to refer to the Supreme Court, as of at and obligation, questions of soreand States, it will make the United cet, the Judge in their own cause. is reason is equally applicable to a or tribunal. Hence the difficulties ely to arise even by a resort to the civil cess—and thus you will perceive how leitely preferable it is to carry into efs immediately the measure contemsed by the instructions to the Agent. of all the wrongs wantonly and cruelindicted, none have been borne with es patience than the charge of seeking dissolution of the Union-My intena have been to coment and perpetuate preserving involute the rights of the es to the compact, without which the act would be of no value, and to this I have unceasingly labored. ---

EA.

of we

d fle

tween

be da

tier te

hope

From

(which

of the

tey sill

mation

repre-

els d

20019

tate.

sh thei

UR.

up the

to the

New

to the

ent the

at has

Geor-

ed the

coun-

ent of

Casion.

or, in

gly to

mili-Pres-

oo in

rmin-

civil

o the

sates.

f the

a en-

lative

ation

CHOR

SSAFE

100

reme

to Congress -- We have already menof the election of Meves. Gales & Senton, are of the Kational Intelligencer, as Printers be House of Representatives of the L. S. the ensuing two years. On the 1st inst. the went into an election for Printer to that for the same period; on the let hallot, forem, editor of the U. S. Telegraph, reof 22 votes, Gales & Seston 21, Peter Porce beland & Greer 1, and Seaton 1. A second at being demanded, on the ground that no on received & majority of all the votes, it apposed by a number of the senators, who sended that the joint resolution of both set of Coogress, passed in 1819, under the election of Printers to Congress was did not require a majority of all the votes to sleet, but provided that "the person the greatest number of votes, snall be idered duly elected." Another ballot, rever, was ordered; the result of which was, Green 23, Gales & Seaton 22, Peter Force y of the whole, a resolution was offer 1, adopted, ayes 25, noes 22, that the Scuate line a further ballot,—the mover of the resolution. Mr. Benton, station is a bit of the resolution. hos, Hitchie 1. No one yet having a maine a turther ballot,—the mover of the reso-on, Mr. Henton, stating it so his belief that I Green had been duly elected Printer to the atc. Mr. Green will, of course, be entitled be printing. Te are gratified at this result, not but about believe Mesars. Gales & Seaton have always

cuted the work in good faith, (for we can personal testimony to the superior manner hich they have done it) but from a belief the patronage of government should not be oppolized by a few, but dispensed to as many he public convenience will admit of. The fits of the public printing, during the period ora. Gales & Seaton have had it, ought, with many economy, to have made them both seattly men. This we state, from our own the best but not right, then, that some wledge. Is it not right, then, that some erperson should now enjoy a share of this

MESSES, M'DUPPIE and METCALF. Mr. McDuffie's letter to the committee

o investigated the charges against the Vice sident, (extracts from which were given sur last) there was a paragraph in relation to investigation by congress, in 1822, of the Rap contract, which, it appears, has given the offence to Messrs. Metcalf (of Kentucky) Campbell, (of Ohio,) who were members the committee of investigation at that time, ev have made a publication in the Washingce that paragraph a misrepresentation,-"His misrepresentations, (we ley remark: "His misrepresentations, (we distemper, the autrophotos."

Il not say intentional ones,) demand, and shall from the direction of Charlotte, and it was feared being correction."

Mr. McDuffie, in reply, he had bitten many dogs and other animals on the correction of the control of knowledges that he did make a mistake, in statement (which was made from memory) of a votes taken in the House,—but which he ows "to have been merely formal, and of no useless dogs might be killed, and others con-actical importance, either to the gentlemen fined. have taken exception to it, or to the pubcant to insinuate that I made an intentional prepresentation, the insinuation is wantonly and ely false." To this, Mr. Metcalf rejoins; d says, in the course of his letter: "What, der such circumstances, should have been . McDuffie's course, as a gentleman? It was which he objects. If those terms were ofd bravery, was obvious. If the language was equivocal" that he could not "assume the possibility" of its interpretation, it was not es plain. Its interpretation, or any honorable infaction, if called for, would have been comptly furnished."

The consequence of this corresponnce was, as might have been expected, challenge from Mr. M'Duffie to Gen. fetcalf. It appears, however, they canof agree on the terms of the combat; and neither being disposed to give way, he matter for the present at least is bushed up. Mr. Metcelf being the challenged party, claimed as a privilege, the iged party, claimed as a privilege, the election of weapons, &c. Judge Clarke his second, informed Major Hamilton, the second of Mr. M'Duffie, that the weapons to be used must be Rifles, at the distance of ninety feet. Maj. Hamilton declined this mode, stating that Mr. Mc-Duffie, in a previous duel, had the bone of his left arm broken, and the nerves and muscles so essentially injured, as in aconsiderable degree to destroy muscular laws have been passed during the session.

the United flutes and our-traversies of this character, Maj. H. in-ight have had no difficulty in formed him he would agree to no other. or me might have had no deficulty in formed him he would agree to no other sering it to them as Judges, protesting he same time against the jurisdiction, of which the broad sword was proposed on the part of Mr. Metcalf, but Mr. United Status will with or without the Millbuffle's friend, thinking the pintol admitted of equality in every respect, de-

Court, it will be for the clined other weapons, and Mr. Metcall ment of Georgia ultimately to auto refusing to accede to the use of the pisor not, to the decision of that tribunal; tol, the affair terminated. Maj. Hamilsecurding to my limited conception, too, in justice to Mr. M'Duffie, states, sepreme Court is not made by the that the latter, during the whole correson of the United States, the ar- pondence, was entirely ignorant of what rin controversies, involving rights of was proposed or rejected, by either par-risks between the finites, and the ty.—Maj. Hamilton taking the whole and States, or no States, common con-responsibility on himself.

Mr. John Clifton, of Wake county, is said, in enty between thus and the U. States, the Raleigh Register of the 6th inst. to have been barbarously mardered, by having his head split open with an axe. One of Mr. Clifton's lintment by the Government of the negroot was managing the author of negracs was suspected of being the author of the foul deed, on bring arrested, he attempted to commit sticide, by cutting his throat with a large knife he had concealed. He was lodged in fail, to await his trial at the spring term of the superior court for that county.

> Jackson in New-York - The Bochester Telegraph, a warm supporter of the administration. in speaking of the election of Mr. Van Buren to the U. S. senate, by the legislature of that state, uses the following language, on the subjest of the Presidential election

" Since the election of Mr. Van Buren. both parties at Albany seem ambitious of the honor of supporting Gen. Jackson-It is no longer to be doubted, that both parties, in this State, will array themselves against Mr. Adams. . His prospects, therefore, in N. York, are gloomy in-

Indiana. - A letter from Vendalia, the real of eversusent of the state of Illinois, affirms, that at the rest Presidential election, Gen. Jackson will get the five votes of that state; the legislature has passed a law for electing Presidential Electors by general ticket.

By an arrival at Philadelphia, news from Mexico to the 31st January has been received. A conspiracy to overthrow the government, ray discovered in Mexico on the 19th. Many of the compirators had been seized, and tried, and some of them punished. A proposition had been made in the Senate to expel from the country all the Spanish Friery suspected of anti-republican principles. Mr. Sergeant and suit, arrived in Mexico on the 6th January. Nothing is said of the Tacubaya congress.

Information received at New-York from Portau-Prince, (St. Domingo) to the 5th ult. states that the Government Arsenal in that city was blown up on the 2d, caused by a spark of fire accidentally falling into a magazine of powder which was in the building : 40 persons were killed by the explosion : President Royer had left the building only ten minutes

The last Charlotte Journal says a mad dag was killed in that village on Sunday, the 4th inst. and another, which passed through that place Sunday morning, was killed about two miles from the village, in the yard of Capt. M. T. C. Kennedy; though not until he had bitten a number of dogs in the yard. Several dogs belonging to the village, which were known to have been bitten, were killed on the same day. It is said one or two persons in that county

We karn that a dog, in a highly rabid state, was killed in the extreme south-western part of this county, a few days since. It was supposed he had bitten several other dogs; and some of them were killed, and others confined, as a precaution against the spread of that the control distemper, the hydrophobia. The dog came his way, and possibly some persons. It would be well for the citizens to be on their guard;

The Fayetteville Observer, of the 1st inst. announces John Gilchrist, as a candidate for Congress from that district, at the ensuing election in August next.

Mr. Stanly .- The following extract from a letter, written by Dr. Beckwith, dated at Raleigh, on the 19th ult. to a friend in Newbern, will convey gratifying intelligence, no doubt, to all our readers :

"Mr. Stanly we now consider out of danger. His left side has recovered hittle of either sensation or motion, but his general health is evidently improving. He eats with appetite, sleeps well, is cheerful, and talks upon all subjects with interest and animation.

"He may possibly return to Newbern is another month."

Congress adjourned, of necessity, on Saturday evening, the 3d inst. their constitutional term of service having expired on that day. In our next, we will give a summary view of their last days' proceedings. A vast deal of important business must have been left unfinished. But few

on the same true, when the tree on timately took the same diposion the tree did, which crushed him instancy to death. He was a promising young man, and south respect.

tion of \$20,000 was made by Googress, at its market to day. It is in Cemand. to session, for the relief of the sefferers by the calamitons for in Alegandess, While the bill making the appropriated was before the House, making the appropriated was before the Steum,
Mr. Carson, a member from this state, who assisted in extinguishing the destructive confiagration, with a gallist enthusiasm makes the
following hospirabl mention of the part the
formulas of Alexaprin took on that distressing tomates of Alexanova took on this distributed Cattons.—We quote the range of Uplands occasion; "Ladies whose dresses would have from 9 to 10 cents; principal sales at 94 and 94 females of Alexancia took on that distressing graced a ball-roos were seen laboring in the -with a limited demand at the close of the ranks with the citiens, and handing buckets of week. water, till their drues were frozen stiff."

We have beenfavored, by the Hon. R. M. finunders, with a seech, in paraphlet form, delivered by him inhe house of representatives, on the resolution thich he offered, calling on the Secretary of fite for a list of the papers in which the laws of singress have been directed to be printed, the sanger made in those papers since the last year, ad the reasons for the changes. We will take possion to publish extracts from the speech benefter, the whole being too lengthy for insertion entire. The resolution lies on the table till test semion, the discussion on it not being finished at the adjournment of Congress. It is believed by debates were purposely spun out, with the view of preventing the Aduption of the resolution.

# FROM EUNOPE.

The Ship Richmond of days from Liverpool, arrived at Noblik, brings Li verpool papers to the 17 of January. The most prominent stem of intelli-

gence, by this arrival, is ne death of the Duke of York, who paid the cebt of nature on Friday evening, the th of January, at 20 minutes past 9, at a house of the Duke of Rutland, aged 6. The papers are lavish in their culogiums on the char acter of the Duke.

Greece .- Decisive meautes have at ength been adopted, in relation to Greece, by the three great powers Great Britain.

France and Russia. The point insisted on amounts to nothing less than a full recognition by the Porte, of he absolute and in Salisbury, for the delivery of eighty thousand given day; failing which, the ambasas and other plank of various descriptions. The brick to be all possibled, which that same days simultaneously to all the other plank of various descriptions.

per annum, of which 3,000 a year was derived by him as Commander in Chief.

dotes of the Duke of York's behevolence put in their terms before that period. -but not his benevolence to Ireland

43,000 on the frontiers of Portugal, be as the work is contracted for. sides 45,000 militia. Trance will not evacuate her military poss in Spain. The present condition of Eu ope is said to be an armed neutrality. It is said the Duke of Wellington will

succeed to the Bishoprick of Osnaburgh, vice Duke of York, deceased. Cenator Lucice Bonaparie Was Al

Frankfort on the 5th January. Ibraham Pacha, he Turk, falling upon a few Christians in the act of celebrating mass, cut them all to pieces.

Accounts to the 5th November state, that Ibrahim facha had left 1900 men at Tripolizza, and had gone with 5000 to Modon.

There exists a great antipathy to the English in Spain. An account says that there the have now neither Apostolics, Negroes for Freemasons-only enemics

to English policy. About |00,000 muskets have been bought in rance for Spain at the rate of

15 francs miece. Several of the London Mining Compa

nies are still in difficulties. It is said that the Pacha of Egypt intends to antex the Morea to his dominions. Greece uffers dreadfully by famine. Fabrier has retired to Methuana with 500 men.

An English jornalist says: " If Spain trim and trick, and continue to violate the rights of nations as it respects our ally, let war be declared against Spain at once. Let the first employment of our fleets be the canture of Cuba; and let our army be reinforced effectually to defend Portugal, may require."

of the committee in the case of the Vice President's appeal, Major Vandeventer, them, as I am determined not to pay any obligation from me to Houston for the purchase of said tion from me to Houston for the purchase of said land.

WILLIAM DAYIS. J. Nourse was appointed his successor.

# Ehr Martete.

Payettrulle Morch 1.—Apple brandy, 45 to 50; Peach do, 60 to 75; Batton, 7 to 5; Bagging, 20 to 25; Coffee 19. COTTON, 8 50; 50; Corn, 70 to 73; finer. 5 to 6; Iron, 5 50 to 6 50; Molasses 35 to 37\$; fugger, 9 to 10; Salt, 85 to 90; Whiskey, 45 to 50. Giverer.

Cotton - Cotton is selling this morning at 9 dollars; there is but little in

Journal, 25th air.

North-Carolina bank notes, 2 to 24 per cent discount; ticorgia, do. I to 14 do.

#### fWarried,

On the 1st inst. by Robert N. Fleming, Esq. Mr. Henry Lippard to Miss Drucilla Turner, all of this county.

In this county, on the lat inst. by Robert N Pleming, Esq. Mr. Edmund Briggs to Min Pris-

In this county, on the 6th inst. by the Rev. Daniel Sherer, Mr. Michael Hileck, jr to Miss Sally Josey, daughter of Mr. Frederick Josey. In Davidson county, near Clemmonsville, by John Clemmons, Esq. on the 6th inst. Mr. Thos. Cheshire to Miss Lydis Huffman.

# DIED.

In Cumberland county, week before last, Sturphy, aged 85 years.

# TO THE PUBLIC.

Of A pamphlet has been put into circulation within a few days must, by Mr. John Board, Jun. of this place, which calls for, and shall receive, a retributive answer from the undersigned, as soon as his press can be spared, for that purpose, from the ordinary business of the office. PHILO WHITE.

Salisbury, March 12, 1827

# To Brick Makers, Owners of are Mills, Shingle-Makers, and

entire independence of the Greek nation, Brick, 9 inches long, 44 inches wide, and 3 inches thick. Also, for a large quantity of pine which recognition is to be officially communicated to the parties requiring it by a and oak Lumber, consisting of scantling, flooring,

that same day, simultaneously to the constantinople. Consuls were, at the expiration of the milimetum, to be sent to Greece from England, France and Russia.

Greece from England, France and Russia. By the death of the Duke of York, an shingles, 21 inches long and 4 inches wide, will annual sum of 137,000 falls to the public. also be contracted for. The proposals will be.

The total income of the Duke was 140,000 handed to Edwd. Cress, Esq. who will lay them before the test of the committee for decision. The proposals will be decided on by the 15th of April next. Therefore, all persons wishing The English papers are full of snec- to contract for any of the above materials, must Proposals will likewise be received, for exe

Ferdinand is said to se relentless to cuting the brick-work, and carpenter's work, Portugal. He has assembled a body of or for the whole building. Plans will be fur-JOHN M'CLELLAND,

STEPHEN L. FERRAND, JOHN BEARD, Jr. EDWARD CRESS, THOMAS CHAMBERS,

March 7th, 1827. The Greensborough Patriot, and Hillsborough Recorder, will publish the above three times, and send their bills to this Office.

5:57

BY virtue of a deed of trust, executed to me by Edward Yarbrough, to secure the payment of certain sums of money therein specified, I will proceed to sell, at the Court-House in Salisbury, on Tuesday the 10th day of April next, (it being Tuesday of the Superior Court) fourteen likely Negroes, five Horses, and one Barouch and Harness. Cash, or approved negotiable paper, will be required in payment.

MICHAEL BROWN, Trustee. Murch 6, 1827.

# THE CELEBRATED HORSE

Napoleon, WILL stand the spring season in Salisbury, commencing the 1st day of April, at the very reduced price of eight dollars the season, four dollars the single leap, and twelve dollars to insure. His pedigree, &c. will be made known in hand-bills. MICHAEL BROWN.

53 March 6, 1827.

# Caution.

N the 21st day of September, 1825, 1 bought a tract of land of William Houston, near the Elk Shoal Creek, in Iredell county. Houston gave me his bond to make me a title; I paid part, and gave him my obligation for the ballance. On Monday, the 19th instant, the same tract of land was sold by the Sheriff, at the and to act, as to Spain, as circumstances court-house in Statesville, to satisfy a judgment said county. My obligations to Houston, are in the hand of George White. Houston removed On the publication of the documents to the West, and is believed insolvent; and by and testimony connected with the report virtue of the sale of said land by the sheriff, my obligations to said Houston become void; 1 hereby caution all persons from trading for Fibruary 24th, 1827.

# NAILS for Sale.

or quantity, upon terms equally estimatory as they can be brought from Charleston or any other city to this place. Those wishing to supply themselves, can do so by making appli-cation to the undersigned. EDWARD CRESS, Ayent.

Salisbury, Feb. 15th, 1827. H. B. Gid Cupper Settle, and other Old Cupper, marks by the subscriber. E. CRESS. brought by the subscriber.

Public Sale of Dry Goods. THE subscriber will offer at Public Sale, at Mackaville, on Variety and Wednesday,

# Stock of Sonds

belonging to the late firm of Randolph & Young, consisting of a very general assertment of Dry Goods, Mardware, Crackery, some dry Grecerics, and a variety of other articles, well worth the attention of Merchants. A liberal credit will be given : terms made known on the days of sale : sale to commence at 10 o'clock.

R. C. YOUNG, Surv. Party. Michmille, March 3d, 1827. 4455

#### Dissolution.

THE copartnership heretofore existing ofhere discoved by mutual consent, all persons indebted to the concern are respectfully invited to call and settle with Linkageron Isleil, at Huntzville, who has purchased the entire Stock, fac. ; or with his agent, James Jobell, at Germanton: and those having claims against the concern, will be settled with by Livingston labell, according to their several contracts and

> JAMES WAUGH. WILLIAM WAUGH, Jr. LIVINGSTON ISBELL.

Feb'y. 22nd, 1827.

The MERCANTILE BUSINESS will in future, be carried on by Livingson Ishit, in Huntsville & Germanton; who takes the pre-sent opportunity of tendering his grateful thanks to his friends and the public, for the very liber-flatters himself that his unremitted exertion, to give general satisfaction, aided by his brother amer tabell, at Germanton, will be such as to merit a continuance of their patronage.

CAUTION.—On the 19th day of November, 1826, I bought a fract of land from William Houston, near the Elk Shoal Creek, in fredell county ; Houston made me a deed to said land ; I paid part, and gave him my note for the balance, parable the first of October pext; On the 49th instant, the same truct of land was sold by the sheriff at the court-house in Statesville, to estisfy a judgment obtained against said Houston in the court of said county: My obligation to said Houston is in the hand of George White; Houston removed to the West, and is believed insolvent, and by virtue of the sale of said land by the aberiff, my obligation to Houston becomes void. thereby contion all persons from trading for such obligation, as I am determined DAVID SHERRELL.

February 24th, 1827.

# Estate of George Saner.

A L.L. persons indebted to the estate of George. without delay, as the administrators are determined to make as speedy a settlement of the estate as possible; and all those having claims against the estate, will present them for liquidation, duly venched for, within the time pre-scribed by law, or the Act of Assembly in such of their discovery. MARTIN SANER, THOS. D. GIBBS,

4156

Adm're.

March 12, 1827.

#### Estate of Jemima Rice. AVING, at the February term of Rowan County Court, qualified as Administrator on the estate of Jemilia Rice, late of said coun-

ty, dec'd, the subscriber berehy gives notice to all persons having claims against the estate of said dec'd, to present them, properly vouched for, within the time prescribed by law, or the act of assembly in such cases made and provided, will be plead in bar of their recovery. ROBERT N. FLEMING, Adm'r.

March 10, 1827.

# Five Cents Reward.

prentice to the blackmith business, by the name of Isaac Adams. All persons are forewarned from trusting or employing him, at the peril of the law. For his apprehension, the above reward, but no expenses, will be paid. JAMES CORNELL. 3155P

March 12, 1827.

# The Charlotte Stage,

AS commenced running between this place and Camden, S. C. once a week-distance 80 miles. It leaves Charlotte every Wednesday at 5 o'clock, P. M. and arrives at Camden on Friday, at 6 o'clock, P. M.; leaves Camden on Saturday, at 2 o'clock, P. M. and arrives in Charlotte on Monday at 3 o'clock, P. M.

FARE-Passage to Camden, \$5, or 61 cents per mile. For scats, apply at the different Post-Offices.

Persons' wishing to travel on this line, may expect to meet with good accommodations, and on as cheap terms as any other line in the southern country. There is now a direct stage line from Charleston, S. C. to Knoxville, Tennessee, which passes through this place; and besidess stages leave here every week, in different directions, thus affording facilities of communication with every section of the country. THOMAS BOYD.

Charlotte, Feb. 24, 1827.

North-Carolina, Ashe county:

COURT of pleas and quarter sessions; February term, 1827; Richard Gen'ry ty, Leander S. Bray; original attachment. It appearing to the court that the defendant, Leander S. Bray, is not an inhabitant of this state, it is therefore ordered, that publication be made for six weeks in the Western Carolinian, for said defendant to appear at our next country court, on the second Monday after the 4th Monday of April next, and replevy, put in bail, and plead or demur, otherwise judgment will be given against him by default.

Test : T. CALLOWAY, c. c. c.

Price adv. \$2 50.