

knowledge of the contents of the despatches and their being in his possession—proposed to deliver them up for a certain consideration, which he did. The sum named being too high no agreement was entered into, and Mr. Payne left them, giving them a certain time to come into measures, with the prospect, if not accepted, at the end of that time the papers would go into other hands. Mr. Payne further informs us that after all the attempts to kill him proved abortive, he entered into an engagement with those concerned, to deliver over the papers upon the payment of a certain sum of money, to his counsel at a given time, binding himself not to carry matters any further, after such settlement. The money is now close at hand, when the money is to be paid, and Mr. Payne makes this publication, we suppose, threatening to disclose the wonderful contents of these documents, to stimulate these agents to the payment of the sum agreed upon.—Mr. P. closes with the subjoined paragraph:

With reference to the contents of the papers, I will not be the liberty to remark that they were of a nature to enable me to predict, more than six months ago, to the late David Henshaw, Messrs. Clinton De Witt, of New York, and Granville Parker, of Worcester, my counsel, and many others, the present state of affairs in Mexico; and I now confidently state that within twelve months from this date Santa Anna will be Viceroy of Mexico. And further, let the Spanish Government look to it, or Cuba will change masters. With reference to our operations as to Santa Anna's position within twelve months, I wish to insert this clause: "Providing he does not sell, or has not sold, his knowledge of English in private to the Spanish Government."

Yours, &c. HENRY M. PAINE.

We give these facts as stated by Mr. Payne, with the single remark, that the whole story is very strange, and that in our opinion, no dependence is to be put in them.

COUNTERFEITERS.

We feel it to be our duty again to warn the public to be on their guard on the subject of counterfeit money. There were two arrests in this place last week; the first for passing a counterfeit \$10 bill, on the Bank of the State of North Carolina. In this case the bill was undoubtedly counterfeit and the passing established by sufficient testimony; but the accused was discharged because the evidence was not deemed sufficient to establish the fact that the individual knew it was counterfeit when he passed the bill.

The second person arrested was John M. Sharpe, charged with having passed a \$100 bill on the Northern Bank of Kentucky, payable at Louisville, which is deemed counterfeit. The note in question is signed M. T. Scott, Cashier, John Telford, Pres't.—I. Ward, payee, dated May 1, 1841.—letter D.

Mr. Sharpe was found at "Flat Hill," (the same place where that very worthy citizen, Jno. Bullock was taken,) when arrested. Miss Monte handed to the officer at the time he took Sharpe, a bundle, which she said he had given her for safe keeping; and which, when opened by the officer in presence of the Magistrate, was found to contain \$440 spurious coin: 19 pieces intended to pass for American gold eagles, and 59 half eagles. The counterfeit coin and bill were placed in the hands of the Sheriff, and in default of bail, Mr. Sharpe was committed to answer at our next superior Court in March.

"Who is President?" &c.—That Alabama weighing 780 lbs. as noticed in the Watchman, a few weeks ago, was a fine specimen of his kind. By default of memory we conferred upon his *baconship* the 'degree' of 'big game hog.' We say by default of memory, for he is known, we now revoke and nullify that act. His Alabama *shat-ship* must get out of the way of Davie's 786-er.

Gov. Martin, of Alabama, vetoed the bill passed by the Legislature for the relief of William L. Yancey, Representative in Congress, from the disabilities incurred by his duel with T. L. Clingman. It is thought the bill will become a law, the Governor's veto to the contrary. Below we give his reasons for refusing his sanction:

1. That it steps in between the law and the offenders before the courts of the country have decided to their guilt or innocence; and frees them from all the liabilities that attach to the delinquency with which they stand charged.

2. That by exercising this power the legislature trenches on other departments of the government, in violation of the express letter of the constitution.

3. That the bill is partial in its character."

The Legislature of Alabama has selected Montgomery as the future seat of government of that State. The citizens of Montgomery are in ecstasies at their success. Firing of cannon, illuminating, speeches and singing were the order of the day upon the reception of the news.

—We very unexpectedly had a fall of snow on last Sabbath night. Sunday was quite a pleasant day for the season, with a few clouds hanging about; and there was no indication of snow (in our opinion) until 9 or 10 o'clock at night. Monday morning showed a return of winter in full costume. As a consequence of this sudden change, many *hare* is now numbered with the things that were.

We invite the attention of the public to the prospectus of the "Southern and Western Literary Messenger and Review," which we publish in another column. It is well worthy the patronage of the South and West.

The Earl of Cathcart has received from the Government the appointment of Governor-General of Canada.

CONGRESS.

We learn from the Intelligencer of the 5th, that the Senate on the day before, again passed by the Navy Increase Bill, being quite evidently in no haste to act upon it.

In the House of Representatives the debate upon the Oregon subject went on, in the usual strain. A Bill to give the notice, &c. was introduced, among the morning business, by Mr. Dromgole, which was referred, as all preceding propositions have been, to the Committee of the Whole. We may regard as a favorable symptom the introduction, by Mr. Black, of S. Carolina, of a qualified resolution for giving the notice, &c.

A resolution was adopted, in the House, on the motion of Mr. Collamer, not without serious opposition, making substantially the same call as has been made in the Senate upon the Executive for communications concerning the Oregon controversy which may have passed between the two Governments since those communicated with the President's annual message.

Meanwhile, a rumor was very current yesterday, in the Rotunda and in the streets, that negotiation on the subject has been resumed, and is at this time going on in this city between the Secretary of State and the Minister of Great Britain.

The House of Representatives on the 5th determined upon bringing the Oregon debate to a close on Monday the 8th. Although the subject is important, and that able and interesting speeches may yet be delivered upon it was proved on Thursday, yet the public, as well as the House itself, has become weary of the length of the discussion and willing to see it ended, the more particularly since it seems to be generally understood that the Senate will oppose any action of the House that shall appear to be of mischievous tendency.

It was also ordered that, until Tuesday next, the House shall meet every day at ten o'clock. The Senate after hearing half a speech upon the navy bill, and transacting some other business, adjourned over to Monday.

On the 6th the Senate did not sit. The House of Representatives met at ten o'clock, according to the order of the preceding day, and until half-past eight o'clock in the evening was engaged (a good part of the time not more than a third of the members being present) in hearing speeches, ten in number, upon the Oregon question, without any visible abatement of the number of the members, apparently, desirous of expressing their individual sentiments upon it. Whether it be the effect of the hour-rule, or of whatever other cause, there never has been a debate in the House in which so many regular speeches have been delivered. Already more than a third of the Members of the House have taken their turn in the debate.

COMMON SCHOOLS.

XXXIII. *Be it further enacted,* That it shall be the duty of the Sheriffs of the counties in this State, which have not adopted the common school system, as established by law, when they advertise the next election for members of the General Assembly, to give notice at the same time, by public advertisement in every election precinct, that an election will be held to ascertain the vote of the people upon the subject of common schools, and all persons who may be entitled to vote for a member of the House of Commons, shall be entitled to vote in said election; and every voter in favor of schools, will deposit his vote with the word "School" upon his ticket; and those opposed to it will vote "No School" upon their tickets: And it shall be the duty of the poll-keepers to count the votes given at each precinct for "School" or "No School," and to return the same to the Sheriff who shall count together all the votes and certify the number for "School" and "No School," separately, to the President and Directors of the Literary Board, within thirty days after said election and to the County Court of his county next ensuing said election; and any sheriff failing to comply with the requisitions of this Act shall suffer all the pains and penalties imposed by law for failing to discharge his duty in any election for members of Assembly.

XXXIV. *Be it further enacted,* That should a majority of the qualified voters of any of the said counties vote in favor of Schools, then such county shall be entitled to draw from the Literary Fund, by warrant from the Comptroller, in favor of the Board of Superintendents of such county, the portion to which said county is entitled, to place it on a footing of equality with the counties which have already received their portion of said fund—and shall be entitled to all the benefits, privileges and advantages, and subject to all the duties and responsibilities of the laws passed for the regulation and government of common schools.

We have selected these two sections of the last act of Assembly on the subject of Common Schools on which to offer some remarks. All the counties of the State except two have adopted the system by the vote of a majority of the qualified voters, one of the counties that has failed to adopt the system is Rowan county. But the above recited section (33.) offers a reconsideration of the matter at our next August election. The question then is not a party question, and should not be so considered, but it is a matter of individual consideration, addressed to the judgment and sound discretion of each voter. One inducement and reason of recommending the adoption of the system at this time is, that Rowan county would receive upon its adoption the due share of the funds from the State Treasury, amounting annually to \$1603 12, which is withheld in consequence of the system being heretofore rejected, being a sum of \$219 more than the whole amount of public tax collected in the county and paid into the State Treasury. This rejected fund is not reserved for the benefit of the rejecting county; to be paid over at a future time; but is directed to be added to the principal of the Literary Fund when practicable, and the interest arising therefrom enters to the benefit of all the counties. It

is intended shortly to notice and answer some, and perhaps all, the objections that have been urged to the adoption of the system.

SUPREME COURT.

Opinions have been delivered in the following Cases:

By Ruffin, C. J. in Allen v. Ferguson, from Caldwell, reversing the judgment below, and awarding a *venire de novo*.

Also, in Lamb v. Carroll, adm. from Sampson, affirming the decision appealed from.

State v. Brooksbank, from Cumberland, declaring that the judgment was properly arrested.

Johnson, adm. v. Corpening, et al. adms. in Equity, from Henderson, dismissing the bill.

Grady and others v. Moore, in Equity, from Cherokee, dismissing the bill.

Davidson v. Sharpe, from Iredell, affirming the judgment below.

Hall v. Hall, from Rowan, directing the decree to be reversed.

Ramsour v. Hayes, et al. in Equity, from Lincoln.

Phifer v. Fulenwider, in Equity, from Lincoln, dismissing the bill.

Young v. Fulenwider, in Equity, from Lincoln, dismissing the bill.

Dwiggins v. Shaw, from Guilford, reversing the judgment and awarding a *venire de novo*.

State v. Hoyle, from Burke, affirming the judgment.

By Daniel J. in McKimpsey v. King, from Henderson, judgment reversed, and judgment for defendant.

Wright v. Mooney, from Haywood, affirming the judgment.

Wilkins & Rutherford v. Terrill, in Equity, from Rutherford.

Shelton v. Hampton, from Surry, affirming the judgment below.

Dawson v. Taylor, from Cumberland, affirming the judgment below.

State v. Thomburg, affirming the judgment below.

By Nash, J. in Arnett et al. v. Wanett, from Brunswick, affirming the judgment below.

Clark v. Edney et al. adms. from Henderson, reversing the judgment below, and dismissing the petition.

Edwards v. Edmondston, from Macon, affirming the judgment below.

Springs v. Irwin, from Mecklenburg, reversing the judgment below.

Council v. Walton, from Ashe, affirming the decree.

State v. Hailey, from Anson, affirming the judgment below.

State v. Robbins, from Randolph, declaring there is no error in the proceedings of the Superior Court.

By Ruffin, C. J. in State v. Ledford, from Yancey, declaring there is no error in the judgment.

Allen v. Chambers, in Equity from Person, dismissing the bill with costs.

Wright v. Roberts, from Rockingham, affirming the judgment below.

Do ex dem Harper v. Hancock, from Chatham, affirming the judgment below.

In Jackson v. Hampton, from Surry, reversing the judgment below, and awarding a *venire de novo*.

In Houston v. Biddle, in Equity from Lenoir, dismissing the bill.

Cowles & Wilcox v. Carter, in Equity from Surry, affirming the decree.

By Daniel J. in Bowman v. Thompson, from Guilford, affirming the judgment below.

Brookshire v. Voncannon, from Randolph, reversing the judgment below.

By Nash, J. in Denny v. Close, in Equity from Guilford, dismissing the bill with costs.

Haden v. Haden in Equity from Davie, dismissing the bill.

Do ex dem Harper v. Burrow, from Davidson, affirming the judgment below.

There is a moral in the following article from the Louisville Journal, which will excuse its sharpness:

"Amos Kendall says that he expects to be able in a short time to pay everything he owes in the word—Ah, but there's a heavy debt that he has got to settle in the other world. *There'll be the Devil to pay.*"

Mr. CALDWELL's declining to run as the Democratic candidate for Governor has had a powerful effect upon Holden, Editor of the Standard. He frankly confesses he has been disappointed—He is in a "peck of troubles," and knows not what to do. We would advise him to go and hang himself.—*Roanoke Republican.*

MARRIED.

In Davidson county, on the 12th inst., by the Rev. Archibald Baker, Mr. JOHN D. BROWN, to Miss JANE SLATER, daughter of the late Fielding Slater.

DIED.

In Iredell county, on the 2d instant, of Pneumonia, Mrs. PRUDENCE GRACEY, consort of Mr. Robert Gracey, in the 77th year of her age. This aged couple had lived together about 53 years. Mrs. Gracey had long been a devoted and consistent member of the Presbyterian Church. Hospitality, love of books, and retentiveness of memory formed prominent traits in her character. Her views of the plan of salvation were clear; her hopes of happiness, beyond the grave, were bright; she trusted, in the merits of Jesus Christ alone. Resting on this foundation, while her bodily sufferings were intense, she had the sting of death taken away, and enjoyed sweet peace of mind unto the end. Truly it was affecting to attending friends, to see the aged husband, a revolutionary soldier, as he leaned upon his staff, and trembled as he stepped, wipe the tear of sorrow and bereavement from his furrowed cheek.

Why do we mourn departed friends,
Or shake at death's alarm?
'Tis but the voice that Jesus sends,
To call them to his arms.

[Com.]

In this county on Tuesday the 3d instant, Miss SOPHIA KLUTS, aged about 20 years.

In this town on the 6th instant, JAMES CROSBY, aged about 35 years.

In this county, on the 11th inst., J. ALEXANDER HARTMAN.

In this town, on Tuesday last, DUNCAN ALEXANDER, infant of Rev. Thomas F. Davis.

TO ALL TEACHERS!

VALUABLE SCHOOL BOOKS,
PUBLISHED BY GRIGG & ELLIOT,
Philadelphia.

GRIGG & ELLIOT'S new series of common School Readers, No. 1, 2, 3 & 4. They are amongst the best series of Reading Class Books for common Schools, ever published in this country. Upwards of 80,000 copies have been sold in the last two years.—Among many other letters of recommendation the following has just been received from one of the best teachers in Pennsylvania.

LEAS PORT, Berks co., Aug. 25, 1845.

Messrs. Grigg & Elliot: Gentlemen—Accept my thanks for the series of Readers you so kindly sent me by my friend Dr. Darrah, when he was last in the city. I consider them decidedly the best School Readers I have met with. I have introduced them into the school at this place and find them fully to answer my expectations. I have also introduced Grimshaw's History of the United States, another of your valuable school publications. I am very much pleased with Dr. Ruschenberg's works on Anatomy and Botany, which you kindly sent me. They appear to me to be just the works needed to bring the subject of Natural History within the compass of our common schools, and I intend during the coming winter to make an effort to introduce the subject into the school here, and for this purpose, I would like to possess the whole series of eight uniform volumes, which I have requested Dr. Darrah to procure for me. Very respectfully,
H. C. BAKER,
Principal, Lees Port Seminary.

TO SOUTHERN AND WESTERN MERCHANTS.

TOBACCO, SNUFF, AND SEGAR WAREHOUSE!
No. 17, South Fourth, Philadelphia.

Linton & Woodward,
(Successors to Sam'l Woodward & Co.)

INVITES the attention of merchants and dealers to their extensive establishment, where they will find a large and complete assortment of

James River Honey Dew Cavendish Tobacco; also 800,000 Havana and American SEGARS, consisting of Regalia, Casadoras, Lanornas, Labellas, Uguis, Delico's Principles, &c., Turkish, Spanish and common smoking Tobacco.

They would especially ask attention to their Scotch Snuff manufactured expressly for dipping. Also, a large assortment of Moccaba, Rappee, Congress, &c., &c., February 6, 1846—3w41

ROWAN HOTEL

FOR SALE!

THE SUBSCRIBER
WISHING TO REMOVE FROM THIS PLACE offers his

HOUSE AND FURNITURE,

for sale. Persons who wish to engage in Hotel keeping, have now a chance of getting one of the most DESIRABLE STANDS they could wish for. I have made considerable improvement in the HOUSE, and the FURNITURE IS MOSTLY NEW and in GOOD REPAIR. I am warranted in saying to the purchaser that by strict attention, the HOUSE will yield a very handsome income. During the time I have kept this establishment, it has been extensively patronized both by the travelling and country custom. The House is well known from North to South, having been kept as a Hotel for a great many years. Those wishing to make money now have an opportunity in purchasing this establishment, I would advise them to come and see me, as I intend to sell and will give a bargain. Terms will be made easy to suit the times. Letters addressed to me on this subject will be attended to in due season.
JAMES L. COWAN.
Salisbury February 4, 1846—1f41

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

YOUNG HYSON TEA.
ON hand a superior article Young Hyson Tea, for sale very low by
J. H. ENNIS.
January 30, 1846—1f40

LINSEED OIL.
FOR SALE by J. H. Ennis, Druggist.
Salisbury, January 30, 1846—1f40

Negroes to Hire.
SEVERAL able bodied men and two plough boys can be hired until the 1st day of January 1847, if early application be made to
JOHN B. LORD.

WANTED—A quantity of small or seed Onions, for which a fair price will be paid. Apply at this Office. Jan. 1846.

ALL KINDS OF BLANKS
Neatly printed and for sale at this Office.

SALISBURY, Feb. 13, 1846.

THE MARKET—Flour \$5 per bbl; Wheat 80 a \$1 pr bushel; Corn 75 a 80 cts; Potatoes, Irish Snow Ball 85 Red 75; Sweet do. 40; Sugar 7 a 11; Coffee 7 a 10; Beans 25; dried Apples 75; Feathers 25; Molasses 40 a 50; Tallow 6 a 7; Nails 5 a 6; Brandy 50; Whiskey 40 a 50.

FAYETTEVILLE MARKET, Feb. 3.

Brandy, p. 00 a 1 00 Lard, 9 a 10
Do. apple, 45 a 55 Molasses, 24 a 28
Bacon, 8 a 8 1/2 Oats, 45 a 50
Beeswax, 27 a 28 Oil, Linseed, 75 a 80
Butter, a Nails, cut, 0 a 5 1/2
Bale Rope, 7 a 8 Rags, per lb. 2
Coffee, 7 1/2 a 9 Sugar, brown, 8 a 10
Cotton, 6 a 6 1/2 do. Lump, 14
Cot. Baging, 16 a 20 do. Leaf, 14 a 16
Corn, 75 a 80 Salt, (bush), 45 a 50
Flour, \$4 1/2 a \$5 1/2 do. Sack, \$1 1/2 a \$2
Feathers, 26 a 28 Tallow, 7 a 8
Flaxseed, \$1 a \$1 10 Tobacco, 1 1/2 a 2 a 3
Hides, green, 4 a 5 Wheat, 90 a 95
do. dry, 8 a 10 Whiskey, 40 a 42
Iron, 4 a 5 Wool, 12 1/2 a 15

CHERAW MARKET, Feb. 10.

Bacon, 9 a 10 Leather, sole, 20 a 25
Beeswax, 22 a 24 Lard, 9 a 10
Coffee, 8 a 10 Molasses, 45 a 50
Cotton, 5 1/2 a 7 1/2 Nails, cut, 6 a 6 1/2
Corn, 6 1/2 a 7 1/2 Rice, 5 a 7
Flour, \$5 1/2 a \$6 Sugar, br. 8 a 10
Feathers, 25 a 32 do. Leaf, 15 a 17
Iron, 5 a 6 1/2 Salt, sack, \$1 1/2 a \$1 1/2

We are authorised to announce **Hezekiah Turner**, as a candidate for sheriff at the ensuing August election.

We are authorised to announce **John L. Graham**, as a candidate for sheriff at the ensuing August election.

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Neatly printed and for sale at this Office.

Fall and Winter Fashions
For 1845 & '46—Just received!

NEW TAILORING ESTABLISHMENT!

ALSOBROOK AND MILLER,
Tailors.

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 office three doors below the Mathies corner and nearly opposite the Market House. We have employed the best of Northern Workmen. No expense of 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.

London, Paris and New York

FASHIONS

received monthly. In conclusion, 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.

H. S. ALSOBROOK,
J. S. MILLER.

All persons indebted to the subscribers, are requested to close their accounts by February Court, or they may expect to settle with an officer.

September 20 1845—26ly

FORBENT PAINTING.

MR. PRIME.

FROM New York, respectfully announces to the citizens of Salisbury, and adjacent places, that he has taken rooms in the village of Salisbury for a few weeks only, in Mr. West's Brick-building, a few doors North of Mr. Cowan's Hotel, where he would be pleased to have citizens and strangers call and examine his specimens of Paintings. In a word, Ladies and Gentlemen of this village are earnestly solicited to call, if they do, or do not wish any paintings.

N. B. Sketches taken from a corpse and painted to the life—price double that taken from life.

Salisbury Dec. 26th, 1845—3f—1f

FORWARDING AND COMMISSION HOUSE.

HALL & HALL.

WOULD inform the merchants of the interior that they have in connection with the general **FORWARDING BUSINESS**, added to that of Forwarding; and having large and commodious Warehouses on the bank of the River, are prepared to receive and forward Goods upon such terms as will defy all competition, our charges and expenses being one-third less on the freight bills than any other houses in the place.

All Goods shipped to G. W. Davis of Wilmington, for the interior, and not otherwise directed, will be found in our possession.

Fayetteville, May 24, 1844 tff

State of North Carolina, IREDELL COUNTY.

Court of Pleas and Quarter Sessions—November Term, 1845.

John Davis, vs. Felty H. Furchas.

Original Attachment levied on land.

IT appearing to the satisfaction of the Court, that the defendant, Felty H. Furchas, is not an inhabitant of this State: It is therefore ordered by the Court, that publication be made in the Carolina Watchman for the term of three weeks, notifying the said Felty H. Furchas, to appear at our next Court of Pleas and Quarter Sessions, to be held for the county of Iredell, at the court-house in Statesville, on the 3d Monday of February next, then and there to answer, plead to or reply, or the same will be heard ex parte, and the land levied upon, condemned for the benefit of the plaintiff, this 22d January, 1846.

Attest: J. F. ALEXANDER, CLK.
3w40—Printer's fee \$4 00

Dissolution of Copartnership!

The partnership in the Drug Business heretofore existing between the undersigned under the firm of Lock, Chaffin and Locke, has this day been mutually dissolved.

RICHARD LOCKE,
N. S. A. CHAFFIN,
W. M. LOCKE.

Salisbury, January 27, 1846—3w40

The undersigned having purchased the interest of Wm. Locke, in the above establishment, the business will be hereafter conducted by them under the firm of Lock & Chaffin.

RICHARD LOCKE,
N. S. A. CHAFFIN.

Salisbury, January 27, 1846—3w40

State of North Carolina, STOKES COUNTY.

Superior Court of Law—Fall Term, 1845.

Polly Myers, vs. Joshua Myers.

Petition for Divorce and Alimony.

PROCLAMATION made at the Court House door for defendant to appear and answer, ordered that publication be made in the Greensborough Patriot and the Watchman at Salisbury, for three months for the defendant to appear and answer the petition. Witness, Isaac Golding, Clerk of said Court at office, the second Monday after the 4th month of September, A. D. 1845: this 22d January, 1846.

Jan. 1846—3m39—ISAAC GOLDING, c. l. \$10

Valuable Plantation for sale.

THE subscriber designs offering for sale to the highest bidder, on the 25th of Feb. next, his valuable plantation lying six miles east of Salisbury, on the waters of Crane creek. It consists of 163 acres of land, principally fresh land, about 40 or 50 acres cleared, with the greatest abundance of meadow land in fine order, and bottom for cultivation. There is on the premises all necessary buildings—a good dwelling house, kitchen, and a first rate new barn. There is also, a fine site for a Tan-yard, which is partly improved, and a quantity of good leather. Also about 3000 lbs. clean Cotton in bales, and all the remainder of Corn and provender. Terms made known on the day of sale.

ADAM CASPER.

1 Cent Reward and no thanks.

RANAWAY from the subscriber, living 15 miles southwest of Salisbury, on the Lincoln road, on the 24th January last, a bound boy named Henry P. Courtney, about 20 years of age. All persons are hereby warned from trading with or harboring said Courtney, as I am determined to enforce the law against all those so offending.

DAVID R. BRADSHAW,
February 6, 1846—3w41

CORN FOR SALE!

THE subscriber offers for sale four or five thousand bushels of Corn. Apply to the subscriber in Salisbury or his overseer at his plantation, eight miles east of Salisbury.

February 23, 1846—1f41

Doct's Summerell & Whitehead.

HAVE associated themselves in the practice of their profession, and offer their professional services to the public. Dr. Summerell can be found at his residence next door to Michael Brown's store.

Dr. Whitehead may be found at his office at the Mansion Hotel or at the Drug store of J. H. Ennis.

January 2, 1845. 36f

WANTED

10,000 COON AND FOX SKINS,
10,000 Rabbit and Otter do.
5,000 Mink and Muskrat do.

BROWN & MAXWELL.
Salisbury, Jan. 2, 1846—2m36

AYRES & Co's smoking tobacco,
A most superior article, for sale at J. H. ENNIS'S Drug store.
Jan. 30, 1846—1f40

FINE Chewing Tobacco—On hand a fine article Chewing Tobacco, made of choice Virginia leaf, for sale at J. H. ENNIS'S drug store.
Salisbury, January 30, 1846—1f40

TAN-YARD FOR SALE.

ON Wednesday the 25th February, (9 o'clock) I will sell at the Court-house, in Salisbury, a good Tan-Yard containing 20 Yards Liners, a large Pool, a Shop, and other buildings. Mocksville is an excellent situation for a Tan-yard, all those wishing to purchase, are respectfully requested to attend.

SAMUEL HUBBARD.
January 25th, 1846—3w39

THE SOUTHERN AND WESTERN Literary Messenger and Review.

HAVING purchased from the proprietors, SIMMS & WALKER, the Southern and Western Literary Messenger and Review, it will from this time, be branded "THE SOUTHERN LITERARY MESSANGER."

The Messenger has been established more than thirty years—much longer than any other Southern work of the kind—during which it has maintained the highest position among American Periodicals. It has always been warmly Southern and Western in its sympathies, and has steadily advanced the South and West, by its glowing itself to the West, both editorially and by its numerous contributors. It will continue to address itself to the South and West. To indicate this and its nature, Simms & Walker, the titles of the separate works blended in "The Southern and Western Literary Messenger and Review," retaining the features of each, improving them as far as practicable. Whilst it is distinctly the advocate of the South and West, it will be, in the Union, and for the Union, in the South, and for the South and West.

It will be published simultaneously in Charleston, in Richmond. The subscribers to Simms & Walker's Messenger, and the friends of Southern and Western Literature, and the public generally, are invited to call on the publisher.

The aid of Mr. Simms has been secured, not only as contributor, but in the Critical and Editorial Department, and other Southern and Western contributors are invited to those already engaged for the Messenger and Review, sent to the office in Richmond.

Each number of the Messenger and Review will contain 64 super-royal octavo pages, filled with the most matter of great variety, embracing News, Tracts, Poems, Travels, Critiques, Reviews, History, &c. Papers on the Army, Navy, and other National Affairs, and discussions of all questions affecting the interests and Institutions of the South and West.

The subscription price will be \$5, but the volume contain very nearly twice as much matter as any other magazine, and is published in an elegant style, like the best Messenger.

Those indebted to the Magazine, will please send immediate payment. \$7 50 will be taken in full for subscription due to Simms & Walker, for the "Messenger and Review," for 1846.

Respectfully solicited, for the benefit of the Messenger and Review, "The Messenger and Review" will be sent on the first light paper, by which the postage is greatly reduced and the bound volume rendered far more convenient.

The undersigned believes that the above arrangement is an auspicious one for Southern and Western Literature, and interests, and hopes to be adequately sustained and rewarded for his efforts to maintain them.

THE MESSENGER AND REVIEW FOR NOTICES.

Whoever will send us four new subscribers, will receive the Messenger and Review gratis, and the same proportion for a larger number of subscribers. Active and faithful canvassers and collectors are employed. Security will be required.

Orders for the "Messenger and Review" will be immediately filled, and the money to the Messenger office, Richmond, Va. It is indispensable to insure many copies to publish; and all who intend to do so will please do so immediately.

Those papers which insert this Prospectus, notices, and give it an Editorial notice, will be sent the Messenger and Review for one year.

B. B. MIRROR, Editor and Proprietor.
Richmond, Va., Jan. 1846.

CASH IS AN OBJECT.

THE subscriber is now receiving and

A very desirable Stock of

FALL & WINTER GOODS

which has been selected and bought by himself, and is in the lowest Philadelphia prices, compared with the following articles, to wit:

Cloths, Blankets, Casimeres, Satin Casimeres, Alpaca, Kentucky Jeans, Mouseline de Lanes, Cambricks, MUSLINS, Bonnets, Shoes, Fur and Wool Hats, Cloth and hair Caps.

Prime Rio Coffee, and Sugars, Nails and Brads, oak tanned and hemlock Lumber, many other articles too tedious to mention. It is also a good lot of

TIN WARE

made of the best materials, and by a first-rate workman, all of which will be sold very low for cash. Those wishing to purchase goods for resale, are respectfully requested to call and examine his stock.

Persons who have been owing me for one year or more, are most earnestly requested to call and settle, as it is absolutely necessary that I should be enabled to enable me to keep my business going, and neglect this, or it may cause you some trouble.

B. B. MIRROR, Editor and Proprietor.
Lexington, N. C., Dec. 5, 1845—34f

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