

is no danger of his election; but this is not enough; respect ought to be shown to the constitution, even in sham efforts and pretences. I would, therefore, propose to the committee appointed by the caucus to fill vacancies, to remove Mr. Seawell, and appoint some one else in his stead.

**Friend to the Constitution.**  
[Note—Peradventure our correspondent may not have seen the caucus paper that is printed in Raleigh, we will inform him that its Editor (Mr. Gales) tells us, in positive terms, that the caucus has delegated its authority,—the whole of its legitimate prerogative, to the committee of correspondence. As this committee of seven is intended by the King caucus, with plenary powers, to be a permanent one, and as every caucus elected by the King of the Holy Inquisition, Ferdinand VII, there can be no doubt of the authority, (according to caucus doctrine) or of the disposition of the caucus committee, to appoint other Electors in the place of any who may either die, remove, refuse to accept, or be adverse to the principle of usurpation as recognized by caucus usage.]

Gen. John S. Glascock, of Edgefield court-house, S. C. was killed, a few days since, by the accidental discharge of a gun, while he was loading it; the charge passed through his hand, caused the lock-jaw, and terminated his existence in a few days.

**ROWAN AGRICULTURAL SOCIETY.**

- The following are the Premiums which the Society has agreed upon awarding, at the Show of this year, (1824.)
- 1st. A silver cup worth \$10, for the greatest quantity of corn grown on any given quantity of reclaimed old ground, not less than three acres.
- 2nd. A silver medal with an appropriate inscription, for the greatest quantity of wheat grown on not less than five acres of reclaimed land.
- 3d. Ten dollars in cash for the greatest yield in cotton, from not less than two acres of reclaimed land.
- 4th. A silver medal for the best grass lot, of upland.
- 5th. A gold medal for the best bull, not under two, nor over five years old.
- 6th. A gold medal worth \$5, for the best heifer not more than three years old.
- 7th. A silver cup worth \$10, for the best milch cow.
- 8th. An elegant bridle for the best Stallion to improve the breed of saddle horses, to be owned in Rowan county.
- 9th. Ten dollars for the best Stallion to improve the breed of work horses, to be owned in Rowan.
- 10th. A two horse Dagon plough for the best breeding mare.
- 11th. Ten dollars for the best colt, not less than one, nor more than four, years old next spring.
- 12th. The same for the best filly, same age.
- 13th. A one horse Dagon plough for the best mule, not less than one nor more than four years old next spring.
- 14th. Five dollars for the best sow.
- 15th. The same for the best boar.
- 16th. Two and a half dollars for the best pig.
- 17th. The same for the best boar pig.
- 18th. Two dollars for the best ewe.
- 19th. the same for the best ram.
- 20th. A set of tea spoons for the best piece of home made curtain cloth.
- Honorary premiums for 2d and 3d qualities.
- 21st. Set of tea spoons for the best piece of table linen, not less than 12 yards.
- 22d. Same for the best piece of wool and cotton cloth, not less than 10 yards.
- 23d. The same for the best piece of woollen cloth, not less than 12 yards.
- 24th. Five dollars for the best piece of home made cotton bagging.
- 25th. Two dollars for the best piece of rope, not less than 20lbs.
- 26th. An honorary premium for the best piece of home-made carpeting, not less than 20 yards.
- 27th. The same for the best pair of woollen stockings.
- 28th. The same for the best 5 yards or more, of flannel.
- 29th. The same for the best specimens of all sorts of farming utensils.

**FOR THE WESTERN CAROLINIANS.**  
Mr. Editor: I see that our representative, Mr. Long, has introduced to Congress a measure to prevent masters from separating man and wife among our slaves. This proposition shows that Mr. Long has more humanity than knowledge of the laws and constitution of the country. That Slavery is a misfortune to the Southern States, must be admitted by every man of serious reflection; but, so long as we have Slaves, they must be considered and treated as *property*; and Congress have no right to prevent the owners from selling them. They might as well say we have no right to sell our lands, or other property. Besides this, it very often happens that one man owns the wife, and another the husband; but, according to Mr. Long's petition, or *movement*, a man owning a bad negro man cannot sell him, because it would be separating man and wife. I hope our member will consider better of this thing; it may suit the views of the Quakers, and of the Yankees; but it will never do for we southern people.

A machine, to be worked with horses, is building by Mr. Rogers, coach-maker, of Plymouth, (England) under the direction of M. Chabert; and which, in the course of ten days, will be launched, and travel to London in three hours less time than the mail.

**MARRIED.**  
On Tuesday, the 30th of December last, the Rev. John Williamson, of Mecklenburg county, N. C. to Miss Sarah E. Doby, of Lancaster district, S. C.

In Rutherford county, on the 24th Dec. last, Joseph Paris, Esq. to Miss Elizabeth Rochester, of Mecklenburg county.

In Lincoln county, on Thursday evening the 29th January, by John Turbeyll, Esq. Captain Aaron Sherrill, to his own niece, Miss Polly Parker, eldest daughter of David Parker.

**DIED.**  
In this town, on Tuesday evening last, Mr. George Dunn, aged 72 years. He was the first white person born within the limits of Salisbury. He was an active and zealous Whig from the commencement of the Revolution, and served in the army of his country, through all the vicissitudes of her struggle for liberty, till the treaty of '83 recognized ours as a free and independent nation.

In Salem, on the 2d inst. the Rev. Samuel Kramah, for more than 30 years a minister of the Gospel among the United Brethren. In his latter years, he was afflicted with blindness; and after unsuccessful operations on his eyes, endured excruciating pain in them; which pain at last subsided, and settled in his breast, and caused a lingering decay, accompanied with fevers, which brought on his dissolution. All his protracted pains he endured with christian fortitude; and on the morning of his death, when he had a brief interval, he related many things of his past life, regulated his concerns, and expressed his full hope of eternal happiness.

In Washington city, on the 25th ultimo, Mr. James Pettigrew, printer, aged 49 years.

**Forte Piano, for Sale.**  
A FIRST rate second-hand Piano, is offered for sale, very low. For terms, &c. apply to MICHAEL BROWN, Salisbury, Feb. 16, 1824. 95

**New Oil Mill.**  
GEORGE VOGLER respectfully informs his friends and the public generally, that he has lately erected an Oil Mill, near Salisbury; where he is now prepared to make Lined Oil of as good quality as any in the country, which he will sell at \$1, for a single gallon, or at 75 cents per gallon by the quantity. He wishes to purchase any quantity of

**Flax Seed,**  
for which he will pay the highest market price in cash, or will give one bushel of salt for two of flaxseed. People in this section of country, are requested to save all the flax-seed they can, as they will always find a ready market for it in Salisbury.  
February 16, 1824. 1195r

**To Journeymen Shoemakers.**  
THE subscriber wishes to employ three Journeymen Shoemakers, of steady and moral habits, who understand their business perfectly, to whom constant employ and liberal wages will be given.  
E. DICKSON, Salisbury, Feb. 16, 1824. 93

**NOTA BENA.**  
I have now on hand, and intend keeping, a supply of the very best of LEATHER; and as I shall make it a point to employ first rate workmen, my friends and the public may depend upon getting as good work executed in my shop, in the line of Shoemaking, as ever was done in the town of Salisbury, or in the State. I not only engage to make as elegant and durable boots and shoes as any body else, but I further covenant with all who may shed the sunshine of their patronage on my shop, to do their work as CHEAP, and perhaps, a little cheaper, than my brother chips.  
EBENEZER DICKSON.

**Ran Away**  
FROM the subscriber, a very light mulatto boy named GEORGE, about 28 or 30 years of age, and between five feet ten inches and six feet high, very thin and spare, with a very large roman nose, very black hair, resembling that of a white man's, but inclined to curl, and but little beard on the upper lip and point of the chin, chews a great deal of tobacco, is a good barber, a tolerable carpenter and shoemaker, a very good house servant and coachman—in the latter capacity he was serving when he ran off; in fact, he is capable of turning his hand to any kind of labor; very humble and plausible, and ran off for no other cause known to me, but the fear of getting a whipping for drinking to an excess, which he is much addicted to whenever he can get it. 'Tis likely he may attempt to pass himself for a free man, his complexion being much in his favor. He had on when he left me, a blue broad cloth coat and striped pantaloons. He formerly belonged to Mr. Duffie attorney at law, of Chatham county, North-Carolina; then to Mr. Wm. Gaston of Newbern, North-Carolina; then to Brown & Jarvis, also of Newbern, of whom I bought him. He had a mother and relations living near Piteboroough, Chatham county, North-Carolina, where he was when I bought him, and perhaps he may have made for that section of country, or attempted to reach the seaboard; therefore, all masters and owners of vessels are forewarned from employing said boy, as the law will be rigorously enforced against any one on whom the fact may be proven. One hundred dollars reward will be given if taken out of the state and delivered to me on the Catawba, three miles above Landsford, Chester district, South-Carolina; or fifty dollars if taken out of the State and secured in any goal, so that I get him again; twenty-five dollars if taken in the State and delivered to me as above, or secured so that I get him again.  
FREDERICK L. J. PRIDE, January 26, 1824. 1196

**POSTSCRIPT.**

**BACKING OUT!**  
As we predicted, the caucus ticket, composed as it is of discordant materials, and brought forth by the efforts of a radical minority of the Legislature, is falling to pieces of itself. Henry Seawell, of Raleigh, has been stricken off from that ticket; and Mr. William Buff, one of the committee of seven, has, himself, with true legitimate prerogative, appointed another in his stead; Nathaniel Jones, of Wake, is now put on the caucus ticket. This is the way, fellow-citizens, the caucus management will back out for you!

**KING CAUCUS.....BEHEADED!**  
The following publication, of 24 Republican members of Congress, puts a seal upon the fate of the much talked of caucus. The Editors of the Intelligencer publish it, without opening their heads on the subject, one way or the other. It prostrates all their golden anticipations from the advancement of the radical candidate.

In consequence of the statements which have gone abroad, in relation to a Congressional nomination of Candidates for President and Vice President of the United States, the undersigned have been requested, by many of their Republican colleagues and associates, to ascertain the number of the Members of Congress who deem it inexpedient, at this time, to make such a nomination; and to publish the same, for the information of the people of the United States.

In compliance with this request, they have obtained from gentlemen, representing the several States, satisfactory information, that, of two hundred and sixty-one, the whole number of members composing the present Congress, there are one hundred and eighty one who deem it inexpedient, under existing circumstances, to meet in Caucus, for the purpose of nominating Candidates for President and Vice President of the United States; and they have good reasons to believe, that a portion of the remainder will be found unwilling to attend such a meeting.

Richard M. Johnson, of Kentucky; John H. Eaton, Tennessee; David Baron, Missouri; Wm. Kelly, Alabama; Robert Y. Hayne, South-Carolina; Charles Rich, Vermont; T. Fuller, Massachusetts; J. Sloane, Ohio; Geo. Holcombe, New Jersey; S. D. Ingham, Pennsylvania; R. Harris, Pennsylvania; Joseph Kent, Maryland; D. H. Miller, Pennsylvania; Thomas Metcalf, Kentucky; Robert S. Garnet, Virginia; James Hamilton, jun. South-Carolina; J. C. Incks, Tennessee; Geo. Kremer, Pennsylvania; B. W. Crowninshield Massachusetts; Wm Burleigh, Maine; L. Whitman, Connecticut; Jonathan Jennings, Indiana; Sam. Houston, Tennessee; J. R. Poinsett, South-Carolina.

We perceive by the Intelligencer of the 7th inst. that 11 members of Congress, regardless of the voice of the nation, but determined to make a desperate effort to rally the strength of the radical party, have given public notice for all those members of Congress who are favorable to a caucus, to meet on Saturday evening the 14th of February, to nominate candidates for President and Vice President. Seriously, this is a most impotent effort of the caucusites. Among the names signed to this notice, we observe that of a representative from this State: Hutchins G. Burton.

**THE GREEKS.**  
A letter has been received in Boston, from Smyrna, by a late arrival, dated the 25th of November, which says:  
"The Greeks go on famously. A naval action has lately been fought, in which the Greeks captured a sloop of war, several brigs, a schooner, and transports.—The sloop of war was formerly an American ship, belonging to N. York, captured by the English during the war, and sold lately to the Turks." A postscript to the letter adds, "I have just time to add, that we have this moment received official news of the surrender of Corinth to the Grecian army, under a capitulation—the prisoners to be landed in Asia. The Greek vessels, with the prisoners, are now in the Gulf, with the intention of landing them. It is an all-important place for the Greeks, whose cause appears daily to brighten."

Accounts from New-York of the 4th instant, say, that "We have already seen enough developed in the Legislature, to convince us that the law to give to the People the choice of Electors, WILL pass, in an unrestricted form."  
**Emigration.**—It is stated in the Missouri Republican, that the number of emigrants to that state the past season, has been greater than in any year since 1819, and is supposed by some to be equal to the aggregate of those who have arrived in the three intervening years. They have generally proceeded up the Missouri, and towards Salt River.

**The Militia Laws.**  
THOSE Militia Officers who have expressed a wish to be possessed of the militia laws, can now be supplied with the latest revision of them, by applying at the printing-office.

**Sale, Sale!**

ON the first Thursday (the 4th day) of March next, the Commissioners appointed to lay off the Town of Lexington, in Davidson county, will proceed to dispose of the Lots in said Town, adjoining the site of the Court-House, at public auction, to the highest bidder. The terms of said sale, are approved bonds for the amount of purchase, payable in three equal instalments, of six, twelve and eighteen months, before conveying the title.  
JOHN MONROE,  
JOHN CLEMMONS, } Commissioners.  
DAVID COX, }  
Feb. 4, 1824. 1194

**New Store, in Concord.**

THE subscriber has formed a Copartnership with Nathaniel Sutton, in the mercantile business, at Concord, Cabarrus county, North-Carolina, under the firm of *Murphy & Sutton*; where they are opening a fresh assortment of  
**Dry Goods, Cutlery, and Hardware,** selected with much care, in Philadelphia and New-York, and bought on the best terms. They design to continue the business at Concord for some years; and as Mr. Murphy will visit the northern cities annually, to procure supplies, their assortment will be general; and will be disposed of at fair prices for cash, or on credit to punctual customers. Their friends and the public generally, are respectfully invited to call, examine qualities, hear prices, and judge for themselves.  
JOHN MURPHY,  
January, 1824.

**John Murphy,**  
Has also, at his store in Salisbury, a large assortment of GOODS, to suit citizens, town and country people; to be disposed of unusually low for cash, or country produce. 90

**Valuable Land for Sale.**

THE subscriber will dispose of the following tracts of Land, in Mecklenburg county, viz. One tract of 340 acres, lying on the Catawba river, a few miles below the Tuckaseeg Ford, and about 9 miles from Charlotte.  
One tract of 270 acres, in the same neighborhood with the above.  
These lands are admirably adapted to the culture of cotton, corn, and all kinds of small grain. To the former tract, belongs some prime bottom land. The whole, generally speaking, lies well, and is finely timbered and watered. As the two tracts join, I will sell them either separately or together.  
Also, another tract of 700 acres, situated about 18 miles to the east of Charlotte. This land is almost perfectly level, and is not inferior to the best in that section of the country.  
THOMAS B. SMARIT,  
Charlotte, Jan. 25, 1824. 6196

**Valuable Plantation for Sale.**

THE subscriber is authorized by the last will of Henry Bruner, to sell the lands of the deceased, lying on the south side of the main Yadkin River, containing 164 acres; one-third of the land is river bottom, equal to any on the Yadkin; there is a good house and barn on the premises, and other great conveniences. The subscriber will cause the plantation, with all the appurtenances thereunto belonging, to be put up at Public Auction, on the premises, on the 28th day of February next; on the following terms: that the purchaser shall pay down on the day of his purchase, five hundred dollars, and the balance to be paid, one half in one year, and the other half in two years. Bond and security will be required from the purchasers, for the payment of the money; possession of the lands will be given on the day of purchase.  
JA. FISHER,  
Executor of Henry Bruner, dec'd.  
Feb. 3, 1824. 3193

**Take Notice.**

ON Tuesday of our February Court, I will attend at one of Mr. Slaughter's rooms, for the purpose of settling all debts and accounts for or against the estate of the Hon. Francis Locke, dec'd. Those who purchased at the sale, are reminded that their notes are nearly or about due; and the money on them, as well as on those on hand at his decease, is expected. Also, those indebted to Col. John Brandon, sen. may have an opportunity of paying their notes on that day.  
Also, those indebted to myself by book account, or otherwise, are requested to make payment. Thirty days grace, and no longer, will be given on all of the above demands. An old proverb seems applicable to the present notice: "A stitch in time saves nine." Those concerned will, at any rate, do well to take the hint.  
JOHN SCOTT,  
Jan. 29, 1824. 3193

**State of North-Carolina,**

**MECKLENBURG COUNTY.**  
ROBERT M'COMB, executor of Mary M'Comb, vs. Jane Kerr: caveat to a will. It appearing to the satisfaction of the court, that Margaret, daughter of the late Robert Morrison, since intermarried to some one to the court unknown, Wylie Rea and Margaret his wife, Andrew M'Lerran and Leena his wife, and James Johnston, are inhabitants of another state; it is therefore ordered, that publication be made six weeks in the Western Carolinian, that they appear at our next court to be held for the county of Mecklenburg, at the court-house in Charlotte, on the fourth Monday in February next, and then and there plead or demur, or judgment will be entered according to the plaintiff's demand.  
By order of court.  
T. M. ISAAC ALEXANDER, c. c. s. c.  
Price adv. \$2. 1194

**State of North-Carolina,**

**STOKES COUNTY.**  
COURT of Pleas and Quarter Sessions, December term, A. D. 1823: Lawrence Hauser and John Stults, administrators of Matthew Snipes, vs. the heirs at law of Matthew Snipes, dec'd. It appearing to the satisfaction of the court that William Moon and Elizabeth his wife, heirs at law of the said Matthew Snipes, dec'd, are inhabitants of another State, it is therefore ordered, that publication be made in the Western Carolinian for six weeks, successively, that the said William Moon and Elizabeth his wife, appear at the next Court of Pleas and Quarter Sessions to be held for the county of Stokes on the second Monday in March next, and either plead, answer or demur to said petition, otherwise the same will be taken pro confesso, and heard ex parte, against them.  
1197 MATT. R. MOORE, c. c.  
Germanston, Jan. 14, 1824. Price adv. \$2

**State of North-Carolina,**

**ROWAN COUNTY.**  
IN Equity, October term, 1823.....Sherwood T. Kennedy and Nancy his wife, vs. Zebulon Hunt, administrator of the goods and chattels, rights and credits which were of James Hilton, dec'd.; also, against John Jackson, Harbutt Jackson, Wyebe Jackson, Green Jackson, Edmund Jackson, — Stockard, and Betsy his wife, — Thomas and Nancy his wife; also, James Hilton, Thomas English and Susannah his wife; also, James Lowe, Linney Lowe, Abram Lowe, Samuel Lowe, Mary Lowe, Keziah Lowe; also, Isaac Jones and Betsy his wife. It appearing to the court, that the defendants, John Jackson, Harbutt Jackson, Wyebe Jackson, Green Jackson, Edmund Jackson, — Stockard and Betsy his wife, — Thomas and Nancy his wife, — Thomas English and Susannah his wife, reside out of this State — it is therefore ordered, that publication be made for the space of six weeks, in the Western Carolinian, that they and each of them do appear, at the next Court of Equity to be held for the county of Rowan, on the second Monday after the fourth Monday in March next, at Salisbury, and then and there plead, answer or demur to the bill of complaint, otherwise the said bill will be taken pro confesso against them, and heard ex parte.  
GEORGE LOCKE, c. & s. c.  
Price adv. \$2 50. 1197

**State of North-Carolina,**

**RUTHERFORD COUNTY.**  
COURT of Pleas and Quarter Sessions, January Session, 1824.....Aaron Camp vs. Francis Cox: original attachment, levied on lands. It appearing to the satisfaction of the court, that the defendant in this case is not an inhabitant of this State, it is therefore ordered by the court, that publication be made in the Western Carolinian for six weeks, that the defendant appear before the Justices of our next County Court of Pleas and Quarter Sessions, to be held for the county of Rutherford, at the court-house in Rutherfordton, on the 3d Monday after the 4th Monday of March next, then and there to plead to issue, or demur, or judgment final will be entered up against him, and the matter thereof decreed accordingly.  
Wm. M. ISAAC ALEXANDER, c. c.  
Price adv. \$2. 1198

**State of North-Carolina,**

**STOKES COUNTY.**  
COURT of Pleas and Quarter Sessions, December term, A. D. 1823: Jeremiah Gibson, vs. William Timmons and Nathaniel Timmons: writ executed on Nathaniel Timmons, and Judicial attachment issued vs. William Timmons, and returned levied on one tract of land on Town fork. In this case, it is ordered by the court, that publication be made in the Western Carolinian, for three weeks successively, that the said defendant William Timmons, appear at our next Court of Pleas and Quarter Sessions to be held for the county of Stokes, at the Court House in Germantown, on the second Monday of March next, then and there to reply the property levied upon, or plead to issue, or judgment by default will be entered against him.  
1194 MATT. R. MOORE, c. c.  
Germanston, Jan. 14, 1823. Price adv \$1 25.

**State of North-Carolina,**

**STOKES COUNTY.**  
COURT of Pleas and Quarter Sessions, December term, A. D. 1823: Jeremiah Gibson, vs. William Timmons and Nathaniel Timmons: writ executed on N. Timmons, and Judicial attachment issued vs. Wm. Timmons, returned levied on one tract of land on Town Fork. In this case, it is ordered by the court, that publication be made in the Western Carolinian for three weeks, successively, that the said defendant, William Timmons, appear at our next Court of Pleas and Quarter Sessions, to be held for the county of Stokes, at the Court House in Germantown, on the second Monday of March next, then and there to reply the property levied upon, or plead to issue, or judgment by default will be entered against him. 1194  
MATT. R. MOORE, c. c.  
Germanston, Jan. 14, 1823. Price adv. \$1 25

**State of North-Carolina,**

**CABARRUS COUNTY.**  
COURT of Pleas and Quarter Sessions, January Term, 1824. David Bradshaw vs. John S. M'Curdy: original attachment, levied on lands. It appearing to the court that the defendant in this case is not an inhabitant of this State, it is therefore ordered, that publication be made three months in the Western Carolinian, giving notice to said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the court-house in Concord, on the third Monday of April next, to reply, plead, or demur, otherwise judgment final will be entered up against him, and execution awarded accordingly. Test: M. HUNT, c. c. s. c.  
Price advt. \$4. 1193

**State of North-Carolina,**

**MECKLENBURG COUNTY.**  
COURT of Pleas and Quarter Sessions, November Sessions, 1823: Charles F. Boulé, vs. Richard A. M'Ree: Original attachment, levied in the hands of Paris Alexander, garnishee. It appearing to the court that the defendant in this case is not an inhabitant of this State; it is ordered that publication be made six weeks in the Western Carolinian, giving notice to the said defendant to appear at the next Court of Pleas and Quarter Sessions, to be held for said county, at the court-house in Charlotte, on the 4th Monday in February next, to reply, plead to issue, or demur, otherwise judgment final will be entered against him. A copy: test,  
ISAAC ALEXANDER, c. c. s. c.  
Price adv. \$2. 1193

**State of North-Carolina,**

**MECKLENBURG COUNTY.**  
COURT of Pleas and Quarter Sessions, November Sessions, 1823: Wilson Allen, vs. Seymour Taylor: Original attachment, levied on negro boy Peter, now confined in the public jail of Mecklenburg county: It appearing to the court that the defendant in this case is not an inhabitant of this State, it is ordered that publication be made for six weeks in the Western Carolinian, printed in Salisbury, N. C. giving notice to the said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the court-house in Charlotte, on the fourth Monday in February next, to plead to issue, to reply or demur, otherwise judgment final will be entered against him. A copy: test,  
ISAAC ALEXANDER, c. c. s. c.  
Price adv. \$2. 1193