

Catawba Journal.

VOL. I.]

CHARLOTTE, N. C. TUESDAY, MAY 31, 1825.

[NO. 85.]

PUBLISHED WEEKLY
By LEMUEL BINGHAM,
AT THREE DOLLARS A YEAR, PAID IN ADVANCE.
No paper will be discontinued, unless at the discretion of the editor, until all arrearages are paid.
ADVERTISEMENTS will be inserted at the usual rates. Persons sending in advertisements, are requested to note on the margin the number of insertions, or they will be continued until forbid, and charged accordingly.

State of North-Carolina.

LINCOLN COUNTY.
Court of Pleas and Quarter Sessions, April Term, 1825.

JEREMIAH L. CHITTIM, to the use of Thomas Johnson vs. William Lattimore, Adm. of George Lattimore, deceased.—The same as the same.—Thomas Johnson vs. the same.—The same vs. the same.—The same vs. the same.—Original Process, and Judgment and Execution, granted by a Justice of the Peace for said county, and levied on land belonging to the estate of the said George Lattimore, deceased.—It appearing to the satisfaction of the court, that Robert Lattimore, one of the heirs of the said George Lattimore, deceased, is not an inhabitant of this State: It is therefore *Ordered*, by Court, that publication be made six weeks successively in the Catawba Journal, that the said Robert appear at the County Court of Pleas and Quarter Sessions, to be held for Lincoln county, at the Court-House in Lincoln, on the third Monday in July next, then and there to plead to issue, or judgment will be entered up against him, together with the other heirs of the said George Lattimore, deceased, in the several cases as above stated; and the land levied on be liable to be sold to satisfy the said judgments.

TEST. VARDRY M'BEE, C. C.
Price adv. \$2 62½. 6139

State of North-Carolina.

LINCOLN COUNTY.
Court of Pleas and Quarter Sessions, April Term, 1825.

ISAAC HERON vs. Wm. Lattimore, Adm. of Geo. Lattimore, decd. The same vs. the same.—Original Process—judgments and executions granted by a Justice of the Peace for said county, and levied on land belonging to the estate of the said George Lattimore, deceased.—It appearing to the satisfaction of the court, that Robert Lattimore, one of the heirs of the said George Lattimore, deceased, is not an inhabitant of this State: It is therefore *Ordered*, by Court, that publication be made six weeks successively in the Catawba Journal, that the said Robert appear at the County Court of Pleas and Quarter Sessions, to be held for Lincoln county, at the Court-House in Lincoln, on the third Monday in July next, then and there to plead to issue, or judgment will be entered up against him, together with the other heirs of the said George Lattimore, deceased, in the cases as above stated; and the land levied on be liable to be sold to satisfy said judgments.

TEST. VARDRY M'BEE, C. C.
Price adv. \$2 62½. 6139

State of North-Carolina.

LINCOLN COUNTY.
Court of Pleas and Quarter Sessions, April Term, 1825.

CAMPBELL & CHITTIM, vs. Wm. Lattimore, Adm. of George Lattimore, deceased.—Original Process—judgments and executions granted by a Justice of the Peace for said county, and levied on land, belonging to the estate of George Lattimore, deceased.

It appearing to the satisfaction of the court, that Robert Lattimore, one of the heirs of the said George Lattimore, deceased, is not an inhabitant of this State: It is therefore *Ordered*, by Court, that publication be made six weeks successively in the Catawba Journal, that the said Robert appear at the County Court of Pleas and Quarter Sessions, to be held for Lincoln county, at the Court-House in Lincoln, on the third Monday in July next, then and there to plead to issue, or judgment will be entered up against him, together with the other heirs of the estate of the said George Lattimore, deceased; and the land levied on be liable to be sold to satisfy said judgment.

TEST. VARDRY M'BEE, C. C.
Price adv. \$2 62½. 6139

State of North-Carolina.

LINCOLN COUNTY.
Court of Pleas and Quarter Sessions, April Term, 1825.

HOYLE, Son & Cox, vs. William Lattimore, Adm. of George Lattimore, deceased.—The same vs. the same.—The same vs. the same.—Original Process—judgments and executions, granted by a Justice of the Peace for said county, levied on Land belonging to the estate of the said George Lattimore, deceased.—It appearing to the satisfaction of the court, that Robert Lattimore, one of the heirs of the said George Lattimore, deceased, is not an inhabitant of this State: It is therefore *Ordered*, by the Court, that publication be made six weeks successively in the Catawba Journal, that the said Robert appear at the County Court of Pleas and Quarter Sessions, to be held for Lincoln county, at the Court-House in Lincoln, on the third Monday in July next, then and there to plead to issue, or judgments will be entered up against him, together with the other heirs of the said George Lattimore, deceased, in the cases as above stated; and the land levied on be liable to be sold to satisfy said judgments.

TEST. VARDRY M'BEE, C. C.
Price adv. \$2 62½. 6139

BACON.

I HAVE now deposited in my hands BACON, of the very first quality, for sale at a low price, for cash only.
WILLIAM H. STANDLEY.
Charlotte, May 10, 1825.

State of North-Carolina.

LINCOLN COUNTY.
Court of Pleas and Quarter Sessions, April Term, 1825.

DAVID RAMSOUR vs. William Lattimore, Adm. of George Lattimore, deceased.—Original Process, and Judgment and Execution by a Justice of the Peace for said county, and levied on land belonging to the estate of George Lattimore, deceased.—It appearing to the satisfaction of the court, that Robert Lattimore, one of the heirs of the said George Lattimore, is not an inhabitant of the said George Lattimore, deceased, is not an inhabitant of this State: It is therefore *Ordered*, by Court, that publication be made six weeks successively in the Catawba Journal, that the said Robert appear at the County Court of Pleas and Quarter Sessions, to be held for Lincoln county, at the Court-House in Lincoln, on the third Monday in July next, then and there to plead to issue, or judgment will be entered up against him, together with the other heirs of the said George Lattimore, deceased; and the land levied on subject to be sold to satisfy said judgment.

TEST. VARDRY M'BEE, C. C.
Price adv. \$2 62½. 6139

State of North-Carolina.

LINCOLN COUNTY.
Court of Pleas and Quarter Sessions, April Term, 1825.

JAMES MARSHALL vs. William Lattimore, Adm. of George Lattimore, deceased.—Original Process, and Judgments and Executions granted by a Justice of the Peace for said county, and levied on land belonging to the estate of the said George Lattimore, deceased. It appearing to the satisfaction of the court, that Robert Lattimore, one of the heirs of the said George Lattimore, deceased, is not an inhabitant of this State: It is therefore *Ordered*, by Court, that publication be made six weeks successively in the Catawba Journal, that the said Robert appear at the County Court of Pleas and Quarter Sessions, to be held for Lincoln county, at the Court-House in Lincoln, on the third Monday in July next, then and there to plead to issue, or judgment will be entered up against him, together with the other heirs of the said George Lattimore, deceased; and the land levied on be liable to be sold to satisfy said judgment.

TEST. VARDRY M'BEE, C. C.
Price adv. \$2 62½. 6139

State of North-Carolina.

MECKLENBURG COUNTY, February Term, 1825.

DANIEL GALLANT vs. Thomas Miller. Original Attachment, levied in the hands of William Neely, Garnishee. It appearing to the court, that the defendant is not an inhabitant of this State: It is *Ordered*, that publication be made in the Catawba Journal for six weeks, that the defendant appear at the next court of this county, on the 4th Monday of May next, and reply and plead to issue, otherwise judgment by default will be entered against him.

TEST. ISAAC ALEXANDER, C. M. C.
6135

State of North-Carolina.

FEBRUARY TERM OF MECKLENBURG COUNTY COURT, Lewis' Admrs. vs. Leveled on Land.

It appearing to the court, that the defendant is not an inhabitant of this State: It is *Ordered*, that publication be made in the Catawba Journal, for three months, that the defendant appear at the next court of this county, on the 4th Monday of May next, and reply and plead to issue, otherwise judgment will be entered by default against him.

TEST. ISAAC ALEXANDER, C. M. C.
6mt35.—Price adv. \$4.

State of North-Carolina.

FEBRUARY TERM OF MECKLENBURG COUNTY COURT.

WILLIAM SAITERS vs. William Douglas. Original Attachment, levied on 5 acres, July, Sam, Frank, Jude and Mary. It appearing to the court, that the defendant is not an inhabitant of this State: It is *Ordered*, that publication be made in the Catawba Journal, for three months, that the defendant appear at the next court of this county, on the 4th Monday in May next, and reply and plead to issue, otherwise judgment will be entered by default against him.

TEST. ISAAC ALEXANDER, C. M. C.
6mt35.—Price adv. \$4.

State of North-Carolina.

MECKLENBURG COUNTY.

MR. WILLIAM WYNENS, late of Jasper county, and State of Georgia, hath this day informed me that some false reports have been put in circulation in this neighborhood, relative to his character, and which reports are believed by many good citizens to his prejudice. This will certify, that William Wynens lived near me during his stay in Georgia, and was esteemed as an honest, correct young man; and so far as my information extends, he left our neighborhood with the same credit that he had formerly done on similar occasions, to visit this State.

JAMES COWAN.
Charlotte, May 17, 1825. 3156

A Bargain.

ANY person desirous to settle in the village of Charlotte, N. C. and save the trouble and expense of building, will do well to call on the subscriber, who offers for sale his house and lots on terms to please a purchaser, viz:—three front lots and two back, lying in the Sandy Hollow, and adjoining William Lucky's land; also, two lots, the front on Broad street, and back lot, adjoining the Methodist Church.—Also, a two story dwelling-house on Broad-street, situated a few rods north-east from the Court-House, with two lots. On the premises are an excellent Cellar, Kitchen, Smoke-House, Barn, Stables, and every other necessary outbuilding.
EDWARD M. BRONSON.

Valuable Books.

THE following Books, among many others, may be had at this Office, at reduced prices:

- Johnson's Works, 12 v. Davies' do
- Smith's Wealth of Nations
- Say's Political Economy
- Modern Europe
- Ramsay's U. States
- Memoirs of the Court of Queen Elizabeth
- Simond's Switzerland
- Barrington & Beaufoy on the North Pole
- Latrobe's visit to S. Africa
- Sketches of Florida
- Koster's Travels
- Watson's Philip the 2d and 3d
- Marshall's Life Washington
- Public Characters, 1805
- Moore's Works
- Byron's do
- Edwards on the Affections
- Memoirs of Rev. Andrew Fuller
- Life of Calvin
- Simeon's Skeletons
- Saurin's Sermons
- Cunningham's do
- Mrs. Trimmer's do
- Meikle's Traveller
- Book of Com'n Prayer, elegantly bound
- Pocket Bibles
- Phillipp's Evidence
- Newland on Contracts
- New-York Digest
- Espinasse on Evidence
- Philip on Indigestion
- Ewell's Medical Companion
- Bell's Operative Surgery
- Simpson's Euclid
- Gibson's Surveying
- Blair's Lectures
- Ainsworth's Dictionary, and a variety of Latin and English School Books
- Morse's Gazetteer
- Joyce's Philosophy
- Janieson's Logic
- Duncan's do
- Small books for children
- Quills, &c. &c. &c.

Ranaway

FROM my plantation in October last, my negro man, JACOB, about 30 or 35 years of age, five feet nine or ten inches high, large made and well proportioned, dark complexion, down look when spoken to, and very easy and mild in answering any question that is asked. I have no question but that he will disown his name, as well as that of his owner's. There is not much doubt existing in my mind, that he is some jail now. Therefore all jailors are solicited to attend to this advertisement, and be particular in examining those whom they have in custody. The fellow has a notable foot—a foot nearly twelve inches in length, and nearly all the way one width, very slim, and the bottom very flat. He had on when he left me, a suit of coarse homespun clothes, and a round jacket and pantaloons of Russia Duck.

Any information by letter may be directed to C. J. Lide, Cheraw, S. C.

CHARLES J. LIDE.
Cheraw, May 10, 1825. 3136

The editors of the Fayetteville Observer, Raleigh Star and Catawba Journal, (Charlotte, N. C.) will please insert the above advertisement three weeks, and forward their accounts to this office for payment.

Goods! Goods! Goods!

I HAVE on hand a general assortment of Dry Goods, Hardware, Crockery and Groceries, which I will sell low for cash, or on a credit until fall, to persons whose punctuality can be relied on. Those who may favor me with their custom, will be thankfully acknowledged. As all my stock of goods was purchased for cash, and the greater part of them before the late rise on goods, I expect to sell as low as any merchant in the village.

SAMUEL M'COMB.
Charlotte, May 12, 1825. 3137

New Goods.

THE subscribers have just received a fresh supply of Dry Goods, Groceries, Crockery and Hardware, which they will sell low for cash, or on credit to punctual dealers. Customers and others are invited to call and examine.

COOPER & M'GINN.
Charlotte, May 13, 1825. 3135

Coach Making.

THE subscriber has on hand, and is now finishing, about \$4,000 worth of work in his line of business, consisting of a Coach, Charlotte, Phaeton, Panneted and Stick Gigs, ditto Kitterreened, Sociables, Sulky's, and a Mail Stage, on the improved Northern plan, remarkably light, and calculated to carry nine passengers; all of which he will sell at reduced prices for cash, or on a liberal credit, or for the produce of the country. A good horse or two would be received in payment for any of the above work. Having disposed of his shop furniture, and being about to quit the business, he is determined to offer his work at such prices as will enhance his sales. Gentlemen wanting carriages, will do well to call and examine for themselves, and get better bargains than can be had in Charleston.

JOHN G. MORSE.
Charlotte, May 13, 1825. 3135

MECHANIC LOTTERY.

A LITTLE more than three months has now elapsed since the scheme of this lottery was presented to the public; and we may say, without fear of contradiction, that the rapid sale of tickets is unparalleled in any scheme of the kind ever presented to a community. The few tickets remaining on hand, with a small exception, will be forthwith forwarded to those agents who have not had a supply; and we anticipate, that the citizens adjacent to each agency, by their liberal encouragement, will bring us under the same grateful obligations that other sections have done, as soon as the opportunity presents itself. Under the influence of this sanguine hope, we are almost ready to say the scheme will be drawn during our next court. Tickets would have been in the hands of all the agents sooner, but under the accumulated business of the Commissioners, they were not finished faster than sold; in consequence of which, the price of tickets will not advance until all have had the opportunity of getting them at the first price.

Constables' Executions,
For sale at this Office.

NORTH-CAROLINA

LOTTERY,

(For the benefit of the Oxford Academy.)

THE First Class of which will be drawn at Raleigh, the 22d of June next, and completed in a few minutes.
B. YATES & A. M'INTYRE, Managers.

SCHEME.

1 Prize of \$10,000	10,000
1 " 6,000	6,000
1 " 4,000	4,000
1 " 3,000	3,000
1 " 2,000	2,000
1 " 1,538	1,538
6 " 1,000	6,000
6 " 500	3,000
6 " 200	1,200
156 " 24	3,744
312 " 12	3,744
468 " 8	3,744
7,800 " 4	31,200
8,760 Prizes.	\$79,170
15,600 Blanks.	

24,360 Tickets, \$79,170
This Lottery is formed by the ternary combination and permutation of 30 numbers.
Prizes payable 30 days after the drawing, and subject to the usual deduction of 15 per cent.

Whole Tickets, - - - - -	\$4
Half do. - - - - -	2
Quarter do. - - - - -	1

* * TICKETS and SHARES, in the above Lottery, for sale at the office of the Catawba Journal, where adventurers are invited to call, and secure a chance for \$10,000, at the very low price of \$4.

A Lottery,

For the benefit and encouragement of MECHANISM in the Western part of North-Carolina.

THE following scheme is the result of a meeting of the Charlotte Benevolent Mechanical Society, for the purpose of devising ways and means to exchange the labor already expended in manufacturing, for another stock of materials, that they may continue cheerfully in the exercise of their occupation, by which alone they have been instructed to make a subsistence. The great want of vent for the labor of the very limited manufactories of the western part of North-Carolina, is severely felt by those who have been taught to rely on their profession alone for the support of their families; and such inducement will doubtless keep every branch of mechanism that labors under it, in an awkward and cramped condition, that must retard that energetic spirit, without which it is impossible for the art to flourish.

The society feels sanguine in the hope, that gentlemen who are not in the habit of embarking in lottery schemes generally, will be influenced by charitable motives to encourage mechanism at their doors, and thereby have an opportunity of profiting themselves \$500 for \$2 in advance, and affording their countenance for the encouragement of the best interest of the western part of the state. And for the security of those who may embark in this scheme, the society propose appointing several disinterested persons to value the work, and see that it shall not be imposed on the people at exorbitant prices. The society has succeeded in procuring gentlemen to superintend the drawing, in whom the public has full confidence, and whose names will give a character to the Lottery. It is proposed to draw the scheme as soon as the tickets can be sold, which, it is likely, will be in February.

Charlotte, Jan. 11, 1825.

SCHEME.

1536 TICKETS, at \$2.

Not two Blanks to a Prize.

1 Prize of \$500 (Phaeton and Cotton Saw Gin)	is \$500
1 do \$300 (Family Coach)	is 300
1 do \$250 (Gig)	is 250
1 do \$180 (do.)	is 180
1 do \$130 (do.)	is 130
2 do \$100 (Side Board & Cotton Saw Gin)	is 200
2 do \$80 (Gig and Sociable)	is 160
2 do \$20 (Be-stdads)	is 40
3 do \$14 (a set of Tables)	is 42
3 do \$12 (Windsor Chairs)	is 36
3 do \$10 (two Ladies' Work Tables and one Pendroke)	is 30
1 do \$8 (Belows top Gradle)	is 8
10 do \$6 (6 Ploughs, 2 Street Lamps, and 2 Lard Cans)	is 60
10 do \$5 (Hats)	is 50
1 do \$4 (Candlestand)	is 4
1 do \$3 (do)	is 3
20 do \$2 (do)	is 40
300 do \$2 (25 cast steel Axes, and 275 pair Shoes)	is 600
451 do \$1 (Tin Ware, Jewelry, Shoes, &c &c.)	is 451
792	\$3072

Tickets can be had in Charlotte of the undersigned Commissioners, by letter, postage paid, enclosing the money, or from their agents in Salisbury, Statesville, Concord, Lincolnton, Yorkville or Lancaster; who pledge themselves to pay the prizes as set forth in the scheme, thirty days after the drawing, or refund the money to purchasers of tickets, provided the scheme shall not be drawn.

SAM'L HENDERSON,
GREEN KENDRICK,
JNO. HOYD.

N. B. Explanatory Hand Bills can be had of the Commissioners.

FOUND.

SOMETIME since, in the subscriber's yard, a GREAT COAT, partly worn. The owner can have it by proving property and paying for this advertisement.

WM RUBISLL.
May 20, 1825. 3136

ORIGINAL.

FOR THE CATAWBA JOURNAL.

MR. EDITOR: There are various relations which man sustains, from which various obligations arise, and with which peculiar duties are connected. All of them conjointly prove how elevated is his nature, and how enlarged are his capacities of enjoyment. As a member of the human family, he is placed under the unchanging laws of moral rectitude, and accountable for all his actions. He has to answer to his creator for the affections exercised by him, and for the means of personal happiness and general usefulness. But we never regard man in the most interesting light, or do justice to his highest destination, until we take him in the limited sphere in which he is formed to move: I mean the family circle.

Nearly all the happiness he can enjoy or the good he can do in this life, is by the instrumentality of others. Separated from society, he appears stripped of his loveliness and thrown from the scene of his usefulness. The first moment of his existence proves his dependence, and the last forcibly confirms it.

It often happens that the wisdom displayed in the division of our race into families, and the happiness secured, and the mischief prevented by it, are entirely overlooked. It will be admitted that we are not the mere subjects of passion (at least not intended to be); we have been formed rational and free agents, and are required to act under the guidance of enlightened understandings and by the influence of motives. Were there no family distinctions, all concerns would be common; and it will not be pretended that we give evidence of sufficient benevolence to labor and live for the common good. Take away the chance of personal reward and the possibility of individual right, and what industry would be seen? What privations would be endured? What economy would be practised? The question is not what *should*, but what *would* be the issue of blending all interests.

At present, selfishness is a predominating passion of the human breast. This can only extend in its operations to very few; it is morally impossible that it should embrace many in its exercise. This selfishness is the mainspring of human activity. Men are not naturally inclined to industry and virtue; but to gain subsistence and comfort for themselves and those whose interest is connected with their own, they find it necessary to use prudent and persevering exertions. Habits in this way are formed, which lead to wealth, honor and enjoyment. But tear down the line of distinction between individual rights, and who would toil? Stop the prospect of gain, and who would play and pursue measures of profit? If any might reap, who would sow? Throw the hopes and claims of all men into a common mass, and labor would cease, kindness would die, confidence would fail, and the horrors of want, spoliation and injustice, would become universal.

Note, every individual has a defence from the encroachments of others, and strong motives to add to the general stock of industry and virtue, by pursuing his own welfare. And as we are allotted to a special situation, we have propensities to move us to those duties essential to our existence in it. He who feels that he has a family to be supported by his exertions, to be directed by his counsels, to be honored by his example and defended by his arm, will certainly, if he has the spirit of a man, be argued to diligence in the path of honesty and virtue. What motives, either in strength or tenderness, will compare with those he feels? When he looks upon the partner of his bosom, who has forsaken all other interests and endearments to cleave to him, must he not delight in using the means to provide for her support and minister to her happiness? And if blessed with any living witnesses of conjugal love, can he, without giving up all sensibility, neglect those exertions necessary to maintain, instruct, and distinguish them?

Let those qualified to do justice to the importance of industry, as connected with individual happiness and public safety and prosperity, estimate the influence borne down upon every community by its division into families. They alone can foresee the awful consequences of imposing or impairing the obligations to personal responsibility. But it is not solely the existence of society which depends upon family virtues; every thing to improve and to preserve social connections, originates and is cherished by domestic feeling. Men are not naturally prone to improve others or benefit themselves, without selfish motives. They must be convinced that they or theirs may be profited by plans of improvement, or they will not sustain them by toil and