

FOREIGN.

From Brazil.—We learn from the New York Commercial Advertiser that a revolution of a sanguinary character—the principles and objects of which are neither communicated nor understood—broke out in Para on the 7th of January. The Governor General and Captain Inglis, the commander of the port, together with many inhabitants, natives and foreigners, were killed at the onset. The insurgents immediately proclaimed Col. Melcher Governor, who, it would appear, exerted himself with effect to restrain further excesses. The attack is said to have been made by the country people, who, on their arrival, were joined by the regular troops, and even at the latest dates which were of the 21st of January, every thing was gloomy, confidence unsettled, and all sorts of business at a stand. The new President had issued an order that one third only of the duties should be received in paper. This measure had put a stop to the circulation of paper, so that it would be impossible to purchase country produce with that medium. There was no settled price for any thing. The market was glutted with American produce. American property, however, we are happy to learn, had suffered no injury from the intestine conflict.

Gen. Paz, having completed the term of four years, for which he was elected President of Venezuela, and declined a re-election, has retired from office. In the canvass for a President to succeed him, there was no choice by the people. It was supposed Gen. Sublette would be elected by Congress. Dr. Vargas, who had the highest number of votes in the canvass by the people, would have been chosen by Congress, had he not declined being considered a candidate.—Jour. Com.

Upper Canada.—Mr. MacKenzie, in the assembly of Upper Canada, in bringing forward a motion to appoint a committee to consider the grievances of the province, took occasion to read over our immortal Declaration of Independence, and it is said, observed that they might adopt a similar document.

Convention Acts.

An Act concerning a Convention to amend the Constitution of the State. WHEREAS, the General Assembly of North Carolina, have reason to believe, that a large portion, if not a majority, of the freemen of the State, are anxious to amend the Constitution thereof, in certain particulars, hereinafter specified; and whereas, while the General Assembly disclaim all right and power in themselves to alter the fundamental law, they consider it their duty to adopt measures for ascertaining the will of their constituents, and to provide the means for carrying that will into effect, when ascertained; therefore, Be it enacted by the General Assembly of the State of North Carolina, and it is hereby enacted by the authority of the same, That the Court of Pleas and Quarter Sessions, of each and every county in the State, at the first term that shall be held after the first day of January, 1835, shall appoint two inspectors to superintend the polls to be opened at each and every election precinct in said counties, for ascertaining by ballot, the will of the freemen of North Carolina, relative to the meeting of a State Convention. And if any Court or Courts should fail to make such appointments, or if any inspector so appointed shall fail to act, it shall be the duty of the Sheriff, or the person acting as his deputy on such occasion, with the advice of one Justice of the Peace, or, if none be present, with the advice of three freeholders, to appoint an inspector or inspectors in the place of him or them who failed to act, which inspectors, when duly sworn by some Justice of the Peace, or freeholder, to perform the duties of the place with fidelity, shall have the same authority as if appointed by the Court. II. Be it further enacted, That it shall be the duty of the Sheriffs of the respective counties in this State, to open polls at the several election precincts in said counties, on Wednesday and Thursday, the first and second of April next, when and where all persons qualified by the Constitution to vote for members of the House of Commons, may vote for or against a State Convention; those who wish a Convention, voting with a printed or written ticket, "Convention," and those who do not want a Convention, voting in the same way, "No Convention," or, "Against Convention." III. Be it further enacted, That it shall be the duty of the Sheriffs to make duplicate statements of their polls in their respective counties, sworn to before the Clerk of the County Court, one copy of which shall be deposited in said Clerk's office, and the other copy transmitted to the Governor of the State, at Raleigh, immediately after the election. IV. Be it further enacted, That it shall be the duty of the Governor, as soon as he shall have received the returns of the Sheriff, in the presence of the Secretary of State, Public Treasurer and Comptroller, to compare the number of votes for & against a Convention; and if it shall appear, that a

majority of the votes polled are in favor of it, he shall forthwith publish a proclamation of the fact in such of the newspapers as he may think proper; and shall issue a writ of election to every Sheriff of the State, requiring him to open polls for the election of delegates to the Convention, at the same places, and under the same rules, as prescribed for holding other State elections, and at such time as the Governor may designate. V. Be it further enacted, That the same persons who were appointed to hold the polls in taking the vote on Convention, shall hold them for the election of delegates; provided, that if any of such inspectors shall fail to attend or act, the Sheriffs and their deputies shall supply their places in the manner hereinbefore pointed out. VI. Be it further enacted, That the several County Courts shall allow the Sheriffs the same compensation for holding said elections, that they usually allow for holding other State elections. And if any Sheriff or other officer appointed to hold said elections, shall fail to comply with the requisitions of this act, he shall be liable to a fine of one thousand dollars, recoverable before any competent jurisdiction, to the use of the county whose officer he is; and it shall be the duty of the county solicitors to prosecute such suits. VII. Be it further enacted, That all persons qualified to vote for members of the House of Commons, under the present Constitution, shall be entitled to vote for members to said Convention; and all free white men, of the age of twenty-one years, who shall have been resident in the State one year previous to, and shall continue to be so resident at the time of the election, shall be eligible to a seat in said Convention; provided, he possess the freehold required of a member of the House of Commons under the present Constitution. VIII. Be it further enacted, That each county in this State shall be entitled to elect two delegates to said Convention, and no more. IX. Be it further enacted, That if any vacancy shall occur in any county delegation, by death or otherwise, the Governor shall forthwith issue a writ to supply the vacancy. And the delegates shall convene in or near the city of Raleigh, on the first Thursday in June next; and provided that a quorum does not attend on that day, the delegates may adjourn from day to day until a quorum is present; and a majority of delegates elected shall constitute a quorum to do business. X. Be it further enacted, That no delegate elect shall be permitted to take his seat in convention, until he shall have taken and subscribed the following oath or affirmation: "I, A. B. do solemnly swear (or affirm, as the case may be) that I will not, either directly or indirectly, evade or disregard the duties enjoined, or the limits fixed to this convention by the people of North Carolina, as set forth in the Act of the General Assembly, passed in 1834, entitled 'An Act concerning a convention to amend the Constitution of the State of North Carolina,' which act was ratified by the people. So help me God!" XI. Be it further enacted, That the Public Treasurer be, and he is hereby authorized to pay, upon the warrant of the Governor, such sums of money as may be necessary for the contingent charges of the convention; and also, to pay each member of the convention, One dollar and fifty cents per day, during his attendance thereon, and five cents for every mile he may travel to and from the convention. XII. Be it further enacted, That the following propositions shall be submitted to the people for their assent or dissent to the same; the former of which shall be understood as expressed by the votes for "Convention," and the latter by the votes "No Convention" or "Against Convention," at the time and in the mode hereinbefore provided, to wit: That the said convention, when a quorum of the delegates who shall be elected and assembled, shall frame and devise amendments to the Constitution of this State, so as to reduce the number of members in the Senate to not less than thirty-four, nor more than fifty, to be elected by districts which shall be laid off at convenient and prescribed periods by counties, in proportion to the public taxes paid into the Treasury of the State, by the citizens thereof; provided, that no county shall be divided in the formation of a Senatorial district. And when there are one or more counties having an excess of taxation above the ratio required to form a Senatorial district, adjoining a county or counties deficient in such ratio, the excess or excesses aforesaid shall be added to the taxation of the county or counties deficient; and if with such addition, the county or counties receiving it shall have the requisite ratio, such county and counties each shall constitute a Senatorial district. 2. That the said Convention shall frame and devise a further amendment to the said Constitution, whereby to reduce the number of members in the House of Commons to not less than ninety, nor more than one hundred and twenty, exclusive of borough members which the convention shall have the discretion to exclude in whole or in part, and the residue to be elected by counties or districts, or both, according to their federal population; i. e. according to their respective numbers; which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons, and the enumeration to be made at convenient and prescribed periods; but each county shall have at least one member in the House of Commons, although it may not contain the requisite ratio of population. 3. That the said convention shall also frame and devise amendments to said Constitution, whereby it shall be made necessary for persons voting for a Senator, and persons eligible to the Senate, to possess the same residence and freehold qualification respectively in the Senatorial district, as is now required in the county; provided, that they shall not in any manner disqualify any of the free white men of this State, from voting for members in the House of Commons who are qualified to vote under the existing constitution of this State. 4. That said convention may also consider of, and in their discretion propose the following other amendments to the said Constitution, or any of them, to wit: So as, 1st, to abrogate or restrict the right of free negroes or mulattoes to vote for members of the Senate or House of Commons. 2d, To disqualify members of the Assembly and officers of the State, or those who hold places of trust under the authority of this State, from being or continuing such, while they hold any other office or appointment under the government of this State

of the United States, or any other government whatsoever. 3d, provide that capitation tax on slaves and free white polls shall be equal throughout the State. 4th, To provide for some mode of appointing and removing from office militia officers and justices of the peace, different from that which is now practised. 5th To compel the members of the General Assembly to vote viva voce in the election of officers whose appointment is conferred on that body. 6th, To amend the thirty-second article of the Constitution of the State. 7th, To provide for supplying vacancies in the General Assembly of this State, when such vacancies occur by resignation or death, or otherwise, before the meeting of the General Assembly. 8th, To provide for biennial meetings instead of annual meetings of the General Assembly; and if they shall determine on biennial sessions, then they may alter the Constitution in such parts as it requires the annual election of members of Assembly and officers of State, and the triennial election of Secretary of State, and provide for their election every two years. 9th, To provide for the election of Governor of the State by the qualified voters for the members of the House of Commons, and to prescribe the term for which the Governor shall be elected, and the number of terms during which he shall be eligible. And the said convention shall adopt ordinances for carrying into effect the amendments which shall be made, and shall submit such amendments to the determination of all the qualified voters of the State; but they shall not alter any other article of the Constitution or Bill of Rights, nor propose any amendments to the same, except those which are herein before enumerated. XIV. Be it further enacted, That if a majority of voters at the election first directed to be held by this Act, shall be found for "Convention," it shall be considered and understood that the people, by their vote as aforesaid, have conferred on the delegates to said Convention the power and authority to make alterations and amendments in the existing Constitution of the State, in the particulars herein enumerated, or any of them, but in no others. XV. Be it further enacted, That the said Convention, after having adopted amendments to the Constitution, in any or all of said particulars, shall prescribe some mode for the ratification of the same by the people or their representatives; and shall prescribe all necessary ordinances and regulations for the purpose of giving full operation and effect to the Constitution as altered and amended. XVI. Be it further enacted, That the Convention shall provide in what manner amendments shall in future be made to the Constitution of the State. Read three times, and ratified in General Assembly, this 6th day of Jan. 1835. WM. J. ALEXANDER, S. H. C. WM. D. MOSELEY, S. S.

An ACT supplemental to an Act, passed at the present session, entitled "An Act concerning a Convention to amend the Constitution of the State of North Carolina."

Be it enacted by the General Assembly of the State of North Carolina, and it is hereby enacted by the authority of the same, That the following propositions shall be submitted to the people for their assent or dissent, in the same manner, and under the same forms, regulations and restrictions as were prescribed and adopted by an Act passed at the present session, entitled "An Act concerning a Convention to amend the Constitution of the State of North Carolina," that the said Convention may, in their discretion, devise and propose the following amendments to the said Constitution, or any of them, so as: 1. To provide that the Attorney General shall be elected for a term of years. 2. To provide a tribunal whereby the Judges of the Supreme and Superior Courts and other officers of the State, may be impeached and tried for corruption and mal-practices in office. 3. To provide that upon conviction of any justice of the peace of any infamous crime, or of corruption and mal-practice in office, his commission shall be vacated, and said justice rendered forever disqualified from holding such appointment. 4. To provide for the removal of any of the Judges of the Supreme or Superior Courts, in consequence of mental or physical inability, upon a concurrent resolution of two-thirds of both branches of the Legislature. 5. To provide that the salaries of the Judges shall not be diminished during their continuance in office. 6. To provide against unnecessary private legislation. 7. To provide that no judge of the Supreme or Superior Courts, shall, whilst retaining his judicial office, be eligible to any other except to the Supreme Court bench. II. And be it further enacted, That should the people vote in favor of a call of a Convention, as is provided for in the before referred to act, the said Convention is hereby authorized and empowered to consider of, and in their discretion, propose the above additional amendments to the said Constitution, or any of them.

Read three times, and ratified in General Assembly, this 9th day of Jan. 1835. WM. J. ALEXANDER, S. H. C. WM. D. MOSELEY, S. S.

The Rev. Benj. Watson will preach in the Old Church at Tarboro, on Thursday night, the 26th of March; and at Bethel, on Friday, the 27th.—Com.

MARRIED, In this county, on Thursday evening, 5th inst. by Wm. C. Leigh, Esq. Mr. Ezekiel Crisp to Miss Louisa Cobb.

Bembry Jack. THE well known Bembry Jack will stand the ensuing season at my stable, at Atkinson's store—and at near Allen Gay's. He will be at Atkinson's the 15th of March, there to stay three days—and from thence home to remain four days. He will be at his stands regularly without an accident, and will be let to mares at Three Dollars the single leap—Four Dollars and Fifty Cents the season, and Seven Dollars and Fifty Cents to insure a mare to be in foal—with 25 cents to the Groom in every instance. The season will commence the 15th of March, and end the 15th of July next. The leap and season money will be due at the end of the season—the insurance will be due the 1st of January next. Any person putting in the insurance and failing to attend his stand, will be held bound for the insurance money, without unavoidable accident.

LEANDER is now rising seven years old—he sprang from the largest family of his kind in Carolina, and has gotten as large mules as can be shown to their race, which is sufficient to recommend him where they are known—but as for my word not to be taken alone, I will give the honor of some of his customers.

JOHN PITT. I have three of said Leander's colts, one 3 years old, two 2 years old this spring. I believe them to be equal with any Jack's colts within my knowledge—and further say, better than those I have heretofore owned. This 28th Feb. 1835. JO. P. PITT, Lt. Col.

I have one of the said Jack's colts, 2 years old this spring, large and likely, for which I have refused \$70. 28th Feb. 1835. RALPH PITT.

I had a colt, got by the Jack, which I was well pleased with. I would as leave risk him as any Jack in the country. ROBERT R. BRISWELL.

I put one mare to the said Jack in season 1832, which brought me a mule tall and stout, for which I got \$50, at fifteen months old. ELISHA FELTON.

I put one mare to said Jack in season 1833, which brought me a very fine mule. G. W. KILLEBREW.

I put a mare to said Jack in season 1832, which brought a mule that I sold for \$60, at eighteen months old. JOHN WILLIAMS.

ALLEN JONES. Printing neatly executed, AT THIS OFFICE.

Table with 4 columns: Item, per, Tarboro, New York. Includes Bacon, Beeswax, Brandy, Coffee, Corn, Cotton, Flour, Iron, Lard, Molasses, Sugar, Turpentine, Wheat, Whiskey.

COMPREHENSIVE Commentary on the Bible.

THE Subscriber having been requested to act as Agent for this highly interesting work, informs the public that the first volume can be seen at his office, where subscriptions will be received. The first volume is a specimen of the execution of the work, editorial and mechanical. It is to contain all that is valuable in the writings of those great lights in the Christian Church, Henry, Scott, Doddridge, Gill, Adam Clark, Patrick, Pool, Lowth, Burder, and others; the whole designed to a digest and combination of the advantages of the best Bible commentaries. On the whole, it is believed it will admit that the work is what it has been pronounced to be—a credit to the country; and the publishers and editors pledge themselves and their characters (and they can do no more) that every effort shall be put forth to make it, both in the literary and mechanical parts, lastingly useful, and worthy a liberal support. But to sustain them in so expensive an enterprise, the low price fixed for the work requires that it should have an extensive sale, and no publisher would feel warranted in prosecuting the work without a large subscription list; and, however unpopular such a course may be in regard to ordinary works, no hesitation is felt in resorting to it in this case, so manifestly necessary and proper. They appeal in confidence to the religious public, and to all, who wish to see it circulate, for their names and patronage.

There is a Baptist edition, differing in no respect from the general edition except on the ordinance of Baptism, in reference to which the Rev. Joseph A. Warner, Editor of the Baptist edition, makes the following remarks, viz: All that was promised in the Baptist edition, as such, was that whatever was found in the work, as published for Pindobaptists generally, which did not correspond with the views of Baptists, should be removed, and the main text views of their own best writers substituted. It is confidently believed that no point connected with what is peculiar to the Baptist denomination, has been left unguarded; and when it is considered that on no points but those do Baptists differ from Henry, Scott, Doddridge, &c. there can be scarcely a doubt but that the denomination in general will feel that they have now a Commentary, in the reading of which they are sure to find what will fan the flame of love, and satisfy the appetite for truth, and this without that diminution of their enjoyment with which they were accustomed to meet in reading the authors, arising out of their different views of a christian ordinance.

Terms.—The work will be comprised in five volumes, averaging not less than 800 pages per volume, royal 8vo handsomely printed on fine paper, and well bound in sheep, and lettered with double titles, at 3 dollars per volume. There will be several engravings, frontispieces, vignette titles, and several neatly engraved maps, with other illustrative wood cuts, &c. Copies bound in extra gilt spring backs, \$4.50; plain calf, \$3.75.

GEO. HOWARD. March 13th, 1835.

Leander, A YOUNG JACK, in his prime, will stand the ensuing season, at my stable—at Atkinson's store—and at near Allen Gay's.

He will be at Atkinson's the 15th of March, there to stay three days—and from thence home to remain four days. He will be at his stands regularly without an accident, and will be let to mares at Three Dollars the single leap—Four Dollars and Fifty Cents the season, and Seven Dollars and Fifty Cents to insure a mare to be in foal—with 25 cents to the Groom in every instance. The season will commence the 15th of March, and end the 15th of July next. The leap and season money will be due at the end of the season—the insurance will be due the 1st of January next. Any person putting in the insurance and failing to attend his stand, will be held bound for the insurance money, without unavoidable accident.

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I put a mare to said Jack in season 1832, which brought a mule that I sold for \$60, at eighteen months old. JOHN WILLIAMS.

Young Jack, THE well known Baker Jack is now in his prime and is not inferior to any, will stand the ensuing season, commencing at home on the 10th of March—on the 15th and 16th at Armstrong's store, near Upper Town Creek meeting house—on the 17th and 18th at Bunn's Store, near the Big Falls of Tar River—on the 19th at Jesse C. Knight's Store—on the 20th, 21st, 22d and 23d, at home, getting round once in every ten days, with the privilege of adding or diminishing a day at any stand—so on till the 10th of July, when the season will end. He will be let to mares at Three Dollars the single leap—Five Dollars the season, and Nine Dollars to insure a mare to be in foal—with 12 1/2 cents to the Groom in every instance. The leap and season money will be due from the end of the season with interest—the insurance as soon as can be ascertained. Mares put to Jack if not mentioned otherwise at the time they are first put, to prevent mistakes will be charged by the season. Great care will be taken to prevent accidents, but no liability for any. A transfer of property forfeits the insurance money. To show that he is a sure foal getter I refer you to the annexed certificates.

DAVID G. BAKER. March 9th, 1835. N. B. All persons that put Mares to Young Jack in the spring of 1834, are requested to settle the same.

This may certify that I put three mares to Moses Baker, Esq's. Jack the spring of 1830, and had three mules foaled the ensuing spring two of which I think the finest and largest that I have any where seen of the same age. Given under my hand this 22d Feb. 1834.

WEEKS PARKER. This is to certify that I put six mares to Mr. Baker's Jack, called Young Jack, in the season of 1832, all of which proved in foal. Given under my hand, Feb. 25, 1834.

EXUM LEWIS. This is to certify that I put three mares to Moses Baker's Jack, now D. G. Baker's, in 1831, and received three colts.

S. P. JENKINS. State of North Carolina, MARTIN COUNTY, COURT OF PLEAS AND QUARTER SESSIONS, JANUARY TERM, 1835.

James B. Slade vs. John H. Purrington, Attachment—levied on three Negroes—Dawson, Andrew & Sam.

D. W. Bagley vs. The Same, Attachment—levied on three Negroes—Dawson, Andrew & Sam.

Bagley & Hyman vs. The Same, Attachment—levied on three Negroes—Dawson, Andrew & Sam.

Appearing to the satisfaction of the Court, that the defendant, John H. Purrington, hath removed himself out of this County: It is ordered, that publication be made in the Tarboro' Press, for six weeks, giving notice to the defendant that unless he appear at the next term of this Court and plead or reply, judgment final will be entered against him for the amount of the plaintiffs' demand, and the negroes levied on condemned subject to pay the plaintiffs' debt and cost, and ordered to be sold.

JOS. D. BIGGS, Clk. Price adv \$3.50 5 6

RECOLLECT, At the Cheap Cash Store, WILL be shown an extensive assortment of seasonable Dry Goods.—Those that wish to see a handsome Stock of Merchandise, with exceedingly Low Prices attached, will do well to call and examine, as I am determined to sell out my Winter stock to make room for

A LARGE Spring and Summer Supply. J. WEDDELL. Feb. 12th, 1835.

Jim Crow, WILL STAND the ensuing season, (which will commence on the 1st March) four days at my stable, four at Henry Shirley's, and three at Wm. Moorings, at Mrs. Haywood's plantation, so as to be at his stands every twelfth day. Persons putting mares to Jim Crow, are requested to be particular in sending on every twelfth day from the time they are put, and they will not be disappointed in finding the Jack at his stands. He will be at my stable until Wednesday evening, 4th March—then go to Mr. Shirley's, where he will remain until Sunday evening, 8th March—then to Mr. Moorings, where he will remain until Wednesday evening, 11th March—then to his former stand. He will be let to mares at Three Dollars the single leap—Five Dollars the season, and Eight Dollars to insure a mare to be in foal—with 25 cents to the Groom in every instance. A transfer of property forfeits the insurance. Mares will be entered by the season, unless I am otherwise informed when they are first put to the Jack, and when charged no alteration will be made. Great care will be taken to avoid accidents, but no liability for any.

WM. S. BAKER. February 28th, 1835. 10 3

Conetoe Jack, WILL STAND the ensuing season at the stable of G. M. Moorings, ten miles from Tarborough, near the Greenville road—and at Ezekiel Staton's, eight miles from Tarborough, near the Cross Roads meeting house—and will be let to mares at Three Dollars the single leap, Five Dollars the season, and Eight Dollars to insure a mare to be in foal—with twenty-five cents to the Groom in every instance. A transfer of the property forfeits the insurance. The season will commence at G. M. Moorings' stable on the 1st of March, where he will continue one week—thence to E. Staton's one week, and so on until the 1st of July, when the season will end.

CONETOE JACK is five years old this spring—of large size and good form, and has proved himself to be a sure foal getter.

G. M. MOORING. E. STATON. Feb. 19th, 1835. 8 3

Male and Female ACADEMY, JACKSON, Northampton County, N. C.

MR. ROBERT A. EZELL, HAS determined to make this his permanent place of residence, and will take charge of the Academy at this place, the Exercises of which will commence on the second day of March next. Mr. Ezell's superior qualifications as a teacher in all the various branches, preparatory to College, are too well known in this section of the country, to require comment.

The Female Department Will be under the charge of a competent Lady, under the immediate superintendence of Mr. Ezell.

BOARD can be had with the Principal, or in respectable families in the vicinity or neighborhood, at \$60 for the scholastic year.

TERMS OF TUITION. For the lower branches in English, per session, \$8 00 Higher branches in English, 10 00 Languages, 12 50 Music, (in addition,) 15 00

From the commencement to 1st June counted only as half session. SAMUEL CALVERT, RICH'D H. WEAVER. Jackson, 22d Feb. 1835. 9 3

Notice. THE Subscriber commenced teaching School the present year on the Smithfield road, in the neighborhood of Mr. Willie Atkinson's, James Barron's, and Jo. P. Pitt's. The Students will be taught Spelling, Reading, Writing, and Arithmetic, at \$6 per session. The situation is high and healthy—board convenient at 10 cents per day for children—5 cents for tuition. The experience of 28 years' teaching, and known attention always paid to children committed to my care, induce me to hope I may receive a liberal share of public patronage.

E. BULLOCK. February 27th, 1835. 9 2

Notice. A BALL will be given at the residence of Col. B. H. BELL, on Thursday evening, the 19th of March next. February 27th, 1835. 9 2

O Yes! O Yes! EVERY man or woman indebted to the Subscriber by open account, are requested to call and settle the same as early as convenient, either by cash or note. The cash would be preferred, but if that cannot be had, will take a note.

J. W. COTTEN. Tarboro', No. Ca. 17th Feb. 1835.

Remnants, Remnants! A GREAT VARIETY of Remnants of every description of Goods, will be Sold at half their value. J. WEDDELL. 20th Feb. 1835.

Just Received, A NEW SUPPLY of Turke Island Salt, Sugar, Coffee, Molasses, Rum, and Whiskey. ALSO, some best stone Lime, Freeborn's Nos. 12 and 11 Flour, with and without stocks—extra points. And, a few fresh Garden Seeds—all of which are offered at my usual low prices.

N. H. ROUNTREE. 19th Feb. 1835.

Land for Sale. THE Subscriber offers for sale her Tract of Land lying in Edgecombe county, commonly called the Hunge Orchard Plantation, Containing 329 acres, with an apple orchard on it capable of making 25 or 30 barrels of Brandy. This land lies one mile below the Great Falls Tar River, and adjoins the lands of Charles Harrison, Robert Sorey and others, and has on it the necessary negro houses, barns, &c. A part of this Land is of an excellent quality, and if application is soon made, possession will be given immediately and long credit given if preferred. A further description is deemed unnecessary, as no person will buy without first viewing the Land. Terms made known on application to Jno. J. Bunn.

RACHEL BUNN. Dec. 19th, 1834. 65

Land for Sale. THE Subscriber is anxious to sell his Tract of Land, adjoining the one on which he now lives. It contains 150 acres, some of which is low grounds, the balance piney woods. This Tract has a good dwelling house on it, neatly new, with 4 rooms below and 2 upstairs, and other out houses.

Persons desirous of buying Land low, are requested to call and examine for themselves, as the Subscriber may at all times be found at home, and is determined to sell if he can get any thing over half the value.

CH. HARRISON. Oct. 28th, 1834.

Cloaks and Bonnets. NOW OPENING AT THE Cheap Cash Store. 260 LADIES and Girls merino, silk, camblet, and Cassian Cloaks, from 1 50 to \$9. 120 men's Cloaks, with and without sleeves from \$4. and upwards. ALSO, 200 women's Leghorns, from 60 cents to the finest made. 250 Straw and Tuscan Bonnets, from 50 cents each.

J. S. WEDDELL. Nov. 19th, 1834.