

ON BATHING.
 "This is the purest exercise of health,
 The kind refresher of the summer heat;
 Nor when cold winter looms the brightening
 food,
 Would I weak, shivering, linger on the brink.
 Hence the limbs knit into force;
 And from the body's purity, the mind
 Receives a secret sympathetic aid."
 He who marries once, may be
 Pardon'd his infirmity;
 He who marries twice, is mad;
 But if you should find a fool
 Marrying thrice—don't spare the lad—
 Flog him—flog him back to school.....
 Three things give every charm to life,
 And every grief controul;
 A mellow wine, a smiling wife,
 And an untainted soul.....

M. Bertholet, the son of the philosopher of that name, was a young man of superior talents; his friends entertained high expectations of his future success; but neither the rank to which his father had attained, his own brilliant prospects, nor the literary society and amusements of Paris, could secure him from that enervating and weariness of life which at last became insupportable. He locked himself up in a small room, and closing the apertures and crevices, lighted a barrel of charcoal, and seated himself before a table, on which he had laid a seconds watch, with pen, ink and paper. He then noted down with exactness, the hour when the charcoal was lighted, the first sensations produced, and the progress of the delirium, till the writing became confused and illegible, and he was found dead upon the floor.
London paper.

The following is from Blackwood's Magazine, a work not noted for partiality to this country.—"There does not exist at this time, on the whole face of the earth, any district more flourishing, more improving, or more enterprising than the State of New York. The great Canal, which beggars to insignificance all similar undertakings in the world, and in point of extent is the largest line of continued labor in the world, after the wall of China, is of itself a sufficient proof and illustration of the fact."

A strange custom prevails every where in Chili, at balls, public as well as private. Ladies of all ranks who happen not to be invited, come in disguise and stand at the windows or in the passages, and often actually enter the ball room. They are called *Tupadas*, from their faces being covered, and their object is to observe the proceedings of their unconscious friends, whom they torment with malicious speeches, whenever they are within hearing.

England may be denominated the "Great Banking House" of Europe.—Within the last few years, she has loaned to other States over Two Hundred and Twenty Millions of Dollars. The following is a list of loans paid, or contracted to be paid, in 1824.

French, £ 19,900,000	Greek, 1,892,000
Dutch, 2,000,000	Mexican, 8,800,000
Colombian, 4,000,000	Spanish, 5,000,000
Brazil, 2,500,000	Mines, 500,000
Portuguese, 500,000	Neapolitan, 2,000,000
Austrian, 500,000	
Peruvian, 2,700,000	Total, £ 50,312,000
Buenos Ayres, 100,000	

MECHANICAL INGENUITY.
 Droz, a Geneva Mechanic, once constituted a clock which was capable of the following surprising movements: There was seen on it a negro, a dog and a shepherd. When the clock struck, the shepherd played six tunes on his flute, and the dog approached and fawned upon him. The clock exhibited to the King of Spain, who was delighted with it. The gentleness of my dog, said Droz, is his least merit. Let your Majesty touch one of the apples which you see in the shepherd's basket, you will admire the fidelity of this animal. The king took an apple, and the dog flew at his hand and barked so loud that the King's dog, which was in the room, began also to bark. At this, the courtiers, not doubting that it was an affair of witchcraft, hastily left the room, crossing themselves as they went out. The Minister of Marine was the only one that ventured to stay. The King having desired him to ask the negro what o'clock it was, the minister obeyed, but he obtained no reply. Droz then observed, that the negro had not yet learned Spanish, upon which the minister repeated the question in French, and the black immediately answered him. At this new prodigy the firmness of the minister also forsook him, and he retreated precipitately, declaring that it must be the work of the devil. *Griscom's Year in Europe.*

Singular Suicide.—A slave, at Lynchburg, (Va.) on the 25th ult. being threatened with a flogging by his master, for refusing to work, run his head furiously against a wall, which dislocated one of the joints of his neck, and broke another.—He died in a few days.
Baltimore paper.

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

New Store, in Concord.
 THE subscriber has formed a Copartnership with William Brown, in the mercantile business, at Concord, Cabarrus county, North-Carolina, under the firm of *Murphy & Brown*; 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.

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.

New Assortment.
 THE subscriber has very recently received from Philadelphia, an assortment of
Dry Goods, Cutlery, and Hardware,
 which, with the assortment he expects to receive in a short time, will enable him to sell at satisfactory prices. The public are respectfully invited to call, and examine for themselves.
 EDWARD CRESS.
 Salisbury, Aug. 16, 1823. 70

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.

Wholesale HAT Store,
 279 King Street, opposite the Merchant's Hotel.
Wildman & Starr,
 OFFER to the public a general assortment of 1st, 2nd, and 3d quality black and drab
Beaver Hats,
 oval, bell and high crowns, and cortes shaped, wide and narrow brims, late fashions.
 Also, Castor Hats, ditto; men's and youth's fine Roman ditto, warranted elastic water proof; men's and youth's Roman Hats, of an inferior quality. All of which they warrant of their own manufacture.
 Men's and boy's coarse, fine and very fine black and drab wool Hats; morocco caps, from Philadelphia and New-York; Hatter's Trimmings, Bow Strings, and Brushes, &c. &c. low for cash.
 Charleston, April, 1824. 13114

South Yarkin Bridge.
 THE Commissioners appointed by Rowan County Court, to build a Bridge over the South Yarkin river, between the mouth of Second Creek and the Point, will receive proposals for building said Bridge. Persons disposed to contract 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 well shingled and weatherboarded. The bridge will require to be two hundred feet long.

ALFRED MACAY,
 JACOB FISHER,
 JOHN H. FREELING, } Com'rs.
 DAVID M'GILL, }
 JOHN BEARD, jr. }
 Salisbury, June 7, 1824. 119

Notice.
 ON Tuesday, the third of August next, (it being Wilkes county court week) the undersigned commissioners will sell at Public Auction, in the Town of Wilkesboro', agreeably to act of Assembly, several lots, laid off from the public square in said place; two of which are the most eligible stands for business in the town. Terms, nine months credit; bond and security will be required, and a lien upon the property will be retained, until payment is made.
 Also, at the same time and place, the said commissioners, by the authority aforesaid, will let out to the lowest bidder, the building of a brick Court-House; the undertaker of which will be required to give bond and sufficient security for the good performance of the same. The plan and size of the Court-House will be made known by either of the subscribers, when applied to.

JAMES WELLBORN,
 JAMES HACKETT,
 HAMILTON BROWN,
 H. B. SATTERWHITE, } Commissioners.
 June 26, 1824. 41116

House and Land for Sale,
 ON LOW TERMS.
 THE subscriber is fully authorized by the last will of Henry Bruner, dec'd. and also by the legal representatives, to sell the well known Plantation whereon the deceased did live, about 12 miles east from the town of Salisbury, on the south side of main Yarkin, containing 189 acres; about 60 of which is of the best river bottom in North Carolina. There is on the premises, a good and large dwelling-house, and many apple and peach orchard, with many other conveniences, to justify me in saying that it is one of the best Plantations, agreeably to the number of acres, on the river. It is now offered at private sale; the payments will be made easy; a credit of one and two years, or if a payment is made of one half, a credit of two years. But if not sold at private contract, it will be offered at public Auction, on the premises, on the 4th Saturday in August next. Any person wishing to purchase at private sale, may, at any time, apply to
 JA. FISHER, Executor.
 July 5, 1824 71119

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

ARTISANS' NOTICES.
Coach Making.
 THE subscriber offers his services to the public in the above line, and flatters himself, from long experience and steady application for a number of years, in Europe and America, to give general satisfaction to those who may favor him with their work.
 Carriages of all descriptions, Panel'd and Stick Gigs, Sulkeys, &c. made and repaired on reasonable terms.
 SAM'L. LANDER.
 Salisbury, April 26, 1824. 204

N. B. Carriages, of all descriptions, bought and sold, on commission.
 P. S. A Journeyman wanted at the above business, to whom good wages will be given. He will be employed on a steady basis.
 The subscriber keeps two Gigs for Hire, which will always be kept in readiness, with good harness, for the accommodation of those who may, at any time, wish to ride on pleasure or on business.
 S. LANDER.
 * * * * * Wanted, as an Apprentice at the above business, a young man from 14 to 16 years of age, and of correct and industrious habits—one from the country would be preferred; to whom a good chance be given.

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 him, that he has procured a number of workmen 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, Sulkeys, Stick and Panel Gigs, Chariotes, Coaches, Landaus, Phaetons, Barouches, Landauets, Caravans, and Mail Stages, of a superior construction. Repairs done at the shortest notice, and in the best manner. Orders from a distance thankfully received, and punctually attended to.
 J. G. MORSE.
 Charleston, March 1, 1824. 97

LATEST FASHIONS,
 From Philadelphia.
 THE subscriber respectfully informs his friends and the public generally, that he has just received the latest fashions from London, by way of Philadelphia. Gentlemen in this vicinity, and the adjacent country, wishing fashionable clothes made, can now be accommodated by the subscriber on a short notice. All orders from a distance, for making any kind of gentlemen's garments, will be punctually and expeditiously executed, and forwarded according to directions. Gentlemen are invited to give the subscriber 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. 102

Martin F. Revell, Tailor,
 ADOPTS this plan of informing the citizens of Salisbury, and its vicinity, in general, that he has commenced the
Tailoring Business,
 in part of John Utzman's house, situated in Market Street, a few doors from the East corner of the Court-House; where he is prepared and will be happy to accommodate any gentlemen who are disposed to patronize him in his line of business, in the neatest and most fashionable style, or to please fancy. He flatters himself, from his long experience, that there are but few, if any, in the country, that can surpass him in the execution of his work. A fair trial is all he asks, to prove the above assertion. The changes of fashion shall be strictly attended to, as he has left a correspondent in the District of Columbia, (where he is last from) who will send him the fashions on, in their regular seasons. He hopes by strict attention to business, to receive a liberal share of public patronage, as he is determined nothing shall be left undone to render general satisfaction.
 Salisbury, May 5, 1824. 206

Carpentering Business.
 THE subscriber begs leave to inform the citizens of Rowan and the adjoining counties, that he intends carrying on the House Carpenter's Business in all its various branches, and is now ready to make engagements with any person wishing to have work done in his line. He will employ none but the best of workmen; and he flatters himself that, from his long experience and strict attention to the business, he will be able to discharge any such work in the most fashionable style of the day, and on the most reasonable terms. He feels no hesitation in saying that those who may favor him with their custom, will be fully satisfied as to price, durability, neatness, and despatch.
 ISAAC EARNHART.
 Salisbury, June 14, 1824. 11419

House and Sign Painting, &c.
 GEORGE W. GRIMES informs his friends and the public, that he still continues to execute all kinds of House, Sign, Coach, Window Chair, and Ornamental Painting, in a style of workmanship equal to any in the country. Gentlemen having work to do within 50 or 60 miles of Salisbury, can engage the subscriber's services on very short notice.
 The subscriber takes this opportunity to return his sincere thanks to all those who have generously extended their favors to him; and by his faithfulness and industry, in future, hopes still to merit their friendship and patronage.
 Salisbury, July 5, 1824. 113

Notice.
 ALL persons indebted to Alexander Torrence, to come forward and make immediate payment, or give new notes, payable to A. J. Worke, as he has now taken all the notes and accounts out of the hands of his former Guardian, and is determined to collect his money, or have it secured by new notes. Mr. Alexander Torrence is authorized to settle any accounts or notes. The amount of any debts due the subscriber, during the next three months, and all notes, 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.
 May 18, 1824. 107 A. J. WORKE.

Sheriffs' Tax Deeds.
 DEEDS for land sold by Sheriffs for arrears of Taxes, for sale at the "Carolinian" office.

DR. SIMON BEVINS: Take notice, that on the second Monday of September next, I intend to take the depositions of John Henry, Edward Collins, and others, at the Court-House in Rouseville, state of Kentucky, to be read as evidence in the suit by petition in Lincoln Superior Court, North-Carolina, where I am plaintiff, and you are defendant; when and where you may attend, to cross examine.
 June 16, 1824. ELIZABETH BEVINS.

State of North-Carolina,
 MECKLENBURG COUNTY.
 COURT of Pleas and Quarter Sessions, May Term, 1824. James Clark, vs. James D. Walker. Original attachment, returned, &c. It is ordered by the court, that the defendant is not an inhabitant of this state; it is therefore ordered, that publication be made three months 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 fourth Monday in August next, to reply, plead, or demur, otherwise judgment will be entered against him, and execution awarded accordingly.
 Test: ISAAC ALEXANDER, c. w. c. 3rd 24
 Price adv. \$4.

State of North-Carolina,
 STOKES COUNTY.
 COURT of Pleas and Quarter Sessions, June Term, 1824. Andrew Bowman, vs. Robert Tinsley. Original attachment, levied on land. It appearing to the satisfaction of the court, that the defendant is not an inhabitant of this state—it is therefore ordered, that publication be made in the Western Carolinian for three months, that unless the defendant comes forward before the 2nd Monday of September next, and reply and plead, that judgment will be entered, pro confesso, and property levied upon will be condemned to the plaintiff's recovery.
 By order, MATTHEW R. MOORE, c. c. Price adv. \$4. 1125

State of North-Carolina,
 MECKLENBURG COUNTY.
 AT a Court of Pleas and Quarter Sessions, May Term, 1824. Robert Black against William Hart: original attachment, levied on 80 or 90 acres of land. 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 six weeks in the Western Carolinian, that the defendant appear at our next Court of Pleas and Quarter Sessions to be held for the county aforesaid, at the Court-house in Charlotte, on the 4th Monday in August next, to reply, plead, or demur, otherwise judgment final will be entered against him, and execution awarded accordingly.
 Test: ISAAC ALEXANDER, c. w. c. 6118
 Price adv. \$4.

State of North-Carolina,
 CABARRUS COUNTY.
 COURT of Pleas and Quarter Sessions, April Term, 1824. Caleb P. Alexander, versus 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 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 July next, to reply, plead, or demur, otherwise judgment final will be entered against him, and execution awarded accordingly.
 Test: DANIEL COLEMAN, c. c. c. Price adv. \$4. 1116

State of North-Carolina,
 WILKES COUNTY.
 COURT of Pleas and Quarter Sessions, May Term, 1824. James Irwin vs. John M'CORD. 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 reply and plead to issue, or judgment will be entered against him for plaintiff's demand. 1118
 Test: R. MARTIN, c. w. c. c.

State of North-Carolina,
 BURKE COUNTY.
 IN Equity, March term, A. D. 1824. Merritt Burgin, vs. Phillip Goodbread. It appearing to the satisfaction of the court, that Phillip Goodbread does not reside within the limits of this State, it is therefore ordered that publication be made for three months successively in the Western Carolinian, that unless the said Phillip Goodbread appear at the next court of Equity to be held for the county of Burke, at the Court-house in Morganton, on the 4th Monday of September next, then and there to plead, answer or demur, judgment pro confesso, will be taken, and the same be heard ex parte.
 S. S. ERWIN, c. w. c. z. Price adv. \$4. 131122

State of North-Carolina,
 IREDELL COUNTY.
 COURT of Pleas and Quarter Sessions, May Term, 1824. John Nesbit, vs. Charles D. Conner. Original attachment, returned, &c. It is ordered by the court, that the defendant, (who is not an inhabitant of this State) file his answer on or before the next term of this court, to be held for the county aforesaid, at the Court-house in Statesville, on the third Monday in August next, otherwise the plaintiff will be heard ex parte, and have judgment pro confesso. It is further ordered, that this notice be published for three months in the Western Carolinian.
 Test: R. SIMONTON, C.P.K. Price adv. \$4. 1123

State of North-Carolina,
 ASHE COUNTY.
 MORRIS BAKER, vs. Alexander Johnson, bill in and James Baker, Sen. et alias. Original attachment, returned, &c. It is ordered by the court, that the defendant, (who is not an inhabitant of this State) file his answer on or before the next term of this court, to be held for the county aforesaid, at the Court-house in Statesville, on the third Monday in August next, otherwise the plaintiff will be heard ex parte, and have judgment pro confesso. It is further ordered, that this notice be published for three months in the Western Carolinian, published in Salisbury, for six weeks, for the aforesaid 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. & w. z. Price adv. \$2 50. 1114

UNITED STATES LAWS.
 AN Act granting a tract of land to the inhabitants of the Parish of Point Coupee, on certain conditions.
 BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of the United States, to a tract of land, forty arpens front, upon the Mississippi river, and running back the depth of forty arpens, at a remarkable bend on said river, be, and the same is hereby granted to the inhabitants of the Parish of Point Coupee, within which said land is situated, on condition that said Parish shall, at all times hereafter, keep a good and sufficient levee, in front of the said land, to keep up such good and sufficient levee, that land shall revert to the United States.
 H. CLAY,
 Speaker of the House of Representatives.
 DANIEL D. TOMPKINS,
 Vice President of the U. States and President of the Senate.
 Washington, May 26, 1824.
 Approved: JAMES MONROE.

AN act making appropriations for deepening the Channel leading into the harbor of Presque Isle, and for repairing Plymouth Beach.
 BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums of money be, and the same are hereby appropriated, out of any moneys in the Treasury, not otherwise appropriated, and placed at the disposition of the United States, for the purpose of accomplishing the objects hereinafter mentioned, to wit: the deepening the channel, leading into the harbor of Presque Isle, in the state of Pennsylvania; and the sum of twenty thousand dollars, to repair Plymouth Beach, in the state of Massachusetts, and thereby prevent the harbor, at that place, being destroyed.
 Approved: Washington, May 26, 1824.

AN act to allow a salary to the Collectors of the District of Nantucket and Pensacola, and to abolish the office of Surveyor of the District of Pensacola.
 BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act, the following annual salaries be, and the same are hereby, allowed, to wit: To the Collector of the Port of Entry for the District of Nantucket, in the state of Massachusetts, the sum of two hundred and fifty dollars; and to the Collector of the Port of Entry for the District of Pensacola, in the territory of Florida, the sum of five hundred dollars.
 Sec. 2. And be it further enacted, That from and after the thirtieth day of June next, the office of Surveyor of the Port of Entry for the District of Pensacola, in the territory above mentioned, be, and the same is hereby, abolished.
 Approved: Washington, May 26, 1824.

AN Act to alter the Judicial Districts of Pennsylvania, and for other purposes.
 BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following counties in the state of Pennsylvania shall cease to be a part of the Eastern Judicial District of Pennsylvania, and shall be added to, and form a part of, the Western District; that is to say: Susquehanna, Bradford, Tioga, Union, Northumberland, Columbia, Luzerne, and Lycoming; and that, besides the terms of the District Court directed by law to be held at Pittsburg, for the Western District the Judge of said Western district shall hold two terms in every year, at William's Port in the county of Lycoming, which shall commence on the first Mondays of the months of June and October, in each and every year, beginning in October next, and be continued and adjourned from time to time, as the Court may deem expedient for the despatch of the business thereof.
 Approved: Washington, May 26, 1824.

AN act supplementary to "An act providing for the examination of titles to land in that part of the state of Louisiana situated between the Rio Hondo and the Sabine rivers."
 BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the powers given to, and duties required of, the Register and Receiver of the Land Office south of Red River, in the state of Louisiana, by the act of the 3d of March, eighteen hundred and twenty-three, entitled "An act providing for the examination of the titles to land in that part of the state of Louisiana situated between Rio Hondo and the Sabine rivers," be extended to all that tract of country known and called by the name of "The Neutral Territory," lying east of the present western boundary of Louisiana, and west of the limits to which the Land Commissioners have heretofore examined titles and claims to land in said state; and in the examination of claims to land within the aforesaid limits, the Register and Receiver shall, in all respects, be governed by the provisions of the aforesaid act.
 Sec. 2. And be it further enacted, That the Register and Receiver of said Land Office shall, severally, receive, as a full compensation for the duties required of them by this act, the sum of two hundred dollars, whenever they shall have finished the business required to be performed by them, by this act, and the act to which this is a supplement, and have forwarded their reports to the Secretary of the Treasury.
 Approved: Washington, May 26, 1824.

AN act making an appropriation for the use of the Library of Congress, and for furnishing rooms in the Capitol.
 BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of five thousand dollars be, and the same is hereby, appropriated, out of any unappropriated money in the Treasury, for the purchase of books, under the direction of the Joint Library Committee, for the use of the Library of Congress.
 Sec. 2. And be it further enacted, That the sum of five hundred dollars be, and the same is hereby, appropriated, out of any unappropriated money in the Treasury, for the purchase of furniture for the new Library.
 Sec. 3. And be it further enacted, That the sum of three thousand two hundred and eighty-nine dollars and fifty cents be, and the same is hereby, appropriated, to be paid out of any money in the Treasury, not otherwise appropriated, for furnishing the rooms in the centre building of the Capitol, under the direction of the Commissioners of the Public Buildings.
 Approved: Washington, May 26, 1824.

Wrapping Paper,
 OF a good quality, for sale at this office: some at one dollar twenty-five cents, and a larger kind at two dollars, per ream.