un George N. Lester, that he became a chanter, in so short a time beore the lobbyist became a criminal in Georgia; but pardon him. the thing was new and he among the first to take \$1,000 and brace the calling of the odious lobbyist. It is most humbly submitted that had it been known that Judge Lester was employed to "talk up the lease," to lobby the bill through the legislature

nomination for congress. Every consideration of law and of mor-als would dictate the propriety of such a course, I confess I see with feelings of amazement, to say no more, a judge in the strife political canvass. There are those who have been educated to gard the judicial bench as being atmosphere above the storms of partizan politics; that he he who presides there should be a stranger to and unmoved by the passions that act upon the multitude; that the judge administered at a pure altar, white handed, white robed, and blind to every item. It was known to all long before that convention met that pelled; and, then, reluctionally before that convention met that pelled; and, then, reluctionally before that convention met that those who controlled it, intended to be publication, that all city tax f. fas, for 15x that are not paid to be in which time, would be pixed in the ands of the marshal for collection. "Golding allphariet to meet next regular preference for Dr. Felton, therefore, the pelled and party journal in the state, that had fought Felton bitterly, ing to them. Mence he refused to tell until complication that all city tax for the pelled; and, then, reluctionally not insisted that a judge in the complied under solemn protest. Why should he refuse to tell? (test for a high political office; could not hold the balances even the disclosure would be damage—the whole the should not be lead into a dangerous a temptation, and all that had fought Felton bitterly, ing to them. Mence he refused history teaches that political and Fireside one year. could not hold the balances even between his friends and foes; but he should not be lead into so.

Incidental fee (which pays for fuel, pens and ink), thirty cents for term of form months.

Marietta, Aug. 8, 1878.

and to represent the lease in the

court, he never could have been confirmed, by the senate of Geor-

engage in so unnatural an act.

It must doubted that a judge
may preside anywhere in the
State where courts of his grade
sit. that one had a sit; that one judge may preside in the place of another; indeed, the season of the members of the logistature, does it appear that they disclosed the fact that they disclosed the fact that they were employed fee-all pid they inform the members of the law were proposing to lonse to that they were fee-do connect of those who were proposing to lonse the road; to ad great the passage of the bill to lease the state road. It is it not rather to be inferred that if it not rather to be inferred that all was expect and silent on this subject, and that the members in subject, and that the members in able, and has fair opportunity to hold his own courts—the law ne. hold his own courts—the law ne-ver contemplated such a thing. If the is absent from his circuit, or indisposed, or interested, or labor-ing under any disqualification, or mability to mability to serve, or in case there is no judge of the circuit," then another judge may perform cer tain acts for his circuit; and, of course, he may preside ever the presence of the resident judge, But then, all have their own du ties and obligations. The binds the judge's conscience by an oath, that he will faithfully perform all the duties incumbent perform all the duties incumbent on him as judge; the law declares he shall faithfully perform all his duties. One of those duties is to hold the courts twice every Absence from his circuit on a per sonal campaign is not one of the contingencies contemplated by law, and no judge faithfully per forms his duties who is absent for such cause; he disregards his most sacred duties, and ignores his most solemn obligations when he does so. That a judge should en ter into an active canvass for a political office argues a personal recklessness; indeed, it is omin ous of evil; ominous of the dan omin gerous disorganizing and revolutionary temper of the time. It tionary temper of the time, strikes the mind with apprehe sion and alarm. It bodes Far better that the people of this district should have no represen-tative in Congress at all, than that to get one a precedent should be set that a judge might come down from his seat, wearing still down from his the ermine,enter into angry strife. the turmoil, the bickering of a the turmoil, the bickering of a partisan campaign, adopting all the arts of a stump orator to ex-cite the masses, damage his ad-versary, and secure by all the means—let the balance go!

Save us from such an example Save us from such an example: I than we have ever kept before gia as a judge of the Superior Court.

Save us from such an example: I than we have ever kept before gia as a judge of the Superior Bench!! Preserve the hitherto well defined line that separates well defined line that separates the functions of the judge from the superior such as a molitician in the superior state of the partial superior superior such as a molitician!

Save us from such an example: I than we have ever kept before a shift than we have ever kept before a shift to superior such as a superior superi

the freentious habits of the parti-san politician! FABUES.

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