

THE WATCHMAN.

SITTEDAY MARCH 29. 1834.

BANK BILL.

Webster has at length introduced his Bill, and as it is a document of general cornment, we have copied it below. This change the direction of the discussions in seress a little; but the arguments pro and must necessarily embrace much of what seen already said on the Bank Question. The E 35.fullows :-

RECHARTER OF THE BANK. Webster then rose to introduce the bill,

BILL nontinue, for the term of six years, Bill head "An Act to incorporate the the streethers to the Bank of the United States." Be il concled, &c. That the act entitled "An Be it managed the subscribers to the Bank of the United States," approved on the tenth day April in the year one thousand eight hunfeet for the term of six years, from and after e period therein limited for its expiration, to the third day of March, in the year one sand eight hundred and thirty-six; and at all the rights, interests, properties, powers, d proleges secured by the same act, with all eruses, conditions, restrictions, and duties erein prescribed and imposed, be and remain by the said third day of March, in the year thousand eight hundred and thirty-six, duthe said six years, as if the said limitation the said set had not been made; Provided, elares that no other Bank small be established any foure law of the United States, during estimunce of the Corporation thereby eredel not be continued by this act; but and sall be lawful for Congress, whenever let ft, westablish any other Bank, to spexistence and operation at any time, guler the fourth day of March, one thousand

Sec. 2. And be it further enacted, That all the moneys accruing to the United States, securing payable from and after the pasof this act, in places where the said Bank, ur of its offices, is established, shall be depoin the Bank of the United States and its fice as heretofere ; Provided, that, at any water this act shall have been accepted, Conestay, by law or joint resolution, cause such ercounty or place of deposite.
Sec. 3: And be it furter enacted, That, in

sideration of the benefits and privileges conby this act, the said Bank shall pay to l'aited States the annuity or yearly sum of bendred thousand dellars, which said sum all be paid, by the said Bank, on the 4th day March, in each and every year, during the aid term of six years.

Sec. 4. And be it further enacted, That ingress may provide by law, that the said sink shall be restrained, at any time after the hird day of March, in the year one thousand ght hundred and thirty-six, from making, isung or keeping in circulation, any notes or is of said Bank, or any of its uffices, of a less mor denomination than twenty dollars.

he 5. And be it further enacted, That, at name or times within the last three years of state of said corporation, as continued by sat shall be lawful for the President and man divide among the several stockhold and, such portions of the capital stock of improvation as they may have withm ha active use, and may judge proper so

6. And be it further enacted. That s and my act or acts of Congress, heretofore saed and now in force, supplementary to, or any was connected with, the said original Hon, A. R. RENCHER .a lucorporation, approved on the tenth day April in the year one thousand eight hundred ad sixteen, as is not inconsistent with this act, hall be continued in full force and effect during and ax years, after the third day of March. paruse thousand eight hundred and thir-

I had be it further enacted. That it braid Bank, on or before the first day of the to the Preof the Bank of the United States, of the and conditions in this act contained, and thall fail to do so on or before the day mentioned then this act shall cease to be

to the introduction of the bill, Mr. eseraldressed the Senate at some length, ing the situation of the country, the othe Committee, and his own views, in restation of this measure. The report of such is accessarily postponed.

charter of this Bank, or the charter of at the same time he threw out the condition of things might be developsould change both the views of the Tryinia and his own, on the subject of

Te have published on our first page, strike of the two Senators of this State, Mingum and Brown, on the presentation buke Memorial. This is peculiarly a Carolina matter , which, we think, will much interest to the mass of our readers, bing else that we are able to offer this they no doubt, wish to know how presentatives perform their duty. granted, that our readers do not os an encomium on Mr. Brown, Final the interest and wishes of therefore, we shall leave the task Phitom of the Fayetteville Journal, while sads are in.

has been said on the removal of the both in Congress and out-the puba greating under the heavy weight of documents, communications and editoand will not be relieved soon. Notwiththe important interest this question inte, the subject is becoming stale—the people tured, the friendship with which ne has a thing, the integrity he has distrusted, the independent of the wexted question will cease?

We have no idea, when Congress will make a lecision, or what it will be when it is made; but hope, that the disordered state of the currency, may be speedily and effectually remedied by some means. The alarming multiplicity of bankrum cies, call aloud for relief—there must be relief soon, or the government will no longer answer the purposes for which it was created. Let it pot be said we are inconsistent in our politics those who have read the Watchman from the beginning, know, very well, that, although we espoused the cause of Gen: Jackson, in preference to that of Mr. Clay, we strongly disapproved of Gen. Jackson's hostility to the U.S. Bank. We then thought the President wrong in that matter, and now, we are convinced of it. Our distresse country, affords the evidence abundantly sufficient, to convince a disinterested man-a man unwarped by partyism. Would to God things had

PRESIDENTIAL Col. R. M. JOHNSON WAS. sometime since, nominated as a candidate for the next Presidency, by a number of the members of the Kentucky Legislature, styling themselves "Republicans." In reply to the letter, informing him of his romination, Col. J. says :- "To any thing beyond my present situation, I have never aspired. So far as my humble ability may he useful. I am at the service of my country. Beyond the public good, of which others are more competent than myself to judge, I have no desire ever to be named; for public employment has always been to me a burthen, and where responsibility is increased and enlarged, that burden must be proportionably increased. I have uniformly thought, that the office of President was neither to be sought, declined, nor desired."

gone on more smoothly.

PUBLIC MEETING.

PURSUANT to notice, the Citizens of Mocksville and its vicinity, assembled on the 19th o March. 1834.-The meeting was organized, by calling Maj. L. R. Rose to the Chair, and appointing Col. WM. F. KELLY, and Doct. J F. MARTIN, Secretaries -

When the following resolutions were introduced by R. M. PEARSON, Esq. and unanimously

Resolved. That the act of the President of the United States, through the instrumentality of his Secretary of the Treasury, removing the Public deposites from the United States Bank, was, an arbitrary violation of the contract, be tween the UNITED STATES and the BANK, -and an unauthorised and unnecessary exercise of power, producing derangement in the current cy, and distress among all classes of the community and evincing a vindictive and grasping disposition, on the part of the President, which impairs the Constitutional barriers by which the power of the Executive are, and ought to be

Resolved further .- That to preserve public faith, to cheek the dangerous encroachment of power, and to regulate the currency, and relieve the distress of the people, the deposites should be restored to the Bank.

Resolved further,-That the U. S. Bank has answered the purposes for which it was instituted, and is a safer depository of the public Trea sure, and a more useful and less dangerous fiscal agent of the Government, than any which can be created put of a confederation of State Banks.

Resolved further,-That a Farmer has a right to try experiments upon his land, -a Manufacturer upon his Machinery ;-but, that the President of these United States, has no right to try experiments upon the rights of freemen.

Resolved further, - That, in the opinion of this Meeting, the above resolutions contain the sentiments and wishes of the people of this Congressional District; and, that the Chairman be instructed to enclose copies, to the Hon. WILLIE P. MARGUM, and BEBFORD BROWN, and the

On motion of John Clement. Esq. the Chairman is requested to enclose copies to the Editors in Salisbury, for publication.

L. R. ROSE, CHAIRMAN. WM. F. KELLY, & Jas. F. MARTIN, \$ Secretaries.

Nothing gives more satisfaction to a candid and ingenious mind, than to make acknowledgement of wrong, when wrong has been committed; and certainly nothing is more honorable. Mr Clayton, of Georgia, in a recent speech in the House of Representatives, thus concluded his re-

" Mr. Speaker, this is the first fair opportunity that has presented itself to make satisfaction for wrongs which I believe I myself have committed, not from malice, for I entertain that passion against no human being, but from an overto the Hank, on a former occasion, I have carefully reviewed my remarks, and find reflections which are unworthy of me and the cause they were designed to support. They were calculated to wound the feelings of many high and honorable men in and out of the Bank : and, if such has been the effect, I can offer no higher reputation than the public expression of my regret. I retract overy thing personal, either in fact or

tendency, and rejoice that when I have done wrong my sense of justice inclines me to redress it; neither a dictate of false pride, nor a dread of even deserved reproach, shall ever interpose between the injury of which I have been the unguarded cause, and the due retribution necessary to its full attainment. I do not pretend that this is a sentiment peculiar to myself; it exists in every mind to some extent, and, sooper or later. is apt to exert its just control. Sir, the day may vet code when the present Chief Magistrate shall feel and own its sway When he shall have reached the repose of private lite, removed from the tempest of political strife-when he shall have ceased to be useful to flatterers and sycophanis, and standing upon that critical confine where the time past of a long life is to be reviewed in the short span of that which is soon to end-if no other wrong of which he has been the author shall extert its merited confession, that at least of the injured Duane will wring a repentant sigh. His imagination must wander into the innocent family of this abused individual, from whose quiet bosom he was reluctantly withdrawn, and, after surveying the peace which he has disturbed, the feelings he has tor-tured, the friendship with which he has sported,

less reputation his minions have attempted to laying thinking of the Gineral's 'experiment' A VIEW of the MARKET defended his heart shall not obey the dictates to CRUSH THE MONSTER, and how much the Gindefame-if his heart shall not obey the dictates of the generous sentiment I have described, it will be wanting, greatly wanting, in a principle with which even his fame of battle cannot compare, and will greatly reduce the glory of his military fortunes to an empty pagean t."

Supreme Court .- Opinions have been delivered by the Court, in the following Cases, since

March 17.

DANIEL, Judge delivered the Opinion of the Court, in the case of West v. Rutledge, from Row. an ; reversing the judgment on the first count, and also, as to the damages assessed; but rendering a judgment for the debt on the 2nd count and the costs of the Courts belo w, and rendering judgment against the Plaintiff for the costs of

The case of Chapman, v. Van Pelt was ordered to be remanded to the Superior Court of Equity, for the County of Craven, as having been prematurely sent up to this Court. March 18.

DANIEL. Judge, delivered the Opinion of the Court, in the case of Buford v. Pilkington : declaring the Complianant entitled to relief, & passing upon the various exceptions made by the parties to the report of the Clerk.

RUFFIN, Chief-Justice, delivered the Opinion of the Court in the case of Rudisell by her next friend v. Watson, in Equity, from Mecklenburg dismissing the Complainant's bill with costs. March 19.

GASTON, Judge, delivered the Opinion of the Court, in the case of Pool and others against Wilkinson, in Equity, from Granville; dismis-

sing the bill of the Complainant, RUFFIN Chief Justice delivered the Opinion of the Court, in the case of Gillis and others, in Equity, from Montgomery; reversing the decree made below at the Spring term 1833, and decreeing that the Complianants may redeem the premises on the payment of \$746 55 cents, with interest from 1st March 1833, (deducting rent from that day, at the rate of \$35 per annum,) and of the costs of the Superior Court, on or before the 19th day of July next.

March 20. DANIEL, Judge, delivered the Opinion of the Court, in the case at law from Craven, Moses Jarvis v. John B. Dawson, Garnishee; affirming the Judgment below, and discharging the Garn-

March 22.

GASTON, Judge, delivered these Snion of the Court, in the case of Mulfor . Garvan, from Bladen; affirming the Judgment below. Also in the case of Everett and others v. Wardens of the Poor and others, from Wayne; affirming the decree below in all things, except so far as it sustained the 3d exception to the answers of the Wardens. Also in the case of Godwin Jones v. Drury Jones and others, from Wake; declaring the devise bequests in the will of the plaintiff's Eighty or Ninety of which, the greater part is testator to his wife are revoked as to a moiety only by the codicil.

RUFFIN Chief Justice delivered the Opinion of the Court, upon the petition in Equity from Lenoir, of Lassiter v. Dawson; dismissing the the Petition -Also, in the case of Whitlock Arnold v. Clement Arnold, from Randolph; making a decree for the Plaintiff and directing an account. Also in the case of Jones & Robeson v. Ker, from Bladen; affirming the Judgment

DANIEL, Judge, delivered the Opinion of the Court, in the case of Susan Harris v. Thomas Jones, in Equity, from Granville; rendering a final decree for the Plaintiff. Also, the Opinion of the Court in the case of Jacob White's Ad mr. v. David White. from Perquimans; reversing the judgment below and awarding a new trial Raleigh Register.

Fayetteville, March 19.

Kidnapping -We learn that this anfa- Airy. mous business is carrying on to a considerable extent, near the lines of the counties of Sampson, Wayne and Johnston, and that five free persons of color, have been abduced from that neighborhood, by a set of daring outlaws. & most probably have been sold in bondage. If these things be so it is time for the citizens of that neighborhood to be active in their exertions to bring the offenders to justice. The cause of suffering humanity, calls upon them for a generous effort in behalf of this unfortunate class of our population. The violated laws of the State require them, as good citizens, to use every possible means to vindicate its humane, and merciful provisions, ferreting out and bringing to punishment its invaders.

Journal.

HANNAH MOORE. The celibacy of this excellent lady, which gave her so much time to bend the powers of her mind to the interests of humanity, has been a subject of surprise. Rumour, with its busy tongue, ventured in its explanation, to assail her spotless character; but the truthlis now made known, and as authentic the following circumstances: She was early engaged to be married to a gentleman of family and fortune. The wedding day was fixed. The bride and her party moved off gaily to the church; where the ceremony was to be performed, and the groom was to make his apwrought and incautious zeal. In my opposition pearance. The lady was first upon the ground. Her lover was not there. 'The laggard comes late,' thought the attendants. They miscalculated. He never came at all! A horseman rode up to the church door and handed Miss Moore a letter, written by her faithless swain, declaring with many apologies, he could not 'take the responsability' of making her his bride. At the same time he offered her any pecuniary remoneration in his power! Whether the lady fainted or only ponted, is not mentioned; but her male relatives followed the business on with so much promptness and spirit, that the dastard in love' made a settlement upon the slighted lady four hundred pounds sterling a year, for life. If we chose to moralise on this anecdote, perhaps we could attribute to the circumstance related something of her conduct in after life. The apple that bumped the head of Newton, gave him a painful idea of the doctrine of gravitation-the loss of a lover may have led Miss Hannah Moore thence forward to bestow her affections upon au-

Major Downing can boast that he is not only witty himself, but the cause of it in others: The following appears as a communication in the National Intelligencer:

Down East, March 1, 1834. To Major Downing of Downingville,

now at Washington Dear Major: You having so much immediate and familiar communication with the Gineral. I have thought it would be better to communicate to you any ideas intended for the ear of the Gineral, than to McLean, or Case, or any

of this kind of folks. Now I tell you what I want you to tell the Gineral. This morning, before I get up, I was

eral would gain by it. After laying and think-ing ou't two or three hours I concluded that the Gineral would'nt gain much by it. I got out of bed and just as I put my foot on the floor, I saw a monstrous great black spider, as full as a bladder when blowed up full of wind, and in an instant it run over my bare foot. I thought it bit me; it scratched my foot as it run over, at any rate.-I thought I would step upon it and crush it. I run after it, and did step on it and crush it: and I was astonished, and steed amazed, when I. saw hundreds of small spiders fly out, and as quick in their motions as lightning running over my feet in every direction. I tried to kill them —perpaps I did kill some—but they run under the carpit, and into every crack, and there they are yet infesting my chamber.

I thought how the Gineral's crushing the monster might turn out like this. The little monsters are there to torment me, and I do not know as I shall ever get rid of them; and I shall never forget how bad I felt when I crushed it: and you must imagine for vourself the situation my foot was in.

Now if the Gineral should crush the big monster, I fear he may be in such a situation as myself. While the old spider was living, the little ones were kept within bounds; but oh! that crush! it let loose myriads upon me, that I fear I shall never be rid of.

Yours to serve, dear Major, JONATHAN TAUNTON

Greece contains 800,000 inhabitants,-200,000 are Islanders and the army consists of \$450 men.

The British army at the present time, amounts to 10,900 men, scattered over the world, and o ccupying 144 stations.

A tumour weighing two pounds and a quarter was taken from the back of a wo man residing in Mount Carbon.-She is do-

Mr. Babbage's calculating machine, has been in operation for the last twelve months, and performs calculations beyond the reach of analysis. What next.

DIED in this place on Friday 28th Inst., in fant child of Mr. Wm Rowzee, aged about three

300 ACRES

HE Subscriber is anxious to dispose of a very valuable TRACT of LAND, situate in the county of Surry. N. Carolina, containing

300 ACRES.

newly cleared; Sixty Acres of first rate bottom land, equal in fertility and productiveness to any in the surrounding country; some excellent Tobacco and Wheat Land, several acres of fine meadow, which produces Timothy luxurantly. The whole is in first rate tepair, and well improved, having a two story

Dwelling House Kitchen, Smoke-House, Corn Cribs, Barn, Black-Smith Shop, and Spring House, all of which are entirely new. It is situated on the waters of Stuart's Creek, six miles from Mount Airy, and the same distance from the Good Spur Gap, in the Blue Ridge.

A further description is considered entirely unnecessary, as it is presumed any person desirous to purchase will come and examine for himself All persons wishing to buy, can obtain any information they may desire by calling on Samuel D. Moore, Esq., who will always be found at Mount

A. C. MOORE.

March 29-5m36 STORE, BOOK



THE Subscriber respectfully informs his friends and the public, that he has removed his valuable STORE OF BOOKS from Charlotte to Statesville—He also expects to re ceive, in the course of three or four weeks, a large supply of new and leteresting

BOOKS.

From Philadelphia-It will be his object to keep

constantly on hand a good assortment of such Books and Stalionary

Articles as are in demand in this section of our State. Believing that a well conducted Book Store promises to be highly useful to the cause of patriotism, of learning, and of religion, and being willing to sell his Books at low prices for a writer in a recent Scottish periodical, relates | Cash, or a short credit, he flatters himself that he shall receive encouragement from an enlightened community. He invites all who feel an interest in his establishment to call and examine for themselves.

DANIEL GOULD. Statesville, March 29th 1834-6w36

NOTICE.

RANAWAY on 20th February, my man DERRY, about thirtyfive or six years old, hear six feet high, very black completted, high cheek bones, and large feet .- Had on when he left me, a Lincy round about coat, Coperas colored overhaul's, and an old wool hat. Any person teturning said negro to me, at my residence, at the Mills formerly owned by Col. David Caldwell, in Iredell county, North Cardina, or confining him in any Jail so that I get him, shall be amply compensated for all trouble and expense.

S. GLASSCOCK, Sen. March 29-4w36

Internal Improvement.

MEETING of the Central Committee appointed by the President of the Internal Improvement Convention, held in November last, is appointed to take place in this city, on Tuesday, the first day of April next. Communications from the Several County Committees, upon the course which it is the du-

ty of the friends of Internal Improvements to pursue at the present crisis, are respectfully and earnestly solicited. The pledges made by the Convention to the public must be fully and promptly redeemed

The following gentlemen constitute the Central Committee, viz : Duncan Cameron, Chair man, George E. Badger, Daniel L. Barringer William Soylan, William II. Haywood, jr. Charles L. Hinton, Gavin Hogg, James Iredell, Alfred Jones and Henry Seawell,
Raleigh, March 5, 1834

SALISBURY. Corrected Weekly.

Beeswax, pr. lb.	16 a	17
Brandy, Apple, pr. gal	35 a	40
do. Peach, do (none)	133	144
Cotton, pr. in	8 a	84
Cotton bagging, pr yd		25
Collee, pr lb	18 a	20
Castings, pr lb	4 2	5
Cotton yn, from No. 6 to No. 9 1	35	1 50
do pridail, from no 9 to no 14 1	50 a	175
r earners ber 10	25 . 2	80
Flour pr bl	51 8	6
Wheat pr bu	311	No. 1 to 15
Rye none : # :	: :	
Oats pr bushel	30	85
Corn pr bushel	60 a	70
Hides (green) pr lb	5 a	6
do dry do	10 a	12
Iron pr lb	4 8	5
Lead do	8 a	10
Leather (soal)	271	30
Skirting, pr lb	Land Sha	28
Upper, pr side	1 25 A	2 50
Molasses pr gal.		50
Nails, pr lb	8 a	10
Beef pr lb Bacon do	24 a	3
Butter do	10	1.35
	17	10
Hogs-lard do Pork do	0 a	0
	4 a	44
Salt, pr bush.	1 124 a	1 25
Steel, American blister, pr 16		10
English, do do Cast, do	-	20
	27 1	81
Sugar, do Rum, (Jamaica) pr pal	11 a	121
Yankee do	Superior Contract Con	2 00
Wool, (clean) pr lb	0.5	1 00
Tallow, do	95 a	80
Tow-linen, pr yd	8 4	10
Wine, (Teneriffe, per gal	16 a	20
Maderia (none)	. a	1 00
Portugal,	1 50 a	1 75
Claret,	1 37 a	1 75
Malaga, (sweet)	101 8	1.75
Whiskey, pr gal	80 a	1 00
vi makej, pr gar	50 a	85
A TT 77 1	-	
CHERA	. W	
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Prices Current.

CORRECTED	WEE	LY		
	18 0	ts.	9 .	cts
Beef, fresh,	4	1	5	
Bacon. (from wagon)	10	- 1	10	1-
Beeswax,	16		-17	1.1
Bagging, tow	22	. 1	00	
Dundee,	24		25	Ų.
Coffee, prime green,	16	- 1	18	
2d and 3d qualities	14		15	1
Cotton,	10		11	
Corn,	87		00	
Flax Seed, rough,	1 00	£7	1 25	ťΥ
Flour, superfine, (wagon)	6 00		7 50	
Fine,	5 50	d li	6 00	
Iron, Sweed.	5	Ř		
English,	4 50		5 00	4
Lard (scarce)	10		12	1-
Meal,	87		00	
Molasses,	40	-	50	
Nails.	7	1-2	8	1-
Sugar, Muscovado prime,	11	1-2	12	1-
Common	9		10	, III
Loaf and lump	15		18	
Salt, Liverpool,	1		75	
In Sacks, 4 bushels,	3 00		0 00	
Teas,	1 25	7	1 50	
Steel, blister.	8	1	10	

FAYETTEVILLE.

German.

Wheat, (from wagon

Brandy, peach, 55 a 60. Do. apple, 28 a 33; Bacon pr lb 8 a 9 ; Cotton pr lb 84 a 104 ets. Coffee pr lb 13 a 15; Flour pet bbl 4 25 a \$5 50 Flaxseed pr bh \$130 a 150; Feathers pr ib 34 a 36 Corn pr bush 80 a 85 Iron pr lb 44 a 54; Mo lasses pr gal 29 a 32; Nails cut 64 a 64; Salt pr bush 65 a 75; Sugar pr lb 9 a 11; Tobacc; leaf 3 a 41; Wheat pr bush 95 a \$1; Whiskey House and cellar:

Camden Commercial Record.

Revised and Corrected Weekly.

COUNTRY PRODUCE.

1		
	a	. 80
1 00	a	1 50
8 .	a	9
7	a	8
9	a	01
	a	40
	a	35
	a	
	1 00 8 7 9	1 00 a 8 a 7 a 9 a

THE LEXINGTON LOTTERY. FOURTEENTH CLASS, To be drawn at Danville, Va. on Wednes-

day, April 30th, 1834. CAPITAL \$72,000

Divided into medium Prizes. \$1,000 Highest-Lowest 20.

SCHEME. prizes of \$30,000 10,000 prizes of 300 200 100 60

prizes of 6,000 prizes of 4,000 20 prizes of 2,000 prizes of 1,800 50 1,500 prizes of prizes of 60 2,400 30 4,500 prizes of 9,800 prizes of 872 Prizes-smounting to \$72,000

TICKETS \$4-HALVES \$2-QUARTERS \$1 Tickets, Shates and Packages, to be had in he greatest variety of numbers at FISHER & JORDAN'S OFFICE, Lexington, Va.

Orders from distant adventurers thankfully received and promptly attended to, and an account of the drawing forwarded as soon as it

FISHER & JORDAN. Address. Managers-Lexington, Va. Tickets in the above Scheme for sale at PALMER & JONES' OFFICE. Danville, Va. March 22-6w35

18 REAMS OF WRAPPING PAPER,

WRITING PAPER, DO. DEMI PAPER, ARE DEPOSITED FOR SALE AT THIS OFFICE (CHEAP.)

TO ARCHITECTS & BUILDERS

THE COMMISSIONERS appointed to Court House IN RUTHERFORD COUNTY, in order. that such persons as are disposed to undertake a work of the kind, may be able to plan out and propose for it,-Submit the following general

description :-The length to be Sixty Feet, the width Forty, on a foundation of Flag Stone, at such a depth below the surface of the earth, as to be beyond the influence of frost. The superstructure to be of GOOD, WELL BURNT BRICK, the outer course of Stock Brick, all laid in mortar of half lime. The basement story to be raised three feet, ten feet pitch, to contain four Offices, two of which, is to have fires, and a Hall-two large doors, ten or fifteen light windows, with Venitian shutters, of glass 12 by 16 inches.— Door steps and sills of hewn stone.—Within the Hall, a double (wood) stairway up to the Court Room, a passage six feet between the Offices, the transverse partitions of Brick, the others of wood, (posts and lathes.)

The Court Room, eighteen feet pitch, lighted on three sides, by nine 18 light windows, 22 by 16 inches-two Jury Roms at the end, each two windows of the above dimensions; a passage between these rooms to a door where there is to be attached a portico with a railing or banisters, 10 by 5 feet-blind windows above the lightsa semi eliptical window in the Eastern gablea blind one at the other.

A genteel but plain pannel Cornice on two sides & one end of the barge. The roof to be covered with Zine, Tin, or good Pine heart Shingles, (state for each in bid.) The walls and ceilings all to be plastered. Materials of every descrip-

tion, to be of the best quality !!

Specific plans and estimates are invited, addressed to T. F. Birchett, until the 24th of April,—If then, no plan or proposal made, shall be accepted by the Commissioners, they will let the work to the lowest bidder, on Saturday the 26th, according to such plan as they may adopt. Bond and approved security will be required, for the faithful execution of the work. If desired, an advance of \$2000, will be made in aid of the Contractors, and such further sums from time to time, as shall be deemed necessary, ac-

cording to the progress of the work.

T. F. BIRCHETT.

JOHN MOORE. ELIAS LYNCH. J. K. WELLS. A. DURHAM. Rutherfurdion, March 22, -5w35, ------ 2

Desirable Town Property

FOR SALE · (AT the head quarters of the gold mining region.)

LI AVING purchased, and L being anxious to settle a farm in the county of Rowan, the subscriber of fers for sale, on the most LIBERAL and accommo-

dating TERMs, his present residence in the town of Charlotte, on church street, with SIXTY-SIX TOWN

attached thereto: The House is new and elegant; ly finished; situated in the most pleasant part of the village, and large enough for the accomodation of a numerous family. There are all the necessary out houses and conveniences that comfort and even elegance could require, not the least of which, is a Capital Well

He will also sell his well fixed and profitable

situated at a convenient distance from the dwelling house, (either with or without the stock on hand.) This establishment is not surpassed by

any in the country-in complete order and in good repute, it contains 51 vats, with a tan-house and all the other fixments, with a good Leather As no money is required down, and the terms will be made most favorable, those wishing

such property are invited to call and enquire for Possession will be given forthwith if required:

Wm. W. LONG. 6w31 "The Yorkville Patriot will give the above 4 insertions, and forward the account to me at

Charlette, N. C.

W. W. L. STATE OF NORTH CAROLINA, WILKES COUNTY.

Superior Court of Law, March Term, 1984. COLBY ALEXANDER Original Attachment JAMES BROWN:

Levied on two tracts of land adjoining John Gambell and others, on Roaring River, number of acres unknown, with all the appurtenances thereunto belonging -also on one sorrell mare, one cow and yearling, one Bureau and Cupboard, two feather beds and furniture, and three bee stands. ORDERED by the Contt, that publication be made for six weeks, in the CAROLINA WATCHMAN, for the defendant, James Brown, to appear at the next Term, to be held for the County of Wilkes, at the Court House in Wilkes. borough, on the second Monday in September next, and plead, answer, or demur to said attachment, or judgment by default and inquiry will be rendered against him.

Witness, Samuel F. Patterson, Clerk of said Court at Office on the second Munday in March 1834; and in 58th year of the Independence of said State. S.F. PATTERSON, c.s.c. Price Adv. \$3 6w-34

STATE OF NORTH CAROLINA SURRY COUNTY. In Equity, March Term, 1834. Giles Hudspeth and others.

John B. Edmotison and others. Ir appearing to the satisfaction of the Court, that John B. Edmonsen, one of the defendant

in this cause, is an inhabitant of another States it is therefore ordered, that publication be made i the Carolina Watchman for six weeks, for the said John B. Edmonson to come in and plead. answer, or demar to this suit, of a decree page confesso will be entered against him. SOL. GRAVES, C. M. E.

Prim of Adv. \$3-6w54 STATE OF NORTH CAROLINA. SURRY COUNTY In Equity, March Term 1834 WILLIAM B. DAVIS

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HEZERIA DAVIS & others 5 It appearing to the satisfaction of the Court, hat Hezekiah Davis, one of the Defendants in this cause, is an inhabitant of another State, it is therefore ordered that publication be made in the CAROLINA WATCAMAN for six weeks, for the said Rezekialı Davis to come in and plead, answer, or demor to the suit of complainant or

a decree pro confesto will be entered against him. SOL GRAVES, C. M. R Price Adv. 49