

# CAROLINA WATCHMAN.

BY HAMILTON C. JONES.

SALISBURY, N. C. SATURDAY, JUNE 11, 1836.

VOL. IV—NO. 47.—WHOLE NO. 203.

## TERMS.

The WATCHMAN may hereafter be had for two Dollars and Fifty Cents per year. A class of four new subscribers who will pay in advance the whole sum at one payment, shall have the paper for one year at Two Dollars each, and as long as the same class shall continue thus to pay in advance the sum of Eight Dollars the same terms shall continue, otherwise they will be charged as other subscribers.

Subscribers who do not pay during the year will be charged three Dollars in all cases. No subscription will be received for less than one year.

No paper will be discontinued but at the option of the Editor, unless all arrears are paid up.

All letters to the Editor must be post paid; otherwise they will certainly not be answered.

TERMS OF ADVERTISING—Fifty Cents a square for the first insertion, and Twenty-Five Cents per square for each insertion afterwards. No advertisement will be inserted for less than ONE DOLLAR.

Advertisements will be continued until orders are received to stop them, where no directions are previously given.

Advertisements by the year or six months will be made at a Dollar per month for each square with the privilege of changing the form every quarter.

## NOTICE.

THE Clerk and Master pursuant to a decree of the Court of Equity, will sell on the Premises on the 23rd day of July next, a tract of Land containing

## 150 ACRES:

adjoining the lands of John Hilick and others, 4 miles east of Salisbury, also

## SIX ACRES,

Near the first. Said lands belong to the Heirs of Mary Brown, dec'd and are sold for the purpose of partition. A credit for one year will be allowed for one half, and of two years for the other half of the price, and the purchaser be required to give bond and approved security for the purchase money on the day of Sale

S. SILLIMAN, C. M. E.

June 4th 1836—\$8 46.

ROWAN COUNTY COURT, MAY SESSIONS, 1836.

John S. Carson, vs.

Attachment levied on land.

Benj. Austin, vs.

It appearing to the satisfaction of the Court that the defendant is not an inhabitant of this State: It is therefore ordered by the court, that judgment be made in the Carolina Watchman, printed in Salisbury, for six weeks, that the defendant appear at our next Court of Pleas and Quarter Sessions, to be held for the county of Rowan, at the Court House in Salisbury, on the third Monday in August next, then and there to appear, & plead to issue, or judgment final will be entered against him, and the land levied on to plaintiff's debt.

Wilson, John Giles, Clerk of our said Court, office, the 3d Monday in May, 1836, and in the 8th year of our Independence.

JOHN GILES, CLERK.

June 4—\$8 46—price \$3

ROWAN COUNTY COURT, MAY SESSIONS, 1836.

James Owen, vs.

Attachment levied on Land.

L. E. Caldwell, vs.

It appearing to the satisfaction of the Court, that the defendant is not an inhabitant of this State: It is therefore ordered by the Court, that judgment be made in the Carolina Watchman, printed in Salisbury, for six weeks, that the defendant appear at our next Court of Pleas and Quarter Sessions, to be held for the county of Rowan, at the Court House in Salisbury, on the third Monday in August next, then and there to appear, & plead to issue, or judgment final will be entered against him, and the land levied on to plaintiff's debt.

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State of North Carolina,

SURRY COUNTY.

Equity, March Term 1836.

Adam Hauser, vs.

James H. Lynch, vs.

It appearing to the satisfaction of the Court, that the defendant James H. Lynch, is not an inhabitant of this State; it is ordered, that judgment be made in the Carolina Watchman six weeks, that he appear at the next Court of Equity to be held for the county of Surry, on the first Monday in September, at the Court-house in Reidsville, and answer, plead or demur, to the plaintiff's bill, otherwise the case will be adjourned and judgment pro confessa entered against him.

Test. S. GRAVES, C. M. E.

June 4—\$8 46—price \$3

TRUSTEES' NOTICE.

All Persons holding claims under the trust made to me by Wm. P. Stockton for their security, are requested to present them or forward mail, post paid, between the 10th and 20th of June, that I may know their amount, and whether it shall be necessary to scale.

I will attend at Col. R. W. Long's Mansion

on Monday 20th June, for the final adjustment and payment of all such claims, and only from the hour of 10 o'clock a. m. till 5 p.m.

JOHN SCOTT,

Trustee.

May 25th 1836—\$4 45

For Sale or Rent.

WILL rent or sell on good terms, my estab-

lishment a few doors east of the Courthouse

Salisbury, on Main street. It has been occu-

ped as a Tavern for a number of years, and

will be made one of the best stands for busi-

ness together or separately. Any industries,

private persons can make the money out of the

house which I will require it.

JOHN JONES.

Business and customers as usual.

J. J.



## POETRY.

MAY.

By N. P. WILLIS.

Oh, the merry May has pleasant hours,  
And dreamily they glide,  
As if they floated, like the leaves,  
Upon a silver tide.  
The trees are full of crimson buds,  
And the woods are full of birds,  
And the waters flow to music  
Like a tune with pleasant words.

The verdure of the meadow-land  
Is creeping to the hills,  
The sweet blue-bosom'd violets  
Are blooming by the rills;  
The lilac has a load of balm  
For every wind that stirs,  
And the larch stands green and beautiful  
Amid the sombre firs.

There's perfume upon every wind—  
Music in every tree—  
Dews for the moisture-loving flowers—  
Sweets for the sucking bee;  
The sick come forth for the healing breeze,  
The young are gathering flowers;  
And life is a tale of poetry,  
That is told by golden hours.

If 'tis not true philosophy,  
That the spirit when set free  
Still lingers about the olden home,  
In the flower and the tree,  
It is very strange that our pulses thrill  
At the temts of a voiceless thing,  
And our hearts yearn so with tenderness  
In the beautiful time of Spring.

From the New York Mirror.  
THE INDIVIDUAL WHOSE NAME  
WAS CLIFF.

IN TWO CHAPTERS—CHAPTER THE FIRST.

John S. Carson, vs.

Attachment levied on land.

Benj. Austin, vs.

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that the defendant is not an inhabitant of this

State: It is therefore ordered by the court, that

judgment be made in the Carolina Watchman,

printed in Salisbury, for six weeks, that the de-

fendant appear at our next Court of Pleas and

Quarter Sessions, to be held for the county of

Rowan, at the Court House in Salisbury, on the

third Monday in August next, then and there to

appear, & plead to issue, or judgment final will

be entered against him, and the land levied on

to plaintiff's debt.

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office, the 3d Monday in May, 1836, and in

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