CONGRESS. HOUSE OF REPRESENTATIVES.

Report on Mr. Edibards' Monarial. Tuesday, May 25 .- Mr. Livingston, m the select committee, to whom was eferred the memorial of Ninian Edsards, made a long and detailed report, Livingston, laid on the table and ordered to be printed.

In submitting the report, Mr. L. obsered, that it gave him satisfaction to state, hat among the members of the commit-

tee there was not a single dissentient.
After the report had been read and or

canclusion of the report :

" Referring to what has been said in the istroduction to this report, and repeating that Mr. Edwards has not had an opportu nity of supporting his charges by his presence and testimony, the result of the fact which have appeared to the commit te, thus far, in the investigation, and of neir deductions from them, when applied

at the end of the address, is "First, That the evidence referred to. and examined, does not support the charge

to the recapitulation of charges, as stated

of having mismanaged the public funds. " Second. That the uncurrent notes, mentioned in the second charge, appear, by evidence satisfactory to the committee, 21st ult. Mr. Nimrod Adams. to have been received and deposited by the Public Receivers, at a time when they were receivable under the resolution of cases that of the Bank of Missouri, the Bank did not make itself responsible for such notes as cash, and, therefore, the Secretary was bound to receive them from the Bank; that, although the Banks of Tombeckbe and Edwardsville were liable to account for such deposites, as cash. if the construction which the committee gives to their contracts be correct, yet that both the Secretary and the Banks ex pr sand a different opinion as to the mean ing of those contracts; and that the Secretary, in receiving \$15.000 from the one, and 20,000 from the other of those bridge will require to be two hundred feet long. Banks, appears to have acted according to what he supposed to be the rights of the parties, and with a proper regard to the interest of the United States, under the circumstances which then existed.

" Third, That no intentional misstate ment has been made to the House of the amount of uncurrent bills received from the Banks, although a sum of \$280 of such bills was omitted through mistake

" Fourth, I hat, although the Secreta ry may have misconstrued the effect of ded to. some of the contracts with the Banks to the extent before mentioned, the commit tee find no grounds for the charge that he has misrepresented them, insernech as the contracts themselves were submitted with his report to the House.

" Fifth, That the Secretary did omit to which led him to direct the deposite of

sign. "Sixth, That, in some instances, papers, called for by resolutions of the house, have not been communicated with other papers sent in answer to such calls, but that these omissions have happened either from accident, or from a belief that the

" Having already expressed an opinion that this investigation ought not to be terminated, until the person pressing the charges shall have been examined, and House and Lot. in Charlotte. regretting the circumstances which render such an examination impracticable, during the present session of Congress, joins Mr. John Irwin's store, on the north corand thinking that Mr. Edwards may be ner. Apply to expected at Washington within a few days, the Committee feel it their duty to recommend to the House that they be required to sit, after the adjournment, for the purpose of taking his examination, if an opportunity shall be presented."

Committee of Investigation.

This committee has at length reported, and from the reading of it in the House, we were only able to collect its general complexion. It appears by almost every material fact stated by Mr. Edwards in his memorial, has been sustained by the committee.

How far the opinion of the committee as to motive may be found to be well foun ded, is a question for the nation to deter mine.

The committee very properly propose to prosecute this investigation further, so as to afford Mr. Edwards an opportunity to be heard. We say, let him be heard. We know his intrepid character, and he will, no doubt, bring every thing to light. Washington Republican.

From a New-York paper.

arrived at New Haven from Bonaires, with a cargo of Jack Asses. [ ] his arti cle of import appears to have been forgotten in the new tariff of duties.]

PAYETTEVILLE PRICES, May 27,

Cotton, 14 to 15½; flour, fine, 4; superfine, 4 25 a 4 50; wheat, 85 a 90 cents; whiskey, 30 a 32½; peach brandy, 35 a 60; apple do, 50 to 55; core, 42 to 45; bacon, 6½ a 7½; alt, Turks Island, 70 a 80 per bushel; molasses, 26 a 28; sugar, muscovado, 9½ à 10½; coffee, prime, green, 22 to 23; 24 and 34 curstive, 30 a 27; to a brane, 81, 29 a 10. 2d and 3d quality, 20 a 27; tea, byson, \$1 20 a i 20; flaxseed, 75 a 80 eta; tallow, 5; beeswax, 31 a 32; rice 34 to 4 per 100 lbs.; iron, 44 to 5 pr. 100 lb.; tobacco leaf, 3 a 34; manufactured, 5 a 20

CHARLESTON PRICES, May 24.

Cotton, S. Island, 23 to 28, stained do. 14 to tee there was not a single dissentient.

After the report find been read and ordered to be printed, Mr. Forsyth moved that a copy of the report be transmitted to the President of the United States.

The following is the recapitulation and 18; Maine do. 23; Santee, 22 to 22; short sta-

MARRIED,

In Morganton, on the 9th ult. by John H. Stevelie, Esq. Mr. Thomas Hughes to Miss Sally E. M'Guire, daughter of Maj. John M'Guire, all of that place. Also, in the Forks of the Yankin, in this county, on the 9th ult. by E. Brock, Esq. Mr. Thomas Etheridge, to Miss Elizabeth Camp. Also, on the 16th ult. by E. Brock, Esq. Mr. David Austin to Miss Wilkey Ballance. Also, on the 24th ult. by Col. Calloway, Mr. Bryan Ellis to Wiss Mary I. Dejornatt, of Surry county, near Jonesville.

DIED,

In this county, (Forks of the Yadkin) on the

BARTIMORS, MAT 24. Died last night, very deeply regretted by this community, Goeral William II. Winder, a dis-Congress of 1816; that, in the principal tinguished member of the bar, and of the senate of Maryland .- Patriot.

South Yadkin Bridge.

THE Commissioners appointed by Rowan County Court, to build a Bridge over the South Yakin river, between the mouth of Second Cre. k and the Point, will receive proposals for building said Bridge. Persons disposed to con-tract for the same, will specify to either of the Commissioners the terms on which they can do the job. Contractors will understand that there is to be a good stone abutment at each end of the Bridge, a stone pier in the centre ; the whole to be we'l shingled and wea herboarded. The

ALPRED MACAY, JACOB FISHER, JOHN H. FREELING, Com're. DAVID WG IRE, JOHN BEARD, jr. Salisbury, June 7, 1824.

## Tickets.

IN the "Maryland State Lottery," No. 2, now drawing in the city of Baltimore, may be had by applying to the subscriber. Present price \$20. Letters enclosing the cash, directed to Sahsbury, N. C. will be promptly atten-JOHN TRAVIS, Agent. June 1, 1824.

Entertainment.

VALEB SMOOI, takes this method of informing his friends and the repairing his house, and has fitted it up in the first rate style for the accommodation of Travel communicate to Congress the reasons lers, and all others who may feel disposed to call on him. His House is in Davidson county, on the main road leading from Salisbury to Salem, public mone; s in the three local Banks of by Lexington, &c. twelve miles from Salem, Chillicothe, Cincinnatti and Louisville, eight from Lexington, and twenty-four from where the Bank of the United States had Salisbury. Gentlemen travelling from south to branches; but there is no reason for sup- north, or from north to south, are invited to call, posing that any concessment was intended; as every convenience of refr. shments for them. selves, feed for their horses, &c. will be afforded or that the omission was occasioned by de- them at rates to correspond with the general reduced price of provisions and other necessaries. Davidson co. Jone 1, 1824. 13it'21

Robbery.

N the night of the 11th of April last, the Store House of the subscriber was broken, and all his Notes of hand were YTOLEN, ancun- FISHE subscriber respectfully informs his from accident, or from a belief that the ting to between seven and eight thousand dollars in friends and the public genwally, that he has papers, so omitted, were instructed or Alf persons are hereby cautioned against trading just received the latest fashions from London, by not called for: and that there is no evi for any note drawn in his favor, and all those by way of Philadelphia. Gentlemen in this vicinidence that any document or information whom the notes were given, are hereby notified has been withheld from improper motives. not to pay them to any person but the subscri-

WILLIAM MOFFAT. Chester District, S. C. May 28, 1824. 3it11

OR sale, on accommodating terms, the house and lot in the town of Charlotte, which ad-

JAMES TORRENCE. Charlotte, May 7, 1824.

Estate of Thomas Maxwell.

THE subscriber having qualified as adminis-trator on the estate of Thomas Waxwell; desires all persons having claims against said estate, to make them known to the administrator within the time prescribed by law, otherwise their recovery will be barred; and all persons indebted to the estate, are notified to make payment without delay.

JOHN H. FREELING, Adm'r. May 21, 1824.

Stills, at Public Sale.

THERE will be sold at Public Auction, in Salem, N. C. on the 26th of June next, (Saturday) a parcel of new STILLS, belonging to the estate of Christopher Reich, dec'd, late of Salem, on a credit of twelve months; further conditions of sale will be made known on the day of said sale, by the executors of said estate.

JOHN JACOB BLUM, Executors. JOHN C. BLUM. Salem, May 29, 1824.

Further Notice.

JOHN JACOB BLUM, Executors. JOHN C. BLUM, Salem, May 29, 1824.

Five cents Reward.

R ANAWAY from the subscriber, as the 24th Ultimo, an apprentice boy, named John M. Wilson, about twenty years of age. All persons are cautioned not to employ said apprentice, as the law in that case will be enforced. The above reward will be paid to any person delivered in a short time, will enable him to sell at the law in the law in the paid to any person delivered in a short time, will enable him to sell at the short time of the law to sell at the law to ering mid apprentice to me in Lincoln county,

near Martin's Ferry, on the Catawba river.

HOHERT A. BATIE.

109

Taken up

A ND committed to the jail in Salisbury, on the 22d ult. a negro min, who says his name is JIM, and that he was raised in Chowan county, in this State, about 11 miles from Edenton, by Mr. Lamb Creesy, from whom he was bought by a negro trader by the name of Wm. Moore, was taken on south, and is Darlington district ran away. He says he is about 40 years old, is very black, about 5 feet 6 inches high, and will weigh about 160. The owner is desired to prove property, pay charges, sad take the negro out SANUEL JONES, SEG. April 26, 1824. 3it'D Satisbury, N. C. April 26, 1824.

To Journeymen Shoemakers. WISH to employ a few Journeymen Sloemakers, immediately I good wages and seady employment will be given.

ASA THOMPSON Concord, May 24, 1824.

Store-House at Mocksville, TO REAT.

THE subscriber wishes to rent the following property, during one year, or for a term of years, to wit : A lotat Mocksville, Rowan comy, on which a spacieus store-house, with a god cellar, and a large two-story house, divided igtoconvenient and useful apartments, are erected.

Mockeville is near about in the centre of that section of Rowan, known as the Porks. As that part of country, both as to fertility of soil and contlation, is not inferior to any, a profitable result might be anticipated from a mercantile establishment at that place. Centlemen in that bowness, and a slong a situation, are invited to call and view the promises, and judge for them-ELIZAPETH M. PEATSON. M. chwille, May 21, 1814.

Notice.

A LI persons indebted to Alexander Torrence, as Guardian of A. J. Works are requested to come forward and make immediate payment, or give new notes, payable to A. I. Worke, as he has now taken all the notes as l'accounts out of the hands of his former Guarlian, and is determined to collect his money, others, it secured thorized to settle any accounts or notes. The amount of any debts due the sussee ber, during he next three months, and all gotes, will be left with him, as agent for me, during that time. This is the last call that will be made; and if not attended to, an officer will make the next,

Forte Piano, for Sale.

'07 A. J. WORKE.

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

Coach Making.

May 18, 1824.

THE subscriber offers his services to the pub-lic in the above line, and flatters himself, from long experience and stendy application for a number of years, in Europe and America, to

Stick Gigs, Sulkeys, &c. made and repaired reasonable terms.

SAM'L LANDERS. Satisbury, April 26, 1824. N. B. Carriages, of all descriptions, bought and sold, on comm ssion.

P S. A journeyman wanted at the above business, to whom good wages will be given. He will be employed on wood work, altogether.

The subscriber keeps two Gigs for Hire, which will always be kept in readiness, with good harness, for the accommulation of those who may, at any time, wish to ade on pleasure S. LANDERS. or on business.

LATEST FASHIONS,

From Philodelphia

friends and the public genwally, that he has ty, and the adjacent country, sishing fashionathe subscriber on a short notice. All orders men's garments, will be punctually and expedisubscriber's shop a fair trial; they will then be better able to judge whether he deserves their patronage or not. THOMAS V. CANON.

Salisbury, April 19, 1824.

Land and Negroes, for Sale. THE subscriber, wishing to settle his business, offers for sale, on moderate terms, a tract of land adjoining the town of Salisbury, containing by survey, 69 acres; part of which land is covered with fine timber, and about fourteen acres of excellent meadow ground; the balance is cleared and under cultivation. Also,

another tract, lying about three and a half miles from Salisbury, well timbered with pine and oak, and lies convenient to the mills of Peter Barringer, Daniel Verble, and Jacob Fisher. Also, a negro boy, about eight years of age, and his sister about six; an excellent new wagon and harness, for 4 horses; also, another wagon, which has been somewhat used. A further description of the above property is deemed

unnecessary, as those wishing to purchase, may call at any time and judge for themselves. For terms, apply to the subscriber in Salis-JOHN BEARD, sen.

Salisbury, May 12, 1824. 6it'10

Estate of John Daniel.

A LL persons indebted to the estate of Christopher Reich, dec'd, are requested to come requests all persons having demands against the forward and make payment; and those having estate of the said deceased, to bring them in, demands again said estate, are requested to properly authenticated, within the time preestate, will make payment immediately.

JOHN H. FREELING, Adm'r.

New Assortment

satisfactory prices. The public are respectfully invited to call, and examine for themselves.

EDWARD CRESS. Sallebury, Aug. 16, 1823.

Coppersmithing. The Coppersmithing, and Tin Plate business, heretofore transacted by D. Cress, sen. will in future be conducted by me, at the same place. Those who favor me with their custom, may depend on having their work done with neatness, durability and despatch. EDWD, CRESS.

Dissolution.

HAVE declined acting as a partner with John Murphy, in the mercantile business in Con-cord, with his consent, and have relinquished all claims to any part or portion of the profits of the concern of Murphy & Sutton. 98 March 22, 1824. NATH'L. SUTTON.

New Store, in Concord.

"HE subscriber has formed a Copartnership with William Brown, in the mercantile where they are openig a fresh assortment of

Dry Goods, Cutlery and Hardware, selected with much care, in Philadelphia and design to continue the business at Concord for officers and four of the men they put to 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.

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 eash, or country produce.

State of North-Carolina,

LINCOLN COUNTY.

SUPERIOR Court of Law, April term, 1824 by new notes. Mr. Alexander Torrence is au- not an inhabitant of this State, it is therefore ing your faithful servant .- Balt. Pat. ordered by court, that publication be made in the Western Carolinian for three weeks, that unless the defendant appear at the next Superior Court of Law to be held for Lincoln county, Monday after the fourth Monday of September next, then and there to plead, answer or demurto the said petition, it will be taken pro confesso, and heard ex parte. Witness, Lawson Henderson, clerk of said court, at Lincolnton, the 4th Monday after the 4th Monday of March, 1824, and in the 48th year of the Independence of the U. States. LAW'N, HENDERSON, Price adv. §1 25. it'11

State of North-Carolina,

STORES COUNTY. COURT of Equity, April term, 1924. Forza both Williamson, by her next friend, Wil- Natchez, a ballot for President was taken, of informing his friends and the give general satisfaction to those who may favor public at large, that he has now finished him with their work.

Carriages of all descriptions, Pannel'd and being satisfied that the defendant, Robert Willliamson, does not reside within the limits of this state, it is therefore ordered, that publication be made for six weeks a ccessively, in the Western Carolinian, that unless he appear at the next Court of Equity to be holden for the county of Stokes, at the court-house in Germanton, on the fourth Monday after the fourth Monday in September next, and plead, answer or demur to

the bill, the same will be taken pro confesso as to parte. Copy from the minutes. Test: JOHN C. BLUM, c. M. E. Price adv. \$2.

State of North-Carolina,

6it12

CABARRUS COUNTY. MOURT of Pleus and Quarter Sessions, April Term, 1824; Caleb P., Alexander, vesses James Pickens; original attachment, levied on lands, &c. It appearing to the court that the defendant in this case is not an inhabitant of this state, it is therefore ordered, that publicaolinian, giving notice to said defendant to appear from a distance, for making any kind of gentle- at the next Court of Pleas and Quarter Sessions to be held for said county, at the court-house in tiously executed, and forwarded according to Concord, on the third Monday of July next, to firections. Gentlemen are invited to give the replevy, plead, or demur, otherwise judgment final will be entered against him, and execution awarded accordingly.

Test : DANIEL COLEMAN, c. c. c. Price adv. \$4. it'16

State of North-Carolina,

WILKES COUNTY.

YOU'RT of Pleas and Quarter Sessions, May Term, 1824 : James Irwin tv. John McCord original attachment, levied on two tracts of land It appearing to the court that the defendant lives out of this state, it is therefore ordered that publication be made for three months in the Western Carolinian, that the defendant, appear at the next county court to be held for the county of Wilkes, at the court-house in Wilkesboro' on the first Monday in August next, and replevy and plead to issue, or judgment will be entered against him for plantiff's demand. it'18r Test: R. MARTIN, c. w. c. c.

MR. WHITE: Be pleased to give a friend the following lines a place in your paper.— Some time since, in riding from Charlotte to my place of residence, in conversation with one of my neighbors, a conversation took place about a certain law suit determined in the last county court, in which his character was exposed a good N. B. Part of the above 694 acres are in Town deal : He observed to me, if ever the same thing came out against him in court, that did at the last, he would blow somebody's brains out. told the 'Squire he would recall that word when THE subscriber having qualified as administ he came to reflect on it. No, says he, I am detrator on the estate of John Daniel, dec'd, termined on it, and am prepared to do it well termined on it, and am prepared to do it well.

Now, some of my neighbors have talked to the

Squire privately, and he denies having ever properly authenticated, within the time pre- made use of such an assertion. New as the The schr. Boston, capt. Freeman, has bring their accounts, properly authenticated for shribed by law, otherwise they will be debarred 'Squire will try to expose my character, I will rived at New Haven from Bonaires, settlement, within the time limited by act of recovery of the same, pursuant to act of Assem- assert, that I am able to prove his declaration; sbribed by law, otherwise they will be debarred 'Squire will try to expose my character, I will bly; and all persons who are indebted to the and if any body will take the trouble to come to me, I will tell his name.

A. CLARK. Paid SI lw Mecklenburg county, May 7, 1824.

By SATURDAY'S MAIL

WASHINGTON: MAY 28. The Session of Congress terminated at an early hour yesterday, most of the Members having departed from the City before the adjournment took place; all that remained to be done being mere matter of form. All the bills which passed the two Houses of Congress were approved by the President, and have become Intelligencer.

The Committee of Investigation, in the case of Mr. Edwards' memorial, now present in the enty, consists of Mr. Ployd, Mr. Webster, Mr. Livingston, Mr. Taylor, and Mr. McArthur. They are required to sit after the adjournment, and prosecute their inquiries. No news has been heard, ss yet, of Mr. Edwards, nor indeed of the arrival of the Messenger of the House at his residence.

Pirates taken .- From Jamaica, we learn that the British frigate Hussar, and sloop Janus had destroyed, at the Isle of Pines, business, at Concord, Cabarrus county, North- two piratical feluceas and a schooner-Carolina, under the firm of Murphy & Brown | put 6 of the pirates to death, and made 5 prisoners. Previously to their cupture, the villains had succeeded in taking a gig belonging to the Janus, with a Lieutenant, New York, and bought on the best terms. They one Midshipman, and six men-the two

The eccentric, mad John Randolfth, has addressed his constituents in a letter dated " Acetor, at era, May 17, 1824," in which he says-" the same painful disease that drove me from my post, some two years ago, again compels me to ask a furlough, for I cannot consent to consider myself in the light of a deserter." He closes his letter thus-" The pilot admonishes me to end this letter. If the people of Virginia shall be mad enough to call a Convention. I make a humble tender of my services. I have lived and hope to die a freeholder, and David Blatick vs. Nancy Blalock; petition lived and hope to die a freeholder, and for divorce. It appearing to the matinfaction of when I lose that distinction, I shall no the court, that Nancy Blalock, the defendant, is longer have a motive to be proud of be-

CONNECTICUT.

The members of the Legislature of at the Court-House in Lincolnton, on the fourth Connecticut, (in session at New Haven) assembled on the 21st uit. to express their sentiments in relation to the Presidential election. A vote 'aving been taken, the result appeared as follows: 124

Hon. John Q. Adams, Andrew Jackson, 14 Wm. H. ( rawford, Henry Clay,

Meaissippi .- At a public meeting called NOURT of Equity, April term, 1824. Eliza- for the purpose at the court house, in

Andrew Jackson, 186

Coach Making. THE subscriber begs leave to return his grateful acknowledgments to his friends and the public, for the very liberal patronage he has received in his line of business; and informs them, that he has procured a number of workthem, and the cause be set down for hearing ex men from Philadelphia and Newark, which enables him to finish work in a style rarely seen in the western part of the state. He also has a continual supply of materials, of the best quality and most fashionable patterns. He intends keeping constantly on hand, at reduced prices for cash only, Sulkies, Stick and Pannel Gigs, Chariotees, Coachees, Landaus, Phatons, Barouches, Landaulets, Caravans, and Mail Stages, of a superior sometanotics. Repaired one at the shortest notice, and in the best manner. Orders from a distance thankfully received, and punc-J. G. MORSE. tually attended to. Charlotte, March 1, 1824.

State of North-Carolina,

ASHE COUNTY. MORRIS BAKER, W. Alexander Original and James Baker, Sen. et alias: Original ORRIS BAKER, w. Alexander Johnson, bill in Equity. Whereas, it appears to the satisfaction of this court, that Polly Baker, relict of Jeremiah Baker, dec'd. James Baker, Reuben Baker, Lucy Ann Baker, Seeberry Baker, Nancy Baker, and Jeremiah Baker, infants and heirs at law of the aforesaid Jeremiah Baker, dec'd, are inhabitants of another state, it is therefore ordered, that publication be made in the Western Carolinian, published in Salisbury, for six weeks, for the aforessid parties to appear and answer, plead or demur, or judgment, pro confesso, will be taken against them, and the cause heard ex parte. Witness James Hathorn, clerk of the court of Equity, for the county and state aforesaid, March term, 1824.

JAMES HATHORN, c. & M. E. Price adv. \$2 50. it'13

State of North-Carolina,

STORES COUNTY OURT of Equity, April term, 1824. Reuben Moore, William C. Moore, Matthew Moore, John Clayton and Elizabeth his wife, John Moore, Polly Moore, Gabriel Moore, and Gideon Moore by his Guardian, ve. Benjamin Hawkins and wife, and the Heirs at Law of William Taylor, deceased, and others: Petition for sale of real estate. The court being satisfied that the defendants, Benjamin Hawkins and wife, and the Heirs at Law of William Taylor, deceased, do not reside within the limits of the state, it is therefore ordered, that publication be made for ix weeks successively, in the Western Carolinian, that unless they appear at he next Court of Equity to be holden for the county of Stokes, at the court-house in Germanton, on the 4th Monday after the 4th Monday in September next, and plead, answer or demur to the bill, the same will be taken pro confesso as to them, and the cause be set down for hearing ex parte. Copy from the minutes.

Test : JOHN G. BLUM, c. M. E. Price adv. \$2 50.