had paid into the Treasury for a piece. Mr. Ward, from the committee of land, &c.; Mr. Fisher presented the Chains, reported a resolution, directif petition of the heirs of Joseph Cunningham, fate of Rowan county, stating that
liams tendollars. The question to contheir ancestor purchased a tract of concur with said report was detormined in
nothing could be more foreign to our fiscated lands from the Commissioner of the negative.

confiscated property, and mid the purchase money; a part of which has been tee of Propositions and Grievances, exicted; and praying for reimbursement, made a report, recommending the pa

the former to the committee of Proposi- Owen, of Person county; which bill was tions and Grievances, and the two lat- read the first time and passed. fer to the committee of Claims.

read the first time and passed.

Mr. Blackledge, from the committee of Propositions and Grievances, report. Litia laws of this state, relative to the ed favorably to the petition of William artillery companies of light infantry, Ferrell, recommending the passage of a grenadiers and riflemen; and also a bill hill upon the subject. The report was concerning Michael Rymer, of Rowan concurred in, and the bill read the first county, were respectively read the third time and passed. The bill was read time and passed, and ordered to be enthe second time, and, on motion of Mr. grossed. Stanly, postponed indefinitely.

Edward Owen, reported a bill in his fa- to be enrolled. vor; which was recommitted to the same committee with the petition.

A message from the Senate, informing that they had passed a resolution in and passed, favor of Judge Norwood, and asking the The bill concurrence of this House.

The resolution was read and rejected. passed. On motion of Mr. Hassell, the vote was reconsidered, and the resolution was thereupon read the first, second and

third times, and passed.

Mr. Blackledge, from the committee of Propositions and Grievances, to whom was referred the petition of Michael Rymer, of Rowan county, reported a bill favorable to the petitioner; which report was concurred in, and the bill rend the first and second times, and passed.

The bill to repeal the act of 1822, altering the time of holding two of the Courts of Pleas and Quarter Sessions for Burke county; also the bill to repeal, in part, the 4th section of the act of 1806, revising the militia laws relative Crawford, had a contest taken place beto artillery companies of light infantry, grenadiers and riflemen, were read the second time, and passed.

The bill to repeal the 5th and 6th sections of the act of 1820, to prevent the marriage of infant females, was read

fixing the sum to be paid to the state for vacant lands, was read the second time, and, on motion of Mr. Stanly, postponed indefinitely.

Wednesday, Nov. 26.

Mr. Love presented the petition of John Shulle, of Haywood county, stating that he had been ejected from a tract of land purchased from the Commissioners appointed to sell the lands late-ly acquired from the Cherokee Indians funded to him. The petition was referred to the committee on the Indian reservation of lands.

Referred to the committee of Propositions and Grievances.

Tyrrell, was read the first, and second

times and passed.

Messrs, Stanly, Iredell, Strange, T. making inquiry into the expediency of amending the judiciary system, so far as relates to the Circuit Courts of this

liesolved, That the joint select committee on the subject of amending the judiciary system, be instructed to inquire into the expediency

postponed indefinitely.

was read the first time and passed.

Mr. Gary, from the committee appointed to conduct the balloting for a dence in the chrigadier General of the 2d Brigade ment and ment and

The foregoing petitions were referred; sage of a bill for the relief of Edward

The bill to repeal the act of 1822, Mr. Roans presented a bill, incorpo- tering the time of holding two of the making the whole amount of notes, of rating Morganton Academy; which was County Courts for the county of Burke; that corporation destroyed during the also a bill to repeal, in part, the 4th section of the act of 1806, to revise the mi-

The bill altering the times of holding Mr. Biackledge, from the committee the County Courts of Tyrell, was read to whom was referred the petition of the third time, and passed, and ordered

> Mr. Iredell presented a bill to incorporate a light infantry company at E-denton which was read the first time

The bill incorporating Morganton Academy was read the second time and

### COMMUNICATION.

TO THE | DETORS OF THE STAR.

What dependence can we have that Congressional caucus will speak the sentiments of the people, when it is well known, that before the first election of Mr. Monroe to the presidency, when a caucus was called 'y a friend of Mr. Crawford in Congress, almost all the members of Congress from this state attended, altho' the friends of Mr. Monroe declined attending; yet it is equally well known that a very large majority of the people of the state would have voted for Mr. Monroe in preference to Mr. tween them. Still further, what confidence can be placed in a caucus, when we see a member of Congress attending the session of our Legislature, for the express purpose of electioneering and referred to the Judiciary committee, is asserted by very respectable men, that The bill to incorporate the Trustees of the Bertie Union Academy, was read the second and third times, and passed. The bill to rereal the act of 1818, A SUBSCRIBER.

# Maleigh:

FRIDAY MORNING, NOV'R 28, 1823.

Extract of a letter from a highly respectable gentleman, in New-York, to his friend in this place.

"You may rest assured that the bold assurances, which originated at Albany by treaty, and praying that the pur- in Senator Van Buren's newspaper, the chase money, with costs of suit, he re- Argus, relative to the result of our Legislative election, and which has travelled as far as Richmond, is destitute of about to relate .- On the morning of Mr. Hargrave presented the petition the smallest foundation. Van Baren Monday, 27th ult. Mrs. Elizabeth second and third time, and passed, and orderof Daniel Noorneaser, of Davidson coun-first started the assertion; Noah, of the ty, praying for the passage of a law to Advocate, seconded it; Binns, of the divorce him from his wife Catherine. Democratic Press, backed it; the National Intelligencer gave new life to it; ther, Mr. Robert Riddick, at whose The bill, from the Senate, to alter the and the Enquirer, it seems, has also house she was on a visit with her hustimes of holding the County Court of kicked on this football of falsehood. I band, stepped into a room where seveassure you, that whenever the regular nominated candidates were suspected e-N. Mann and Taylor, were appointed ven, they were opposed, and, in almost alarm drew the family to the door; next.] a committee, on the part of this House, every instance, defeated. That there within a few steps of which her body on the resolution, adopted by the Senate, are a majority of regular nominations elected, no one doubts; but where they to the trigger, and put the muzzle of the were not opposed and defeated, it was gun close to her throat, the load having because they were known to be un-On motion of Mr. Fisher, it was friendly to Mr. Crawford. Of course, there was no necessity to oppose most of sented to have been truly amiable in the nominations. I assure you, and you her disposition, and pleasing in her manthe nominations. I assure you, and you may note down the assertion, that there the Middle, and the Western; and to provide that a Supreme Court be held by the present Judges of the Supreme Court once a year, or oftener, in each of said districts, and, further, to inquire whether it will not promote the public interest to constitute said Courts as Courts of Chancery; and that they report by bill or otherwise.

Mr. Ward, from the committee of Claims, made a report upon the petition of Jonathan Weaver; which was read, and, on motion, recommittee to the same committee. may note down the assertion, that there ners, and the cause of her rash determinwill not be twenty-five Crawfordites in our next Legislature. But Van Buren, Noah, Binns, Gales, Ritchie, &c. think it absolutely necessary, with a view to other states, to keep up the idea that Mr. Crawford still has a chance of gain-

article in question, we will merely Mr. Blackledge, from the committee state, that the brounst ness of the garded as definitive, will not be handed in until this previous question shall be a bill in favor of the petition of Thomas Small, of Chowan county; which was read the first time and eased.

Was read the first time and eased. ctable citizen troduced to us by the fellest confiof this place, we

columns to a refutation, provided nothing could be more foreign to our intention or wish than to injure the reputation of an innocent individual.

Notes of the State Bank of Kentucky, to the amount of 191,481 dollars, were burnt at Frankfort on the 3d instant, of the defendant's worldly possessions.

Millon Gaz. present year, 573,132 dollars.

Futul Rencounter .- We are informed by a correspondent living in the county of Burke, that a young man by the name of William Lackry, was killed on the 8th inst. in a conflict with a negro man. Young Lackey was at the negro quarters of Col. John Carson, of Pleasant Garden, Burke county, assisting to haul corn from the field; a dispute arose between him and one of Col. Carson's negro men; a violent combat ensued, during which Lackey received a blow on his head, with either a stone or club, which terminated his existence in a few hours after. The negro made his escape; but active measures have been taken to apprehend him, before he escapes beyond the reach of justice. His name is Fork; is a large and likely felfow, about six feet high, and aged about

Stage accident.-On the road from Norfolk to Favetteville, about 9 miles from Halifax, N. C. the Stage was upset a few days since, in which were ten passengers, consisting of the fol-lowing gentlemen: Mr. Musgrove of Augusta; Messrs. J. I. Beeckman and of Norfolk; Mr. Bunnel of N. York; P. Duncan. Esq. and Mr. Broughton of Charleston; Mr. Tilden of Wilmington; Mr. D. Thompson of Favetteville, and lution, which, on motion of Mr. Cameron, Mr. Hanrahan of Greenville, N. C. all was ordered to lie on the table: of whom, except Mr. Thompson, were much maimed. Messrs. Armstead, Bonnel, Duncan, and Beeckman were so much injured as to be unable to continue their joarney.

We understand the accident occurred in descending a hill, in consequence of not having breeching on the wheel horses. When shall person't lives cease to be jeopardised by such carelessness? Nothing but the stern again of the law will remedy these evils.

We are told funder, the stage immediately preceding me one above mentioned was also upon in which were

tioned, was also upset five ladics, some of w in which were om were considerably injured.

o Intelligencer. e.—It has never fal-s the Norfolk Beacon) Shocking Suice len to our lot (sa stance of self murder, record an u attended with more distressing circumstances, than that which we are now ral of the family were sleeping, took a gun, left the house unnoticed, and in an instant the report was heard. The was discovered weltering in blood!-It is supposed that she applied her toe passed entirely through, which caused her death instantaneously. Mrs. B. was only about 24 years of age, is repre-

ational Journal of

and, or motive, recommitted to the same committee.

Mr. Ta for presented a bit fixing the time for aving notice to endurees of bonds and notes in certain case, which was referred to the Junious respondent of the petersburg for whom was referred to the Junious respondent of the Star of the State ultimo, of the whom was referred the petition of David Blabock of Orange county, reported favorably upon the petition, and recommended the passage-of a bill for the relief of the petitioner. The bill was read the first time, and, on nation, justponed indefinitely.

In this county, on Saturday the 2 dinstant, Treaty of Ghent—The joint British and American Commission, appointed and American Commission.

In this county, An Edizon of the county.

In this county, An Edizon of the water of t Department of State, which is to be re agree upon the subject of the average, the Convention prescribes a reference to the Russian Minister near our governectness of his state ment, whose decision, in the name of red ourselves justified his Imperial Master, will be conclusive.

ry Williams, of Nach county, praying and 8th division of muitia, reported that in giving it currency. Should it prope that the Treasurer be directed to pay to him the sam of ten dullars, which he report was concurred in, and paid into the Treasury for a piece. Mr. Ward, from the committee of the tentum of the treasurer for a piece. Mr. Ward, from the committee of the treasurer to a reference to a result of the treasurer to a reference to a reference to a reference to the treasurer to the treasurer to a reference to the treasurer to the treasurer to a reference to the treasurer to t slaves, and the great difference in the

> An action for seduction was tried be fore our Superior Court last week, Pleasants es Carbitt. The circumstances attending the seduction, we understand, were of the most aggravating nature. The Jury awarded the plaintiff four hea-dred dollars damages, being the amount

#### GENERAL ASSEMBLY. SENATE.

Thursday, Nov. 27. pessage, stating that they have passed a bill oncerning Michael Rymer, of Rowan county; also a bill to repeal, in part, the 4th section the act of 1806, for revising the militia laws lative to the artillery companies of light in-fantry, grenadiers and riflemen; also a bill to repeal the act of last year, altering the time of holding two of the County Cours of Burke, and asking the concurrence of this House. The said hills were thereupon severally read the first time and passed, and the one first named was referred to the committee of Pro-

sitions and Grievances.
The engressed bill to incorporate the Trustees of the Bercie Union Academy, was read the third time and passed, and ordered to be

Mr. Forney, from the committee of Prono sitions and Grievances, reported unfavorably upon the petition of El zabeth Barker, o Raudolph county; which report was concurred

30 years; has a small piece bit from his under lip, and has two scars across his by Mr. Sneed, a bill further to amend the act breast, a little more than an inch long.

Western Carolinian.

The following bills were presented, viz. by Mr. Sneed, a bill further to amend the act breast, a little more than an inch long. granting lesters of administration, and to preent frauds in the management of intustates estates, by Mr. Baker, a bill to authorise a certain number of the justices of the peace of Hrunswick county to a propriate the county monies, and by Mr. Outlaw, a bill for the better regulation of the town of Windsor, which were severally read the first time and

On motion of Mr. Wellborn, it was Resolved. That the committee on Criminal A. Averill of Cheraw; Mr. Armstead Law be instructed to inquire into the expe diency of repealing the act of 1819, direct ing the County Courts to pay fees to certain

Mr. Speight presented the following reso-

Whereas a resolution was adopted at the last session of the General Assembly of this state, requiring the Board of Internal Improvement to dispose of one fall, or any part, of the services of the Civil Engineer, during the present year, to any of the adjoining states, in such manner as might, in their opi nion, best suit the interest of the state; and whereas it appears that the said Board have (for reasons as yet unknown to the good peo-ple of this state) failed to comply with the requisitions of the said resolutions;

Resolved, therefore, That the Board of In-ternal Improvement be, and they are hereby required to lay before this General Assembly, the reasons why they have not complied with the said resolution; and whether or not it will be to the interest of the state to retain the said Engineer in the service of the state any longer, and, if retained, whether it is not expedient to reduce his salary to a sum not exceeding

thousand dollars. Mr. Sneed presented a bill to alter the names of Charles Alexander Williams and others, and to legitimate them; which was read the first time and passed, and referred to the Committee of Propositions and Grievances.

The bill to authorise a certain number of the justices of the peace of Brunswick county to

inhabitants of Rowan county, praying the re-peal of an act, for the removal of obstructions to the passage of fish up the Yadkin and Pee Dee rivers, so far as relates to the South Fork of the Yadkin; and Mr. Cameron presented the counter petition of Eliza Pearson, and others on the same subject; which were referred to the Committee of Propositions and Grievances. .[This day's proceedings of the House of Commons are unavoidably deferred until our

# MARRIED.

In Rowan county, on the 10th ultimo, Mr. Thomas Masters to Miss Anne Flemming. In Iredell county, on the 6th, instant, Mr. James Luckey, of Rowan, to Miss Sally Ram-

James Luckey, of Rowan, to shiss Sally Ram-sey, of the former county.

In Pittsylvania county, Va. on the 13th in-stant, Mr. M. L. Bolton, of Caswell, N. C. to Miss Ann F. Price, of the former county.

On the 11th instant James Bozman, Esq. of Edenton, to Miss Ann Sousbury, of Nash

At Edenton, on the 16th instant, Captain Benjamin Bissell to Miss Sarah Rombough. At Wilmington, on the 16th instant, Mr. Wm. H. Burns to Miss Catherine A. Nichols.

In Duplin county, on the 18th instant, Mr. Wm. Carr. jr. to Miss Lindsay Lickson.
In Horry district, S. C. John W. Pickett, Esq. of New-Hanover county, N. C. to Miss Hellen P. Conner, of said district.

In this county, on Saturday the 2 d instant

# New Advertisements

University of N. Carolina

Notice.

MIN LIBON,

#### Notice.

tretor of Basel Kor-pile county dose and having olains against line occased, to large from forwa-cal as the last directs, or the money of their removers; as said estate, to unke immediate payment Warne county, Nov. 25, 1825

### Notice This.

THERE is now at Col. William Polt's, and a number of improved DOFTO Stay GINS, which the atheriber we extraint to be as good as any mode in the Stay For the trans, apply to and Win Polk.

BENJ. F. ALEXANDER.

Ralegle, Nov 22, 1823. 48-49-cam ti

# Twenty Dollars Reward.

I WERTY DOHAPS KEWARD.

JACY TO from the subscriber, on the 92d Jacob to the subscriber, on the 92d Jacob to the subscriber of the subscriber of a very light from solon, something like a mulc, five light from solon, something like a mulc, five light footh, well built for strength, a tot-rable large head and tails he works well to the plough and baggon, and rides very well, he as genste and easy to auth Any person that will deliver to me the said Horse will be entitled to the above reward. The imboritor lives in Mush faland, immediately in Roanoke, seven miles above the town of Halitax.

WARWICK HOLEADY, jr.

WARWICK HOLKADY, Jr.

Town Property. 1 1/11 L be sold, on Thursday, the 8th day of V Jonuary next, at the Court House in Washington, the following lots, or as much thereof as will satisfy the town taxes due thereon (and cost of advertising) for the present year, 1623.) vis.

1 Lot, No. 82, in Yan Noordon town, given in by the heirs of John Armstud.

1 Lot, No. 18, In Van Noordon tows, given in

1 Lot, No. 18, In Van Noordon town, given in by Sally Anderson.

2 Lots, Nos. 39 and 42, 1-2 lot, No. 7, 1-5 lot, No. 41, in the old part of Washington; I lot, No. 87, 1-2 lot, No. 73, in Bonner's new part, 4- lot, No. 42, had lot, No. 57, in Gladden town, given in by John Akenford.

1 Lot, No. 15, In Respect Town, given in by William Blackledge, jr.

1 Lot, No. 6, in the old part of Washington; given in by the heins of Mildred Campbell.

2 Lot, No. 70, in Gladden Town, by Ann Cogdell.

1 l ot, No 5, in Pungo Town, given in by Mi-2 Lots, Nos 16 and 17; in Respess Town, given

in by Terance Delany.

1 Lot, No. 44 1-2 Lot, No. 49, and Lo Lot, No. 50, in Respons Town, given in by Louisa. dekenten.

4 Lot, No 63, in Bonner's new part, given in by Betty Dun Barr.

1 Let. No 12, in old part Washington, given in by Lettin Gardner.
I Lot, No. 24, in Van Noorden Town, given in by the heirs of James Guyott, for 1822 and 823.

1 Lot. No. 71 in Honner's new part, given in by the heirs of Gilbert Gary.

1 Lot, No 79, in Bonner's new part, given in

by William Harrell.

1 Lot, No. 7, § Lot, No. 51, 4 Lot No. 52, in Respess Town; 2 Lots, Nos. 1 and 39, in old part Washington, 9 Lots, Nos. 4, 5, 10, 15, 20, 48, 46, 88 & 90, in Van Noorden Town, given in by Lewis Rersy, soule

1 Lot, No. 94, in Honner's new part, given in by Nathaniel Langley.

1-2 Lot, No. 32, is old part Washington, given in he Abraham Royen.

1-2 Lot, No. 32, is old part Washington, given in by Abraham Haven.
1-3 Lot, No. 30 in Respess Town, given in by the heirs of William Hobisson.
1 Lot, No. 25, in old part Washington, 4 Lots, Nos. 91, 92, 93 ts 94, in Booner's new part, given in by William Ross.
2 Lota, Nos. 46 and 47, in Van Noorden Town, given in by the heirs of Henry Selby.
2 Lota, Nos. 45 and 74, in Van Noorden Town, given in by Samuel Woolard, sen'r.
1 Lot, No. 25, in Respess Fown, given in by the heirs of David Wallies.
2 Lota, Nos. 33 and 30, in Bonner's new part, given in by the heirs of West II, Williams.
1 Lot, No. 25 in Van Noorden Town; 6 Lots, Nos. 64, 65, 66, 67, 65 & 59, in Gladden Town; 1-2 Lot, No. 70, in Glattlen Town; 1-4 Lot, No. 6, in Pungo Town, owners unknown. go Town, owners unknown.
SAM. W LUCAS, T. T C.
Washington, Nov. 17. 1823 - 48-5t

POSTPONED SALE.

## Valuable Nutbush Lands FOR SALE

FOR SALE.

IN conformity with a decree of the Court Fquity, held for Granville county, at Sept ber Term. the Subscriber will ofter at his Sale, on Monday the 5th of January on the premis s. that elegant TRAGE LAND, late the residence of G. vernor Hawlescreed to be sold for devision among the higher the Tract contains cleven hundred and fitteres to focated on Nutbush creek, in Gran county, three miles east of illiamsborungh fourteen west from Warrenton, it is admirable to the production of toborco, conton, wheat, and grass. There are supposed to be tween one hundred and fifty and two hundred ere of rich bottom land, a part in entivation free from hundration, except in extreme first. The pisnonlinn is in good state for a sk tweive or fitteen hands may be worked as advantage. The dwelling house is anatomic fording every consuminance requisite for the fortible accommodation of a large family, all the external arcsongements are on a sincent; they are handsomely stanted in one o must healthy wealthy, and agreeable neighton is in the State. Persons wishing to pure will be given the land by the subscriber, of his miscance, by Mr Charles larner manage the premise. If the entire transcaunot be it will be divided to anit purchase. The will commerce at 12 o'clock, on a credit us and two years the purchase, a giving bouch interest from the day, M. sale, and two or good securities for the purchase, and the or years the purchase and place, where done and place, where done and place, where done and place, where done and place are the purchase and place and two or years the purchase and place and two or years the purchase and place.

N. B. At the same time and ored out about axiy Negroes, as

Or The Newl