

of the nation and for his own honor, be fully competent to discharge the high trust which he has, "without solicitation on his part," and so unexpectedly been called to assume by the voice of his countrymen.

SENTIMENT OF THE NORTH.

We publish the following, that our readers may see how the news of Annexation is received at the North:
[From the N. Y. Tribune.]
By the midnight mail, we have the astounding intelligence of the passage of Annexation through the Senate, by a vote of 27 to 25—every Loco Foco voting in the affirmative—with just the three necessary Whigs—Johnson, of La., Henderson, of Miss., and Merrick, the purchased traitor of Maryland. The two former were constrained by the popular sentiment of their constituents, but Merrick knew that his constituents thought as he did when he seemed to be an honest man, and had just been told so by the Legislature. So black a perfidy as his has not been known since Tyler's.

Mr. Bagby has made a melancholy exhibition of himself. Who could have anticipated such cringing self-sacrifice?—A little better is it with Mr. Tappan, who was so deadly in his hostility to Texas last winter that he gave the Treaty to the public, in defiance of his solemn obligation, while yet a secret in the keeping of the Senate. Since then, Ohio has declared against Annexation by a popular majority of 14,000, and the Legislature has expressly instructed him and his colleague to oppose the project. Both of them set every obligation at defiance, and vote for the spoils. Tappan will claim and receive the reward of his iniquity.
Messrs. Dick and Dickinson of this State were virtually sent there by the Birney abolitionists, who might have secured the return of two determined Anti-Annexationists, and the defeat of Annexation, now and ever more, had they seen fit,—they chose rather to traduce and malign those of their fellow-citizens who were doing their best to defeat the Texas iniquity. To assert that Mr. Clay's election would be as favorable to Annexation as Polk's more likely to secure it, said James G. Emey himself, because Clay is a man of great ability and can influence his party, while Polk cannot. Verily they have their reward! Here is Annexation driven thro' by the direct personal influence of Mr. Polk, who has, by nothing better than flagrant bribery, obtained at least four votes for the measure in direct hostility to the judgment, the feelings and the consciences of those who have them. Messrs. Niles, Dix, Dickerson, Tappan, Allen and Merrick well knew that they grossly misrepresented the People of their several States in voting for this unrighteous measure. But Power and Patronage were too strong for their integrity, and the evil has triumphed.

Yes, the mischief is done, and we are now involved in War! We have adopted a War ready made, and taken upon ourselves its prosecution to the end. We are to furnish the bodies to fill trenches and the cash to defray its enormous expense. Mexico, despoiled of one of her fairest provinces by our hypocrisy and our rapacity, has no choice but to resist, however ineffectively, the consummation of our flagitious designs. If she should not resist now, on the Rio del Norte, she will soon be forced to struggle against our marauders in Senora California. Already it is openly talked at Washington that we must and will have all North America in due season—that the question is one of time only. If, therefore, Great Britain should see fit to stand up for the feeble and unoffending People on whom we are making war, she will be but obeying the instinct of self-preservation. By our proceedings in getting possession of Texas, we have declared ourselves the enemies of the civilized world, or only restrained from becoming such by the lowest considerations of self-interest. Surely, there must come a reckoning for this. If those who are driving us on to untold expenditure and carnage were themselves to pay the taxes and stop the bullets, it would be a different matter.

People of the United States! what shall yet be done to turn aside this storm of unjust War from our borders? Say not that Mexico is feeble; the God of Justice is with her, and we have proved how powerful is a just cause against the greatest disparity of physical force. Ought we not to hold public meetings to consider and determine what is incumbent on us in this crisis?

CHINA.
A Canton letter of November 1st, published in the Commercial Advertiser, says that the French have secured some advantages in their Treaty with China which were not stipulated for either by the English or Americans. One of them is, (according to the current report in Canton at the date of the letter,) that Roman Catholic missionaries, on assuming the Chinese dress, are to be allowed access to any part of the empire; and the people of China are permitted to embrace the Christian religion whenever they may choose.

"This, if true, (remarks the letter writer,) is a most important concession, coming, as it does, under the solemn form of a treaty. The French Ambassador, it is well known, is a Jesuit in principle; and whether these privileges are to be confined to Roman Catholics or not, is not known. If this limitation is not specified, our missionaries will have the same privilege, as by our treaty we are to have the same rights and privileges in China as are granted to any other nation."

"The French, it is said, are also to have the hand of Chusan, which is now held by the British as a pledge for the faithful payment by the Chinese of the twenty-five millions indemnification money.
Another act of French diplomacy (at least so reported) is a cunning one. They have got the Chinese to give up Typa Island, adjoining

Macao, to the Portuguese, and have induced the latter to declare the upper harbor of Macao open to all foreign vessels, and to make all these free ports. This, if true, will be a death-blow to Hong-Kong, on which the English have already spent several millions of dollars, but which will now be abandoned by commercial men for the greater advantages of Macao."

FRIDAY MORNING

THE U. STATES AND MEXICO.

In confirmation of the reports which have been in circulation here, and have already found their way into the Eastern papers, we learn that the Minister of Mexico to this country (Gen. ALMONTE) has signified to this Government the termination of his mission, in consequence of the passage of the act for the annexation to the United States of the Province of Texas. He has addressed a letter to the Secretary of State entering a solemn protest, in the name of his Government, against that law, which he declares to be an act of aggression the most unjust that modern history records, being, as he alleges, the spoliation of a friendly nation of a considerable part of its territory.

The Minister has further asked for his passports, it being his purpose to leave this city for New York as early as practicable, and there to embark for Mexico. This step on the part of the Minister is, of course, only what every intelligent person knew would be the necessary consequence of the passage of the act of annexation.—Nat. Int.

THE CABINET.

We are enabled at last to give Mr. Polk's Cabinet, which is as follows: James Buchanan of Pennsylvania, Secretary of State; Robert J. Walker of Mississippi, Secretary of the Treasury; Wm. L. Marcy of New York, (the author of the aphorism, "to the victors belong the spoils,") Secretary of War; Geo. Bancroft of Massachusetts, Secretary of the Navy; John Y. Mason of Virginia, Attorney General; Cave Johnson of Tennessee, Postmaster General.

How Texas came to be Annexed.
The following extract from the Correspondence of the Charleston Mercury, dated at Washington, 20th February, throws a broad and glaring light upon the hitherto us impenetrable mystery of the passage of the "Annexation" Joint Resolution in the Senate:—Nat. Int.

As to the new Cabinet, my prognostications may now be considered as realised, so far as Mr. Calhoun is concerned. He has not been offered the State Department. Mr. Buchanan is to take his place. Mr. Calhoun was not put in office by a party, or for party purpose, but by the general voice of the country, for objects pre-eminently national. He has made up most important issues with foreign governments vital to the Southern States; he is now in the midst of the Oregon negotiation. It was not thought that a President whose elevation he cordially aided—a citizen of the South too—could have deemed it consistent with propriety, duty or policy, to dismiss him from office. But Texas, it was said, hung on it. New York could only be gained by sacrificing Mr. Calhoun, and accordingly he is sacrificed. His friends are justly indignant, &c.

We learn from the Madisonian that on Friday last the new Secretary of War and Postmaster General entered upon the discharge of their duties, and that on Saturday the new Secretary of the Treasury did the same.

We learn further from the same paper that on Saturday morning the Officers of the Army, and others, paid their respects to the Secretary of War, and, together with a large number of citizens and strangers, visited the President of the United States at the Executive Mansion; and that Mrs. Polk received visitors on that day and the preceding day.—Nat. Int.

Died.
In this Town on the 9th inst. Mrs. SUSANAH BROWN, after a short but painful illness, at her residence in this place, on the 9th instant, aged 34 years, 11 months. At an early age she made a profession of faith in the doctrines of the Gospel, and placed her entire dependence for salvation from sin, upon the atoning merit of the Son of God; and, upon her profession, was admitted to membership in the Evangelical Church, of which she has since been a constant member till her death. In her life she exemplified the Christian life, assigned her by divine Providence, she filled her place with humble resignation to the will of God, and constant fidelity. Those who knew her best, we believe, loved her most. During her last illness she gave repeated assurances of unwavering trust in the promises of God, and a firm hope of future bliss. She has left a husband and two children to mourn her loss. [Commenced.]
In this place, on the 12th instant, Mrs. JANE BELL, consort of J. J. Bell. She was born October 24th, 1808, in Montgomery county, N. C., where she resided until after her marriage, which took place Dec. 7th, 1827.—About three years before her marriage she was awakened to a sense of her lost and ruined state by sin, and was induced to seek redemption through the atoning blood of Christ. Nor was she allowed to pine away with useless sorrow beneath the eye of our compassionate Saviour.—To the joy and comfort of her heart she found a friend in all her sins in the blood of the Lamb.—She then connected herself with the Methodist Ch. Church, of which she remained a worthy and consistent member till her death. In her life she exemplified the Christian life, assigned her by divine Providence, she filled her place with humble resignation to the will of God, and constant fidelity. Those who knew her best, we believe, loved her most. During her last illness she gave repeated assurances of unwavering trust in the promises of God, and a firm hope of future bliss. She has left a husband and two children to mourn her loss. [Commenced.]
In this place, on the 13th instant, Mr. JACOB WATKINS, aged about 23 years.

CHINA.
A Canton letter of November 1st, published in the Commercial Advertiser, says that the French have secured some advantages in their Treaty with China which were not stipulated for either by the English or Americans. One of them is, (according to the current report in Canton at the date of the letter,) that Roman Catholic missionaries, on assuming the Chinese dress, are to be allowed access to any part of the empire; and the people of China are permitted to embrace the Christian religion whenever they may choose.

DR. P. & A. M. HENDERSON, HAVING associated themselves in the Practice of Medicine, offer their Professional services to the Public. Office in the brick building, opposite the Rowan Office. Salisbury, March 1, 1845.—144

Doct's Burton & Kriden, HAVING associated themselves in the Practice of Medicine, (and located at Mount Vernon, [Kriden's Store,] Rowan County,) offer for their professional services to the public.

SPRING & SUMMER FASHIONS FOR 1845—JUST RECEIVED.

ALSOBROOK AND MILLER, Tailors, (late of the City of Raleigh.)

HAVING located ourselves in the Town of Salisbury, (permanently,) we intend carrying on our business in a style not to be surpassed in the State or out of it. Our establishment is in the room on the corner of the Mountain Hotel, formerly occupied as the Post-Office. We have employed the best of Northern Workmen. No expense or pains will be spared to render this a Fashionable Establishment in all respects. Gentlemen, therefore, may rely on having their clothes made up in the most fashionable and durable manner. We have been engaged regularly in cutting for the last five years, and part of the time in some of the most celebrated establishments in the Southern States. We shall not hesitate to guarantee every thing to fit we cut and make.

RASTRONS
received monthly. In consideration, should we be encouraged, no one will be under the disagreeable necessity to send away to procure first-rate made clothing.

We return thanks for the liberal patronage heretofore bestowed on us, and hope by fashionable work and strict attention to business to merit a continuance of the same.

All persons indebted to the subscribers, are requested to make settlement, as longer indulgence will not be given. March 1845—26:ly

\$20 REWARD.
RUNAWAY from the Subscriber on Thursday night of the 6th inst., a dark mulatto boy named HENDERSON, aged 19 years, about five feet 10 inches high, has a full face and bushy head.—Said boy was raised in Anson county, about 10 miles North of Wadesborough. It is supposed he is trying to get to some of the free States. The above reward will be given to any person who will deliver said boy to me, or lodge him in any jail so that I can get him. CHRISTOPHER WATKINS. Cedar Hill, March 7th, 1845. 46:4w

LINSEED OIL.
Eight barrels superior Linseed Oil for sale, by the subscriber, MICHAEL BROWN. March 12, 1845—46:4f

JAMES M'GARY, COMMISSION AND FORWARDING MERCHANT, WILMINGTON, N. C.

REFERENCE:
George W. Davis, Esq., Wilmington, N. C.
Jno. McRae, Esq., Salisbury, N. C.
D. A. Davis, Esq., Salisbury, N. C.
Michael Brown, Esq., Salisbury, N. C.
Messrs. David A. Ray, & Co., Fayetteville, N. C.
Messrs. Hall & Johnson, Salisbury, N. C.
Messrs. J. J. and C. Clume, Salem, N. C.
Mr. Edward Belo, Salisbury, N. C.
March, 1845. 46:9w:p'd

NOTICE.
ON Tuesday the 8th day of April next, the Lexington Manufacturing Company will offer at public sale the following property, to wit: Four Houses and Lots, about 175 or 200 Bags of Cotton, the Brick in the Factory wall, a large Steam Engine and Pump, an excellent Cotton Screw, Iron slide Lathe and Cutting Machine, a quantity of Cord wood, Cotton Yarn, Bale rope, Twine, Wrapping Paper, Tobacco, Copper pipe, composition metal, &c., &c.
Terms will be made known on the day of sale. ALFRED HAR JRAYE, Pres. March 13th, 1845.—46:3w

To the Physicians of Western North Carolina.
Gentlemen: Having established the DRUG and APOTHECARY BUSINESS on an extensive and permanent scale in this place, I would respectfully solicit your patronage, feeling confident that I can offer inducements that will not fail to secure it.
The facilities afforded by this place for forwarding goods of any kind is unequalled among us, and the reputation it sustains as the cheapest mart in the West, is sufficient inducement that a trial of the market in your line, should be made.
I have on hand, and shall continue to keep a large and well selected assortment of MEDICINE, INSTRUMENTS and SHOP FURNITURE, &c., &c., which will be sold as cheap as they can be purchased elsewhere.
Respectfully,
J. H. ENNISS, Druggist. Salisbury, March 8, 1845. 47:45

For Sale.
7 Hogheads PRIME MOLASSES, 10 lbs. N. Orleans do, 3 tierces inspected Rice, 150 sacks Salt, 7 hds. prime Porto Rico Sugar, 65 bags prime Coffee, 150 bushels mountain snow ball potatoes, 5,000 lbs. Bacon, 50 barrels prime Flour. MICHAEL BROWN. Salisbury, March 4, 1845. 47:45

DR. J. G. RAMSAY, HAVING located at Palermo, Rowan co., (the late residence of Dr. R. T. Dismukes, deceased,) offers his professional services to the public, and hopes to receive a share of public patronage. 47:45

JONESVILLE ACADEMY!
WE take pleasure in informing the public, that a School will be opened at this place on the first day of April next, Wm. Van Eaton, Principal. Tuition as follows:
For English Grammar, Geography, Natural History, and Arithmetic, \$ 8 00
For Rhetoric, Natural Philosophy, Logic, together with exercises in Declamation and Composition, 10 00
For Latin, Greek, Chemistry, Algebra, Surveying, and other higher branches, 12 50
Being anxious as we are, that a good school may be kept up, board is offered at the reduced price of \$4 and \$5 per month; believing that the cheapness of terms, the salubrity of our atmosphere, and the healthfulness of the climate, will draw number of scholars to have a flourishing school.

Trustees.
RICHARD GWYN, Rev. W. J. PARKS, ENOCH B. HUNT, DR. B. B. BENHAM, H. G. HAMPTON.

Jonesville, Surry co., Feb. 28, 1845—5w:45

To the Freemen of Rowan County:
THE POLLS will be opened at the Court-House in Salisbury, on Monday the 24th inst., to elect seven Freeholders, to serve as Wardens of the Poor, for the County of Rowan, agreeable to Act of Assembly.
R. W. LONG, S'Y. March 7th, 1845. 45:2w

TORRENT—A large and comfortable dwelling house, situated on a 4 acre lot. All necessary out-houses attached. Also, to hire, for the present year, a very likely negro boy. Enquire at this office. 46:1

DR. P. & A. M. HENDERSON, HAVING associated themselves in the Practice of Medicine, offer their Professional services to the Public. Office in the brick building, opposite the Rowan Office. Salisbury, March 1, 1845.—144

Doct's Burton & Kriden, HAVING associated themselves in the Practice of Medicine, (and located at Mount Vernon, [Kriden's Store,] Rowan County,) offer for their professional services to the public.

UNION HOTEL, MOCKSVILLE, N. C.

THE UNDERSIGNED RESPECTFULLY announce to the public, that they have recently purchased that large and commodious Public House in Mocksville, Davie county, known as the

Union Hotel, that they have refitted and newly furnished the same and opened it for the use of the public. To those acquainted with this stand, it will be unnecessary to say that the building is nearly new; the rooms large and airy, of modern construction, and that the entire establishment with its

Out-buildings and adjacent Grounds, is most commodiously and comfortably arranged. The undivided attention of the undersigned will be directed to the comfort and well being of those who may honor them with their patronage.

H. & R. REYNOLDS. Mocksville, February 20, 1845—3w:44

State of North Carol in. Rowan County—February Sessions, 1845. JOHN MORGAN vs. MOSES MISENHAMER.

Attachment levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Willis Morgan vs. Moses Misenhamer.

Attachment Levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Jesse P. Wiseman vs. Moses Misenhamer.

Attachment Levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final, will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. David Cox, son of Wm. and wife Polly, and others, vs. Joel Reed, and others.

Petition to set aside the Probate of the Will of David Reed. It appearing to the satisfaction of the Court, that the Defendant, David Cox, (son of Benjamin) Obo W. Cox, Wm. Riley and wife Alley, Arthur Kimbrell and wife Polly, Moses Crowell and wife Elizabeth, are not inhabitants of this State: On motion, ordered by the Court, that publication be made for six weeks in the Carolina Watchman, for the said absent defendants to be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final, will be entered against them, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. CRESS & BOGER vs. MOSES MISENHAMER.

Execution levied on Land. It appearing to the satisfaction of the Court, that the Defendant is not an inhabitant of this State, so that he cannot be served with notice in writing: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final, will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. George Crozer, vs. MOSES MISENHAMER.

Attachment levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Henry Harley vs. Moses Misenhamer.

Attachment levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Stephen Frontis, vs. J. B. BINGHAM, & C. R. E.

Bill for Injunction. It appearing that Joseph M. Roberts and wife Susanah, two of the defendants in this case, are not inhabitants of this State: Notice is hereby given to the said defendants, to appear at the next Court of Equity, to be held for the county of Davie, at the court-house in Mocksville, on the 4th Monday after the 4th Monday in February next, and plead, answer or demur to complainant's bill, or the same will be taken pro confesso, and the cause heard ex parte as to them. Witness, Lemuel Bingham, clerk and master of said court, the 29th of January, A. D. 1845. L. BINGHAM, Clk. E. Printers fee \$5 50

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Henry Harley vs. Moses Misenhamer.

Attachment levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

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State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Henry Harley vs. Moses Misenhamer.

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NEW ESTABLISHMENT. THE SUBSCRIBER RESPECTFULLY informs the citizens of Salisbury and the surrounding country, that he has opened a

Jewelry & Watchmaker's SHOP in the lower room of Thomas L. Cowan's brick row opposite to G. W. Brown's store, where he solicits a share of public patronage. He has lately received from Philadelphia a general assortment of

Watches and Jewelry. Materials, such as Main springs, Watch Glasses, &c., &c.

All kinds of Watches will be repaired, such as chronometers, duplex, horizontal, patent-lever, musical, repeating and plain. Also, clocks, musical boxes, and terms. Having obtained a very steady and skillful workman from a celebrated Watchmaking Establishment in Philadelphia, he feels no hesitation in saying that he will be able to give entire satisfaction to all those who may favor him with their work. All he asks is a trial.
Lepine and plain watches will be altered to patent levers, and warranted to perform well.
Old gold and silver taken in exchange for work done.
JOHN E. BOGER. Salisbury, Feb. 8, 1845. 47:1

TO MERCHANTS. FAUST & WINEBRENER, No. 70, North Third street above Arch, PHILADELPHIA.

HAVING just received their Spring supply of Foreign and Domestic HARDWARE, CUTLERY, &c., &c., Among which will be found

Cotton and Wool Cards, Anvils, Vices, Traces, Steel, Griffin's Grain and Grass Scythes, Shovels & Spades, (superior quality) German Scythes, &c.

We are disposed to sell at moderate prices, and respectfully ask the favor of a call.
N. B. Orders by mail or otherwise, punctually and personally attended to.
DAVID FAUST, D. S. WINEBRENER. Feb 8, 1845. 6w:41

State of N. Carolina—Davie County. Superior Court of Law—Fall Term, 1844. Dorcas A. Jones vs. George K. Jones.

Petition for Divorce. It appearing to the satisfaction of the Court, that the defendant in this case, is not an inhabitant of this State: It is ordered by the court, that publication be made for six weeks in the Carolina Watchman, for said defendant to appear at the next term of this court, to be held on the 4th Monday after the 4th Monday in February next, and plead answer or demur to plaintiffs petition, or judgment pro confesso will be entered and the petition set for hearing ex parte. Witness, L. R. Rose, clerk of our Superior Court, the 4th Monday after the 4th Monday in August, 1844. L. R. ROSE, c. c. Printers fee \$5 50

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Willis Morgan vs. Moses Misenhamer.

Attachment Levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

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Attachment Levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final, will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. David Cox, son of Wm. and wife Polly, and others, vs. Joel Reed, and others.

Petition to set aside the Probate of the Will of David Reed. It appearing to the satisfaction of the Court, that the Defendant, David Cox, (son of Benjamin) Obo W. Cox, Wm. Riley and wife Alley, Arthur Kimbrell and wife Polly, Moses Crowell and wife Elizabeth, are not inhabitants of this State: On motion, ordered by the Court, that publication be made for six weeks in the Carolina Watchman, for the said absent defendants to be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final, will be entered against them, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. CRESS & BOGER vs. MOSES MISENHAMER.

Execution levied on Land. It appearing to the satisfaction of the Court, that the Defendant is not an inhabitant of this State, so that he cannot be served with notice in writing: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final, will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. George Crozer, vs. MOSES MISENHAMER.

Attachment levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Henry Harley vs. Moses Misenhamer.

Attachment levied on 15 Acres of Land. It appearing to the satisfaction of the Court, that the Defendant has removed beyond the limits of this State, so that the ordinary process of Law cannot be served on him: It is therefore ordered, that publication be made in the Carolina Watchman for six weeks, that he be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next court to be held for the county of Rowan, at the courthouse in Salisbury, on the first Monday in May next, then and there to reply and plead otherwise judgment by default final will be entered against him, and the Lands levied on, condemned to satisfy the plaintiffs debt. JOHN GILES, Clk. Printers fee \$5 00 6w:44

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Stephen Frontis, vs. J. B. BINGHAM, & C. R. E.

Bill for Injunction. It appearing that Joseph M. Roberts and wife Susanah, two of the defendants in this case, are not inhabitants of this State: Notice is hereby given to the said defendants, to appear at the next Court of Equity, to be held for the county of Davie, at the court-house in Mocksville, on the 4th Monday after the 4th Monday in February next, and plead, answer or demur to complainant's bill, or the same will be taken pro confesso, and the cause heard ex parte as to them. Witness, Lemuel Bingham, clerk and master of said court, the 29th of January, A. D. 1845. L. BINGHAM, Clk. E. Printers fee \$5 50

State of North Carolina, Rowan County—FEBRUARY SESSIONS, 1845. Henry Harley vs. Moses Misenhamer.