

POETRY.
WE PART TO MEET AGAIN.
When the low heart is sad and deep,
And tears are flowing fast;
When memory bids the young heart weep
For moments that are past;
Sweet to the soul the whispering
Of hope and promise, when
Fanny's soft hair veils her face,
"We part to meet again."
When souls are lock'd in union sweet,
And scenes hid in rest;
When radiant eyes of meeting meet,
And friendly hands are press'd;
O'er scenes like these should fortune bring
The evening storm, oh! then
Hope's sweet, comforting voices sing,
"We part to meet again."

THE BROKEN HEART.
She sank by slow degrees away,
As gentle flowers droop and die,
When severed from the parent spray;
But yet while her faded eye
Their expression, calm, though high,
So much of heav'n with earth was mix'd,
That as she yielded up her breath,
Death seem'd to have no triumph there,
For, oh! she triumph'd over death.
She fell, as falls the lovely dove,
When sever'd from its beauteous mate;
Yet thinking more of him whose love
Had made her own a heart devoted,
Than of her own bright visions cross'd,
All for which life is valued, lost.
She sank by slow degrees away,
So calmly from her sorrows borne,
'Twas like the opening blush of day,
So softly spread—ye scarce can say,
When is our twilight, when the morn.

MISCELLANEOUS.
FRATERNAL ALIENAMITY.
SEEK THE REASON.

Two brothers, Barons Von Wromb, had both formed an attachment to a distinguished young lady of Wietler, without a knowledge of each other's passion. It was equally strong in both, for in both it was a first passion. Unconscious of their mutual danger, each gave full rein to his affection, neither being aware of the dreadful truth, that he had a beloved brother for his rival. They made an early declaration of their love, and had even proceeded to make further arrangements before an unexpected occurrence brought the secret to light. The attachment of both had reached its highest pitch—that state of elevation both of the heart and imagination, which has produced so many fatal consequences, and which renders even an idea of the sacrifice of the object of affection, almost impossible. The lady, deeply sensible of their painful situation, hesitated how to decide; rather than inflict the agony of disappointed passion, and disturb the fraternal harmony subsisting between them, she generously referred the whole affair to themselves. At length, having achieved an heroic conquest in this doubtful struggle between duty and passion, a conquest so easily decided upon by philosophical and moral writers in their closets, and so seldom practised in real life, the elder addressed his younger as follows:

"I am aware of your position, strong as my own, alas! for the same lady of our love. I shall observe nothing in regard to jealousy of age. I wish you to remain here, while I go upon my travels, and do my utmost to forget her. Should I succeed, brother, she will then become thine; and may Heaven prosper your love! Should I however, not succeed in my object, I doubt not you will act as I have done, and try what absence will effect."

His brother assented, and bidding farewell, the elder instantly left Germany for Holland; but the image of the beloved girl followed him every where. Banished from the paradise of his love, from the only happy and delightful scenes which he had once sought with her, to which his fancy always recurred, and in which he seemed only to breathe and live, the unhappy young man, like a plant torn from its native soil, from warmer breezes and more invigorating beams of its eastern climate, pined and sickened in the new atmosphere to which he was consigned. He reached Amsterdam, but it was in despair; a violent fever attacked him, and he was pronounced in danger of his life. Still the picture of his lost love haunted his delirious dreams; the only chance he had of his recovery was in the possession of the lovely original herself. The physicians despair'd of his recovery, until upon its being mentioned that he might live to

behold her once more, from that moment he was gradually restored to health. Like a walking skeleton, the picture of utter wretchedness, he again appeared in his native place. He tottered across the threshold of his forgotten girl, and again pressed his brother's hand: "You see, brother, I am returned. Alas! what my heart foreboded has come to pass; yet, as Heaven is my judge, I could do no more." He sunk almost lifeless in the poor girl's arms.

The younger brother now became no less determined to try the effect of absence, and was ready prepared within a few weeks for his tour.

"Brother," said he, "you bore your grief as far as Holland. I will endeavor to banish myself yet farther. Do not, however, lead her to the altar until you hear from me. I will write. Our fraternal regard will admit of no stronger bond: our word is enough. Should I be more fortunate than you, in God's name, let her be thine! and may he forever bless your union! Should I, however, return, then Heaven alone may decide between us two. Farewell; but keep this sealed packet; open it not, until I shall be far away. I am going to Batavia." With these words he sprang into the chaise.

Half distracted, the two beings whom he had left gazed after him, and were little more to be envied than the banished man; for he had surpassed his brother, whom he had left, in greatness of soul. With equal power did love for the woman, whom he had recovered, and regret for the brother, whom he had lost, appear to strive for mastery in his breast. The noise of the carriage, as it died away in the distance, seemed to cleave his heart in twain. He recovered, however, with the utmost care and attention. The young lady—but not that will be best shown by the result.

The sealed packet was opened. It contained a full and particular description of the whole of his German possessions which he made over to his brother, in case he found himself happy at Batavia. This heroic conqueror of himself shortly afterwards set sail in company with some Dutch merchants, and arrived in safety at Batavia. In the course of a few months afterwards his brother received from him the following lines:

"Here, where I perpetually return thanks to the Almighty Giver of all good—here I have found a new country, a new home; and call to mind, with all the stern pleasure of a martyr, our long and unbroken fraternal love. Fresh scenes, and fate itself, seem to have widened the current of my feelings; God hath granted me strength; yes, strength to offer up the highest sacrifice to our friendship, thine—alas! here falls a tear—but it is the last—I have triumphed, thine let her be! Brother, I did not wish to take her when thou wert from us; because I feared she might not be happy in my arms. But should she ever have blessed me with the thought, that we should indeed have been happy together, then brother, I would impress it upon your mind. Do not forget how dearly she must be won to you, and always treat the dear angel with the same kindness and tenderness, with which you now think of her. Treat her as the fondest, last, best legacy of a dear departed brother, whom thy arms will never more embrace. Do not write to me when you are celebrating your nuptials. My wounds are yet open, and bleeding fresh. Write to me only when you are happy. My act in this will be surety for me, I trust, that God will not desert me in the world whither I have transferred myself."

After the receipt of this letter, the elder brother married the lady, and enjoyed one happy year of wedded love. The lady, at the end of that short period, died, and in dying, she first intrusted to her husband the unhappy secret of her bosom—that she had loved his absent brother best.

Both these brothers are yet alive; the eldest who is again married, residing upon his estates in Germany, the younger one remained at Batavia, where he is distinguished as a fortunate, and very eminent character. He is said to have made a vow never to marry, and hitherto he has religiously kept it.

Patent Bell.—A triangular steel bell lately procured for the Hartford (Connecticut) State House, has been set aside, on a short trial, and a bell of the old fashioned kind placed in its stead.

PRAYER.
I know by my own experience, as well as from a sacred word, that God is a God that heareth prayer; and that, when two or three agree together as unto an earthly thing which they shall do in the name of Jesus, it shall be done for them. And though we cannot meet personally to join in prayer for each other, and others, yet we may spiritually meet before the throne of grace of an omnipresent God. And, if we do but agree daily to pray for the mutual salvation of our relations, friends, and neighbors, and persevere with the patience of the woman of Canaan, ye shall in due time have the same answer—*Be it unto thee even as thou wilt.* When you read your Bible, observe what wonderful things are spoken of, promised to, and effected by prayer. Without prayer we can do nothing; but faith and prayer, engaging an almighty arm on our side, do all things. And this is the reason why we are so much hindered, discouraged, and tempted, in respect of prayer, and meet with so many excuses. It is Satan's business to keep us from prayer. If he can effect this, he holds us fast at his pleasure in his snare. If we will pray, he must lose us; and therefore, so long as ever, by reason of our corruptions and worldly-mindedness, he can keep us from praying, he will. And so long as he can, by means of our foolish fear of men and wicked shame, work upon us, by setting his servants to laugh and scoff, or rail at us, by will. And were it not that I have neither time nor room, I could show you many of his ways to keep people from prayer, which would be like telling you all that you ever did for us as signatory of his devices. But let me exhort you not to let either business, or company, or pleasure, or fear, or shame, or any thing else, keep you from prayer, and reading the Bible, and strictly keeping the Sabbath; and then I know the Lord will be your teacher and saviour.—*Scott's Letters.*

DR. MARTIN & HENDERSON,
I HAVE connected themselves in business in the town of Mocksville, Rowan county, where the services of one, or the co-operation of both (if required) may generally be procured.
May 1st, 1827. 464

For Sale, or Rent.
I WILL sell, or rent for a term of years, my HOUSE and LOT in the town of Lexington. It is a valuable stand for a Tavern and Store, situated a few doors south of the Court House, on Main Street; the house being sufficiently large for the above business, with all necessary out-houses. To those who may feel disposed to engage in business of this kind, this presents as favorable an opportunity as any in this place. The premises can be seen on application to the subscriber, who resides thereon.
JACOB ALBRIGHT.
April 19th, 1827. 3m73

GOLD and SILVER
Patent Lever Watches,
JEWELRY, &c.
HUNTINGTON & WYNNE have just received from Philadelphia and New-York, an elegant assortment of the above articles. Also, a good assortment of Military Goods. All of which can and will be sold on the most reasonable terms. They have a fresh supply of materials, and are well prepared to Repair Watches, &c. All orders shall meet with prompt attention.
Salisbury, May 14, 1827. 63

The latest FASHIONS.
RIBELIN & WATTS,
I HAVE just received, from Philadelphia, the very latest Spring Fashions in vogue there and the other cities of the North, accompanied with drafts and portrait figures, representing gentlemen in full dress, and the most approved colours now worn—which will enable them to suit the fancy of those gentlemen who wish fashionable garments made. They continue to execute all descriptions of plain work, at short notice, and on the lowest terms. They are grateful for the support already received in this place; and hope they will give such satisfaction as to insure a continuance of patronage.
Salisbury, May 14, 1827. 62

NAILS for Sale.
THE subscriber, acting as Agent for Mr. Henry Faleswider, proprietor of the Lincoln Nail Manufactory, offers to the public NAILS of all sizes and descriptions, by the keg or quantity, upon terms equally satisfactory as they can be brought from Charleston or any other city to this place. Those wishing to supply themselves, can do so by making application to the undersigned.
EDWARD CRESS, Agent.
Salisbury, Feb. 15th, 1827. 6m76
N. B. Old Copper Stills, and other Old Copper, bought by the subscriber. E. CRESS.

Coach and Windsor Chair
MAKING.
GEORGE W. SPEARS respectfully informs the citizens of Concord, (Cabarrus county) and the surrounding country, that he has opened a shop in said town, where he is prepared to make and repair all kinds of Coaches, Carriages, Clogs, &c. in the most substantial manner, and at the lowest rates of price. He also has notice and on moderate terms. Also, all kinds of Windsor Chairs made and painted to any pattern. Corn, and other kind of grain, delivered either in Concord, or at Gen. Phifer's mill, will be received in payment for work. The patronage of the public is respectfully solicited.
Concord, May 9, 1827. 164

For Sale, or Rent,
MY House and Lot in the Town of Concord. It is in a central part of the town, and is a very eligible stand for the Mercantile or any other kind of business, having been advantageously occupied as a Store for many years: there is a good Dwelling, and necessary out-buildings, on the lot, immediately adjoining the store. A great bargain may be had in the purchase of the premises. If not sold, they will be Rented again. For further particulars, apply to
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January 8, 1826. 44

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THE House and Lot in the town of Salisbury, owned by the late Thomas Todd, on Main Street, opposite Mr. Slaughter's House of Entertainment, is offered for sale. The stand is an eligible one, being central in the town, for any kind of business. It will be sold on reasonable terms. Apply to the Widow, or to
RICHARD LOCKE.
May 3d, 1827. 454

North Carolina, Buncombe county.
COUNTY Court, April term, 1827: James Greenlee vs. George and James Scott; Original attachment; Thomas Moore summoned as garnishee. It appearing to the satisfaction of the court, that the defendants are inhabitants of another government, therefore, Ordered, that publication be made in the Western Carolinian for two months, notifying the defendants to appear at the next term of said court, at the court house in Asheville, on the third Monday in June next, then and there to reply and plead, answer or demur, or judgment pro confesso will be entered against them.
566 Test: JOHN MILLER, C. F.

The Wilkesboro' Hotel.
I have again, and amply provided for the accommodation of Visitors. In the best situation, in the Valley of the Yadlow, centrally between the Blue Ridge and the Rocky Mountains, in picturesque, beautiful and inviting; add to this, a pure and delicious atmosphere, excellent water, the agreeable proximity of a pleasant village, spacious and commodious rooms, a well supplied Bar-Room, and best little could seem wanting to insure the traveler a few weeks repose and enjoyment among the Mountains.
The subscriber has been accustomed to this line of business in one of our Northern Cities; and he assures those disposed to favor him with a call, that no exertion shall be wanting, on his part, to render them comfortable.
The lines of STAGES from Salem to Knoxville, and from Glasgow to Wilkesboro', stop at the Hotel, affording an easy access to the above Establishment. Fare five cents per mile.—way passenger, 6d.
667 GEO. V. HANSEY.
Wilkesboro', N. C. April 23, 1827.

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Estate of Thomas Todd.
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Wilkesboro', N. C. April 23, 1827.

Silas Templeton, Tailor.
I have just received the latest and most approved fashions from Philadelphia, accompanied with portrait figures, representing the different colors which are worn by the most fashionable gentlemen of the cities of Philadelphia and New-York. The drafts of the fashions are retained, and in regard to their accuracy and elegance of taste, superior to any heretofore published. All gentlemen, Gentlemen, wishing fashionable garments made, may rest assured that they can be as well suited as at any other place in this or the adjoining States, having in his employ a considerable force, orders for every description of work from a distance, will be executed on the shortest notice; and no disappointment, either in the fit of the garments, or in the punctual execution of them, need be feared. Country cloth, and summer clothing, will be made up at more reasonable prices than he has heretofore charged. He also takes the liberty of returning his sincere thanks to the public, for the liberal encouragement he has hitherto received; and hopes that the style of his work, and the punctuality with which he will execute it, will insure a continuance of the generous patronage which has hitherto been extended to him.
Salisbury, April 23, 1827. 59

North Carolina, Horry county.
COURT of Pleas and Quarter Sessions, Normal term, 1825: Thomas Douglas vs. Edward Beeson; original attachment. It appearing to the court, that the defendant lives in another state, it is therefore ordered, that advertisement be made for three months in the Western Carolinian, that unless the defendant appear to the said suit, and reply, judgment pro confesso will be entered against him.
3m75 J. D. WILLIAMS, C. F.

North Carolina, Buncombe county.
SUPERIOR Court of Law, April term, 1827: Hezekiah A. Bernard, assignee of Elijah Skidmore, vs. Joseph Oja; original attachment. It having been made appear, to the satisfaction of the court, that the defendant in this case is an inhabitant of another state, it is therefore ordered that publication be made in the Western Carolinian for six weeks successively, notifying said Joseph Oja to be and appear at the fall term of said court, to be held at the court-house in Asheville, in October next, and make himself a party to said suit, otherwise judgment final will be taken against him.
664 Test: ROBT. HENRY, C. F.

North Carolina, Rutherford county.
COURT of Pleas and Quarter Sessions, April sessions, 1827: Robert G. Twitty, Ex'r. of Jo. Bowen, and agent of McCreary and Reichardt, vs. Willis Allen; Original attachment, levied on 275 acres of land. It appearing to the satisfaction of the court, in this case, that the defendant is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian for six weeks successively, that the defendant appear before the Justices of our next county court of pleas and quarter sessions to be holden for the county of Rutherford, at the court-house in Rutherfordton, on the 2d Monday in July next, then and there to plead or demur, or judgment by default will be entered against him, and made final. Witness Isaac Craton, clerk of our said court, at office, the 2d Monday after the 4th Monday in March, 1827, and in the 31st year of American Independence. 667 ISAAC CRATON, c. c.

North Carolina, Buncombe county.
COUNTY Court, April term, 1827: John Young vs. William Young; Original attachment, levied on land. It appearing to the satisfaction of the court that the defendant is not an inhabitant of the state, therefore, Ordered, that publication be made in the Western Carolinian for two months, notifying the defendant to appear at the next term of said court, at the court house in Asheville, on the third Monday in June next, then and there to reply and plead, answer or demur to the plea of the plaintiff, otherwise judgment final will be entered against him and the lands condemned to the plaintiff's use.
666 Test: JOHN MILLER, C. F.

North Carolina, Rutherford county.
COURT of Pleas and Quarter Sessions, April Session, 1827: Thornton Brown and others vs. Fielding Brown and Ellinson Brown, administrators of Francis Brown. It appearing to the satisfaction of the court that Fielding Brown and Ellinson Brown are not inhabitants of this state: Ordered, therefore, that publication be made in the Western Carolinian for six weeks, for the defendants to appear at our next Court of Pleas and Quarter Sessions, to be holden for the county of Rutherford, at the Court House in Rutherfordton, on the 2d Monday in July next, then and there to plead, answer, or demur, or judgment pro confesso will be taken, and the matter thereof decreed accordingly. Witness Isaac Craton, Clerk of our said Court at Office, the 3d Monday after the 4th Monday in March, 1827, and in the 51st year of our Independence. 666 ISAAC CRATON, c. c.

North Carolina, Rutherford county.
COURT of Pleas and Quarter Sessions, April Session, 1827: Gould Hoyte, Arthur Bronson and James Murray for themselves, and Elias Thompson, Peter A. Jay and Peter W. Radcliff, Executors of Jas. Thompson, vs. Charles L. Coxe, Francis L. Coxe, Daniel W. Coxe, and Wm. Coxe, heirs of Joseph Coxe, Junr. deceased, and David B. Ogden and others. Petition for Partition. It appearing to the satisfaction of the Court, that Charles L. Coxe, Francis L. Coxe, Daniel W. Coxe, Wm. Coxe, David Ogden and others are not inhabitants of this state. Ordered, therefore, that publication be made in the Western Carolinian, for six weeks, that the defendants appear at our next County Court of Pleas and Quarter Sessions, to be holden for the county of Rutherford, at the Court House in Rutherfordton, on the 2d Monday in July next, and plead, answer, or demur, or judgment pro confesso will be entered up against them, and the petition heard ex parte, and decreed accordingly. 666 Witness Isaac Craton, Clerk of our said Court at Office, the 3d Monday after the 4th Monday in March, 1827, and in the 51st year of our Independence. ISAAC CRATON, c. c.