

THE STAR.

Vol. III.]

RALPHIGH, JULY 12, 1811.

[No. 28.]

PUBLISHED EVERY FRIDAY, BY THOMAS HENDERSON, JUN. FOR SELL & CO. IN THE FRONT STORY OF THE NEW HOUSE NEXT BELOW THE GOVERNOR'S OFFICE.—PRICE THREE DOLLARS ANNUM, PAYABLE HALF YEARLY IN ADVANCE.—SINGLE PAPER TEN CENTS. SUBSCRIPTIONS RECEIVED BY ALL THE POST-MASTERS.

ADVERTISEMENTS.

YANCY AND BRANSON,

FORM their friends and the Publick, that they have received a large supply of

DRY GOODS AND GROCERIES,

which added to the stock of Goods formerly purchased by them from William Shaw, forms a complete and elegant assortment, which they offer for sale at the corner on Fayetteville Street, near the Market House, in Raleigh, on the most reasonable terms for Cash, or on a short Credit to general customers.

A constant supply will be kept up.
**STERLING YANCY,
HENRY BRANSON.**
July 1st, 1811. 27-3w.

LAST NOTICE.

W. BOYLAN

HAVING sold the Printing Office and the Establishment of the "Miscera" as announced in their paper on November, he again requests those indebted to him in the "Miscera" to (No. 764) November last, and for books, Stationery, Printing, &c. to make settlement either by Cash or Note.

W. Boylan continues to keep at his New-Store, between the "Miscera" and "Star," Printing Office, a very large and elegant assortment of

BOOKS & STATIONARY.

He has just received a fresh supply from Philadelphia and New-York.

Raleigh, July 1, 1811. 27-3wks.

State of North-Carolina.

ORANGE COUNTY,

Court of Pleas and Quarter Sessions, May Term, 1811.
Frederick Nash,

vs. Wilson Blount.

Original Attachment Levied; and appearing to the satisfaction of the Court, that Wilson Blount, the Defendant in this Cause, is not an inhabitant of this State.—It is therefore ordered that unless he said Wilson Blount appear within the three first days of the next Term, and plead to issue, judgment by default will be entered up against him.—And that the Clerk of this Court cause this Order to be published three weeks successively in the Star.

Test J. TAYLOR, C. C.
27-3 wks.

State of North-Carolina,

ORANGE COUNTY.

Court of Pleas and Quarter Sessions, May Term, 1811.
Thomas Rhodes

vs. David Mitchel

Original Attachment Levied; and appearing to the satisfaction of the Court that David Mitchel the defendant in this Suit is not an inhabitant of this State.—It is therefore ordered that unless the said David Mitchel appear within the three first days of the next Term, and plead to issue, judgment by default will be entered up against him.—And that the Clerk of this Court cause this Order to be published three weeks successively in the Star.

Test J. TAYLOR, C. C.
27-3wks.

State of North Carolina,

ORANGE COUNTY.

Court of Pleas and Quarter Sessions, May Term, 1811.
Robert Love, Guardian, &c.

vs. The Heirs of Sam'l. Love, dec'd.

Appearing to the satisfaction of the Court that Theophilus Love and Robert Love, two of the Heirs of said Samuel Love, dec. and defendants in this cause, are not inhabitants of this State: It is Ordered that unless they appear within the three first days of the next term and plead to issue, judgment by default will be entered up against them.—And that the Clerk of this Court cause this Order to be published three weeks successively in the Star.

Test J. TAYLOR, C. C.
27 St.

STRAYED

A WAY from the subscriber living in Raleigh, on Saturday, the 29th ult. a light BAY HORSE, about 4 feet 10 inches high, had lost one of his hind shoes, and perhaps the other by this time, as they were much worn.—had several small saddle marks, amongst which is one lately hurt; he has also the appearance of having been worked in near from collar marks on his shoulders. Any person who may find the above described horse and deliver him to me or secure him that I may get him again shall receive simple satisfaction of

ROBERT RUTHERFORD.
Raleigh July 2, 1811. 27-4f.

State of North-Carolina,

EDGECOMBE COUNTY.

Court of Pleas and Quarter Sessions, May Term, 1811.
William Gatlin and Benjamin Gatlin,

vs. The Heirs of Edward Gatlin dec'd.

Appearing to the satisfaction of the Court that Wright Gatlin is not a resident of this State.—It is therefore ordered that publication be made in the Raleigh Star for three weeks, that unless the said Wright Gatlin do appear at the next Term of this Court, to be held at the Court House in Tarborough, on the fourth Monday in August next, and put in his answer, the Petition will be taken pro confesso and heard ex parte as to him.

Test J. HALL, C. C.
27-4f.

HYCO ACADEMY LOTTERY.

At a general meeting of the Trustees, they resolved to continue the drawing of the HycO Academy Lottery on the 15th of August next, at the Red House, and have appointed the following gentlemen to superintend and manage the same: Dr. John M'Aden, Samuel Smith, James Raine, Herman Haralson, Col. George Lea, Edmond Dixon and Thomas Boutin. It is expected that those gentlemen who have or may receive Tickets to sell and do not retain them by that time, will account for the price thereof in cash. The Trustees flatter themselves that the benevolent and all friends to learning and science (particularly when they consider the great difficulties in the destruction of the HycO Academy by fire, and that a new and elegant one is now being erected for the first floor and walls of which are to be of brick, and the rest of a considerable state of forwardness, will not only be satisfied, but encourage others to become subscribers in this Lottery. Few Lotteries of the same magnitude present prospects of equal benefit with this little risk.—Price of Tickets only three dollars.—Highest prize \$1000, lowest \$5, and two blanks to a prize only.—The known integrity of the Managers warrants justice to subscribers.—Tickets may be had of any of the Trustees and at most of the Stores and Post-Offices in Person and Caswell.

GEORGE W. JEFFREYS, CIT.
Red House, Caswell County,
June 9th, 1811. 26 row 4f.

LIST OF LETTERS

Remaining in the Post Office, 30th of June 1811.
A. Capt. Young Allen, Alexander Adams, Green Alfred, 2
B. Joseph Bessfield, 9. Jacob Bedsoe, Jon. Linn Banks, Herdy Hurt, William B. Black.
C. Miss Mary H. Curtis, Charles Coplin, Mark Cooke, Thomas Gope, Jan. Bryant Collins, Joseph John Clinch, Woodson Clemmons, Mark Christian, Urias Collins, Richard Cook, Ann Chapman.
D. Patrick Duffy, Wiley Dillard, 2. Monsieur S. Dance, Lewis Davis, John Davis, Jonathan Davis, James Ralph Dowd, Edward Driver.
E. Mrs. Henry Hunter, Malicha Hinton, John Hinton, Jun. Thomas Howard, Benjamin Howard, Herod Howington, Sarah Holloway, Ashby Harpende, William Harby, William Hudson, John H. Howard, Zachariah Holland, Jamima Hix, Thomas House, Nathaniel Henderson.
F. Nathaniel Jones, Mr. Jernin, Moses Jones, Mary, Johnston, John Ivey.
G. Benj. N. King, Richard King, Charles V. Kennon, L. Judge Laurie, Lewis Lashlee, Casey Lewis, Capt. Jehu Lowrey, Water Leake, John Lyon, Judith Led.
H. Alexander Martin, Allen Mobley, 2. John Martin, Nathan Massey, John May, Timothy Morgan, Rev. Wm. McPheters.
I. Joseph Norwood, Martin Nall, John Nichols, Thomas Neckley.
J. James Peters, James Perry, John Pearce, William Powell, Abby Powell.
K. Joseph Quinby.
L. James Rochelle, Mrs. Milly Rosin.
M. William Slade, James Somerville, John Stawson, John Segraves, John Shearen, Mrs. Penelope Speight, J. Stinton.
N. Augustus Turner or William Uley, Judge J. L. Taylor.
O. Elijah Uley.
P. Callen Wood, Jordan Warham, 2. William Wynne, Evert Watts, John Whithead, Solomon Willowby, Paisey Warren, Jesse Weatherspoon, William White, 5.
Q. N. B. All letters remaining three months after advertisement, will be forwarded to the General Post Office.
DANIEL DU PRE,
Raleigh, 1st July 1811. 27-4f.

NOTICE.

THE subscriber having been appointed, by the County Court of Edgecombe, Administrator on the Estate of Laurence O'Bryan, Esq. late of the Town of Tarborough, dec'd, and having accepted of that trust, and given bonds according to law, hereby gives notice to all persons having demands against said Estate, to exhibit the same properly authenticated, within the time limited by law, otherwise this notice will be plead in bar of their recovery.—And all persons indebted to said Estate are requested to make immediate payment.
N. MATHEWSON.
Tarborough, June 1, 1811.

A LIST OF LANDS

To be sold for the Taxes of 1809 and 1810.
100 acres given in by Jacob Cagle, lying on Rockbold Creek.
337 acres given in by Frederick Riser, lying on Rocky River at Pook's ford.
155 acres given in by Dison Deaton, lying on Little River and Dummas' Creek.
100 acres, the property of Elizabeth Allen, dec. given in by Neddly Pennington, adjoining Nathan Forrist, lying on Geesey Creek.
300 acres not given in, lying on Linches Creek, adjoining Joshua Carter and John Hopkins, the property of John Culberhouse.
100 acres given in by Robert Harris, adjoining Fanny Harris and Samuel Hencock.
100 acres, the property of William Lewis, given in by Benjamin Stone, lying on Mill Creek.
502 acres given in by Nathan Cavilhan, lying on Peedee River, adjoining Jonathan Basworth and Henry Ledbetter.
275 acres given in by Dunean Campbell, lying on Tower Creek, adjoining Elizabeth Woolley.
Six Town Lots not given in, lying in the Town of Alenton, viz. Numbers 3, 4, 5, 17, 18 and 19, the property of Thomas Cappadge.

ALSO,
1.34 acre Lot in said Town, adjoining the Main and Water Street, the property of Joseph Yates, formerly belonged to James B. Black.
The above Lands and Lots to be sold at the Court House in the Town of Henderson, on the 30th day of August next.
BENJAMIN MIGINSON.
Montgomery County, 3
June 20th, 1811. 26 Sw

NOTICE IS HEREBY GIVEN,

To all persons whom it may concern,
THAT from and after this Advertisement all persons who shall apply to Solomon Jerlon (a Negro Doctor) alive belonging to me) to relieve them of their diseases will be considered indebted to me for his charges. If his charges are too high the person complaining, by applying to me, can have them reduced.—And I consider myself bound and do obligate myself to be answerable for his good behaviour.
THOMAS JENKENS.
Greenville county, N. C. January 4, 1811. 27-4f.



PROCLAMATION

By the Governor of the State of North Carolina.

WHEREAS by an Inquest taken at the house of Jeremiah Gaddy, in Anson County, on the fourth day of the present month, before Adam Lockart, Coroner thereof, upon the view of the body of John May, then and there lying dead, it appears that a certain Richard Fair Crawford, late of the said County, feloniously, voluntarily, and of his malice aforethought, did discharge a gun, loaded with forty or fifty shot, which entered in and upon the left part of the belly of the said John May, and made a mortal wound, whereby he instantly died—and that the said criminal has made his escape; and it being further represented that the murder was most cruel and unprovoked—that the criminal has fled beyond or out of the jurisdiction of this State—and that from the large connections and influence of the said Richard Fair Crawford, it is apprehended he will not be brought to justice without difficulty.—Now, therefore, I, Benjamin Smith, Governor of the State of North Carolina, pursuant to an act of the General Assembly passed at Raleigh, on the 26th December 1800, do hereby offer a reward of two hundred dollars to be paid to such person or persons as shall apprehend the said Richard Fair Crawford, and deliver him to the sheriff of Anson County, at the Jail thereof.

The aforesaid Richard Fair Crawford is described to me as being "very tall, upwards of six feet high, slender, rathbone, remarkably strong and nervous, his face long and bony; cheek bones high; eyes large, prominent and gray; hair brown and worn short; shows his teeth when he laughs, and chews tobacco."
Given under my hand at Raleigh, this 15th day of May, 1811.
BENJAMIN SMITH.

NOTICE IS HEREBY GIVEN

THAT on Saturday the 22nd instant, my wife Amelia Baldwin left my house and board without cause; I do hereby forwarn any person or persons from giving her any credit with any expectation of my paying any debt she may contract after one o'clock this evening.
WILLIAM BALDWIN.
Columbus County, Saturday, June 22, 1811. 27-4f.

NEW ADVERTISEMENTS.

NOTICE.

ADMINISTRATION of the goods and chattels, rights and credits of Wilson Child, late of Hillsborough, in the County of Orange, was committed to the subscriber by the County Court of Pleas and Quarter Sessions of the said County, at a Session of the said Court on the fourth Monday of May last; he therefore requires all persons having demands against the deceased to make them known to the subscriber within the time limited by law, or they will be barred.
JAMES CHILD, Adm'r.
Hillsborough, July 17, 1811. 26-3w

TAKEN UP

AND Engaged on the Stray Book of Chatham County, TWO HORSES, one a bay about fourteen and an half hands high, supposed to be eight years old, has a lump on the inside of his right thigh, valued at 25 dollars. The other a sorrel, same height, with a blaze face, about six years old, valued at 35 dollars. Both horses had bells on. The owner is desired to prove property, pay charges and take them away.
CHARLES LUTTERLOH.
Dry Creek, Chatham County, June 22, 1811. 26-3f.

BANK NOTES MISSING.

THE following described notes on the Bank of the United States, being cut in halves, indorsed under two different covers, sealed up and directed to a friend in Philadelphia, were put into the post office at this place at two different times, in the Month of March last, by the Subscribers.—One of the covers containing the said notes was duly rec'd. by the person to whom directed, but the cover containing the other halves has not yet been received in Philadelphia as supercribed.
Notes as follows.—One note of \$100, No. 79, date 1806, signed Thomas Willing. One ditto \$100, No. 27, date 1809, signed J. Lenox. One ditto \$100, No. 40, date 1808, signed J. Lenox. It is possible by an oversight they are mislaid in some of the post offices between this and Philadelphia. Any information relative to said half notes will be thankfully received by
JOHN GARRETSON, & Co.
Concord N. Carolina, June 24th, 1811. 26-3w-pd.

WILL BE SOLD,

ON Friday the 2nd day of next Month, in Kinston, at the shop of Doct. William Anderson, deceased, all the Medicines, shop Furniture, Medical Books and Surgical Instruments of the said deceased; consisting of a very general assortment of fresh and chosen Medicines, shop furniture, with a variety of valuable Medical Books, &c. If not disposed on the first day, the sale will continue from day to day until sold. Six Months credit will be given, for cashers giving note with approved security to the Editor of the
JOHN WASHINGTON, F. A. T.
Kinston, July 3rd, 1810. 26-3w.

NOTICE.

THE subscriber having qualified at July term, 1811, of Leonor County Court, as Executor to the last Will and Testament of Doct. William Anderson, deceased, gives Notice to all persons having just claims against said Estate to exhibit them properly attested within the time limited by law; otherwise they will be barred of recovery.—And all those indebted to said estate are hereby called on to make immediate payment, as the concerns of this estate will not admit of delay.
JOHN WASHINGTON, Exr.
Kinston July 3, 1811. 26-3w.

NOTICE

It is hereby given to the Heirs of Thomas Moultrie, of Anson County, deceased, that a division of his late real and personal estate, according to law.—Those who have any claim on said Estate are requested to come forward and receive their due from
MILICA MULLERWHITE, Exr.
Hobbes County, July 2nd, 1811. 26-1w.

TAKE NOTICE.

JOHN CURTIS, John Scott, Robert Smith, Robert Collins, James Conant, John Blodgett, John Smith, Marshall Hill, Robert Callum, Wm. Love, Wm. Sims, Marshall Sims, and John Storer, that I am confined in Wake Jail, and on the 20th of July intended to take the benefit of the act made for Incurable Deafness.—On that day you will appear and shew cause if any you have.
WILLIAM BUTT.

I have not my wish,
You ought not to take a pleasure,
If those lines you should receive,
I hope you will me relieve,
My business are no offence,
And that you only recompense;
If this time I could be rescued,
I never more by me shall lose.
Of this notice I may avail,
Which news that I have failed,
Very much against my will,
Money with the human race,
Had become very scarce.
My case very numerous,
While we from G. Britain are excluded.
Raleigh July 4, 1811. 26

Political.

ROBERT SMITH'S VINDICATION

ADDRESSED TO THE CITIZENS OF THE UNITED STATES.
(Continued from page 107.)

6th. The non-intercourse law of the last year was also the device of Mr. Madison—it was introduced by Presidential machinery. Should this statute be viewed, as it ought to be, in connexion with and as emanating from the law of May, 1810, then will we have to look for the "fact" required by that law, namely, the actual revocation of the Berlin and Milan decrees.

If this revocation did, in fact, take place, as declared by the Proclamation, then the act of May, communicated as it had been by the executive to the two belligerent powers did become *ipso facto* a compact between the United States and France, and in that case neither party had a right to disregard, or by law to change, its stipulated terms and conditions, as this government confessedly did by the non-intercourse act of the last session.

The act of May 1810, is a sorrowful truth, did not provide for several obvious cases, wherein our merchants must necessarily have been much injured in the event of that law having been carried into effect in the crude form in which it had been passed. If this in providence our citizens might, in such case, well have complained against their Representatives, Executive, as well as Legislative; but from it our Government must necessarily could not have deduced a right to alter of itself the conditions of the compact.—The other party might indeed, from a sentiment of compassion for our artless simplicity, have consented to such a change; but, without such an acquiescence, it could not, upon any principle of natural or political law, be done.

If, however, the Emperor of the French did not in fact revoke, as declared by the Proclamation, the Berlin and Milan decrees, the act of May did not become a compact between the United States and France, and in that case, his imperial majesty had no claim against this Government, founded upon that statute, to enforce the non-intercourse against the other belligerent.

What, then, was the evidence which had induced Congress to consider these decrees repealed, and which had accordingly induced them to pass the non-intercourse law? To the President in this as in every other case touching our foreign relations, the Legislature must necessarily have looked for information and recommendation. From him they had in due form received what they imagined, they were officially bound to consider as satisfactory evidence of the repeal of these decrees, namely, his Proclamation and his message containing a recommendation to enforce the act of May, 1810. In respect then to this evidence and in pursuance of this recommendation did Congress pass the act called the non-intercourse law of the last session.

This non-intercourse law, let it be distinctly kept in mind, was passed after the arrival at Washington of the new French minister, viz. on the 2d day of March, 1811. And I have, moreover, to entreat my countrymen deliberately and dispassionately to view it in connection with my letters* to Gen. Armstrong of the 5th of June and 5th of July, 1810, with my letter to General Turreau of the 18th December, 1810, and with the information hereafter detailed in the 9th article of this address.—And, then, I trust, they will have a clear perception of the real ground of Mr. Madison's enmity to me with respect to this measure.

Notwithstanding the precise protestation, solemnly communicated to the French Government and openly promulgated to the whole world, in vir-