THR

UBLISHED WEEKLY BY THOMAS HENDERSON JON. (PRINTER TO THE STATE.) PAYETTEVILLE STREET, OPPOSITE THE

Vol. IV .- No. 23.7

RALEIGH, FRIDAY, JUNE 5, 1812.

Three Dolls, per annum.

ADVERTISEMENTS.

ATENDION CAVALRY

THE Wake Preop of Cavalry are hereby required to meet at the Regimental Parade at Granville court-inuse on Wednesday the 1fth day of June muit, at cleven o'clock A. M. armed and equipped as the law directs.

For the purpose of marching to the parade in body the
Troop will assemble at Colonel Sutherland's, in Wake
county on the preceding day precisely at two o'clock.

By order of Colonel Reeks,

THO, HENDERSON, Capt.

Raleigh, May 25, 1812.

CHARLES PARISH



Raleigh, N. C. May 29th, 1812.

STRAVED-OR STOLEN

FROM the Subscriber at Granville Court-House, on the 5th instance red sorred HOUSE, with a blemish on his right eye, a sear a little below the right knee, on his left shoulder a light sput, nearly as large as a man's hand.—The most of his hair in his mane is white, his tail very red, he is 4 feet 10 mobes high, eight or nine years old, and rough shad att round. Any person delivering him one at Le May's & Roads, or lodging information so that get him again shall be handsomely rewarded.

WILLIAM CLOPTON.

Granville county, May 26th, 1812

Sporting Intelligence.

THE So thiseld Spring Baces, (Pittsylvania, Virginia,) commended the 6th of May.

First day, the Jocky Club Purge of \$ 150, 2 mile heats.

three heats, last heat he distanced the field. 5 started. Second day, a sweep stake, mile heats, was won by Col. John J. Burwell's colt, Ferdinand, 4 years old by Cashter.

It was supposed by the company generally that there was as fire running on the two days above mentioned, as

ALEXANDER BROWN, Sec.

NOTICE.

O Nthe 20th of June next, will be offered for Sale to the highest bidder at six months credit, (bond and approved securit.) in the Town of Hamilton, Martin county, N. Carolica, fifteen or sixteen likely young NE-ROES, consisting of Men, Boye, and Girls

THOMAS ALSTON, THOMAS ALSTON, LEWIS A WILLIAMS, SAMUEL WILLIAMS Extra

Drawing next Month.

The most brilliant scheme ever presented to the American public is that of the

Baltimore Medical College Lattery.

2 capital prizes of \$ 50,0007 & 20,000 ±

AND FOT TWO BLANKS TO A PRIZE.

THE DRAWING will positively commence in the city of Baltimore, on the 11th of next month. Remember, that the first drawn Ticket is entitled to

Five Thousand Dollars, And the first drawn 6000 blanks are also entitled to

Tickets in the above Lottery may be lead at the INTELLIGENCER UNINTING OFFICE,

PETERNAURG: Price 12 Bollars-and Prizes in the Washington Monument Lattery taken in payment. Weekly lists of the drawing will be received, and every information given

adventurers, gratis. Orders from a distance (postage paid) inclosing the cash, will be strictly attended to. May 224. 1812. 22 3t

State of North-Carolina,

CASWELL COUNTY.

Court of Pleas and Quarter Sessions, April Term 18:2. Nathaniel Moore, Societal Attachment, returned levied on 158 Acres of Land, the property of defendant, &c. If appearing to the satisfuction of the Court, that Taylor Sanders, the defendant, is not now an intubitant of this State-it is therefore ordered that this suit be advertised three weeks in the Raleigh Star, that unless said defendant appears at our next Court, on the 2nd Monday of July next, and plead thereto, judgment will be entered against lime, and the property levied on, be made subject to the mane.

ARCHIBALD MURPHEY, C. C.

FEMALE EDUCATION, WARRENTON.

A Public Examination of the Pupils at this Seminary will commence on Wednesday the 24th of June. Parents and Guardians are solicited to attend, and judge for themselves of the progress made by their Children & Wards.

JACOB MORDECAL

Westrayville Academy

Academy will commence on Monday the 15th of June next, and continue two days. On Wednesday, the day following, will be exhibited, by the young gentlemen of the Academy, a number of select Speeches and Dialogues.

A. GRIFFIN, Secret. IE examination of the Students of the Westrayville

A. GRIFFIN, Ser'ry, May 2300, 1812,

Practice of Physic.

THE Subscriber returns thanks for the liberal en couragement he has not with since he commenced the practice of Physic, and hippes from his attention and endeavours to relieve the distresses of those who call on him to meet a continuance of favours. He informs the unfortunate sufferers under a confirmed lues or any other stage of the Disease, that he has a new, sure, easy the public, for the liberal encouragement they have given him heretofore in his line of business, and insurins them that by the first of the ensuing July, his large and commodous three story Brick Building and the EAGLE, north of the State House, will plete order to receive Boarders and Travellers, armstly solicits the continuance of their paralle places himself that nothing on his part shall give, gratis.

A CAUTION:

A CAUTION: stage of the insease, that he has a new, sure, easy be expeditions method of Cure without the use of much Mercury in any stage of the complaint, and in some cases without any. From the number of cures recently made, in cases that have been long standing (and where Mercury had been tried in vain) he does not hesitate to

A CAUTION.

A LL persons are cautioned against purchasing three judgments obtained against me on the 7th March last, before Andrew Hartsfield, Esq. namely, one for about 28 dollars in favour of Benjamin Hell and two others for about 43 dollars each in favour of James Bell, which judgments I am determined not to fry, they having been obtained in consequence of fraudulent misrepresentations. GEORGE BELL.

Wake, May 21, 1812. 21-3tpd.

NOTICE.

FIRE firm of Andrew Clark and Co. of Tarborough, is this day dissolved by mutual consent. Andrew Clark is anthorised to settle all debts due to and from the said firm.

WILLIAM INGLES, ANDREW CLARK

May 15, 1812. 21.-3tpd.

A CAUTION.

LL persons are hereby forwarned from trading for a Note given by me, to William Gragaton, for the sum of 20 dollars, due about the 15th of April last, attested by Joseph Dickey. Said note having been featilitently ob-tained, which I am determined never to pay.

A. MASON.

Orange County, 4th May, 1312.

NOTICE.

HE Subscribers qualified as Administrators of the ton-deceased. All persons beying claims against him are Lestate of James Birk, jun due at the last Caswell hereby notified to exhibit them within such time as the County Court of Pieus and Quarter Sessions, held for the Law prescribes. County of Gaswell. All persons having demands against the Estate of said Birk dec, are requested to make them known within the time prescribed by law.

THOMAS TURNER,

ANDERSON BIRK, Adm'rs. May 4, 1812.

Just Received from New-York

And for Sale at the Star Store, Raleigh,

SMAIL assortment of Genuine Drugs and Medi-cines; a few articles of Paints and Hatters materials

From Newbern a supply of Smiths's Cold passed Cas-

Private Entertainment.

THE Subscriber having removed to the place which he purchased of Mr Jacob Page, adjoining the Town of Henderson, (Montgomery County,) tenders his servi-ces to keep a house of Private Entertainment. Those who think proper to encourage him, by giving him their company will no doubt meet with satisfaction, as every attention shall be paid to them and their horses.

JAMES PERRY.

April 16th, 1812.

18-2m.

A Horseman's Pistol

AS lent some weeks ago. Whoever has it in pos-session is requested to leave it at the Star Office.

UNIVERSITY.

BETT Ordained by the Trustees of the University of North Carolina, and it is hereby ordained by the authority of the same that a special meeting of this Board be had on Saturday the 17th day of July next, in the city of Rafeigh; and that advertisement be thereof made ac-

ROB'T WILLIAMS, Secretary. Raleigh December 18th, A. D. 1811.

GOLD.

The Subscriber on the 23d inst, in cleaning out a spring on his plantation, found a piece of pure Gold weighing thirteen ounces; He has since made some searches and been successful in finding tolerable large bits of gold. He has no doubt but there is a mine of considerable worth where he has found this gold. He wishes to as beinte with some persons who is skilled in the art of discovering the hidden tressures which the earth contains, and will make it worth the attention of any one who understands searching mines, if he will come and assist him in discovering the one which he is well assured is on his plantation.

Montgomery County, N. C. April 3, 1812. 19

TWO BARRELS OF PARBOROUGH DISTILLED SPIRITS OF TURPENTINE, POR SALE AT THE STAB STORE.

CAVALRY ORDERS.

PY order of the Commander in Chief, I hereby give no Dice to the Majors, Captains, Subalterns, & Privates at tached to the 16th Brigade, and 3d Division of the Militia of this State, to strend at Granville C. H. on the 17th of June, by 10 o'clock precisely, armed & equipped agrees-bl. to law; at which time and place there will be a gene-ral review of said Regiment. The Officers are required to make out complete Muster-Rolls, with the dates of their Commissions, &c. as the law requires.
THOMAS REX, Lieut. Coimel.

NOTICE.

Till Subscriber being desirous to remove into the country offers the house and lots which he now occupies in Germanton for sale—He deems it unnecessary to give a particular description, as he, supposes any person inclinable to purchase will view the premises; suffice it to asy, that the advantages which this property possesses, either as to local situation, or convenient improvements for a Store or Tavern, are equal, of not superior, to any in this place, and perhaps not surpassed by any in the up-per country. Cash or Negroes will be expected in pay-

ment, and possession given whenever required.

ANDREW BOWMAN.

Stokes County, April 10th, 1812.

19-6t.

State of North-Carolina,

GREENS COUNTY. Court of Equity April Term, 1812. James G. Slieppard, Benjamin C. 1 B. Sheppard, ? and Abraham Sheppard,

James Glasgow, Joseph Scurlock & wife & others.

T sppearing to the Court, that James Glasgow, one of the defendants named in the complainants bill, resides without this state, notice is hereby given him the said James Glasgow that unless he shall plead answer or demur within the three first days of the pext Term the complainants bill will be taken pro confesso and heard exparte as to bim.

April 16, 1812.

R. J. POWELL, C. M. E.

LAND FOR SALE.

THE subscriber, agent for Mr. Joel Lane, offers for sale the following Tracts of land lying in Wake county: One Tract of 320 acres adjoining the lands of Theophilus stunter and others: One other Tract of 500 acres, adjoining the lands of Mrs. Streeter and others. Une other Tract of 320 acres adjoining the lands of Edward Pride and

All of the above lands are woodlen. s; the first Tract about 3 miles, the 2d about 5 miles, and the 3d about 8 miles from the city of stateigh.

For Terms apply to the subscriber near Raleigh.

Wake county Junuary 8, 1812. 2-1/

NOTICE.

THE subscriber at last Court qualified as Executor to the last Will and Testament of his father, John Ex-

JOHN H. EATON, Ex'r. Halifax, April 15, 1812.

Lands for sale in Orange.

THE subscriber, intending to remove to the state of Kentucky in the fair, offers for sale his lands lying in the County of Orange. There are in one body between 4 and 5000 acres lying on both sides of Little River, and in the fork of Little River and Ence. A considerable portion of these lands is low grounds, equal to any in this part of the State, and well adapted to the culture of corn, wheat, rye, oats, and whacco. The upland is generally f a free, lively quality, well sunce to the production of all species of grain common to this climate, and considerable portions of it well calculated for the growth of cutton and tobacco. On these lands, there are several good plantations, situated on Little stiver, and Enac, which would readily admit of divisions from each other so as to suit the convenience of different purchasers. The seat whereon the subscriber now resides, called Snow Hrist, and included in the above mentioned body of lands, is person the state of the state for feetiliplantations, situated on Little tiver, and Enoc, which would readily admit of divisions from each other so as to suit the convenience of different purchasers. The seat whereon the subscriber now resides, called Snow Hrat, and included in the above mentioned body of lands, is perhaps surpassed by none in this part of the state for tertility of soil, elegance of situation, and extent and variety of prospect. It is not deemed necessary to state further the rule at the convenience of the claims of the first of prospect. It is not deemed necessary to state further the rule at the content of the claims of the first of prospect. It is not deemed necessary to state further the rule at the content of the claims of the first of prospect. prospect. It is not deemed recessary to state further the advantages which these lands possess, as it is presumed no one would wish to purchase without first viewing them.

through them for a considerable extent. The subscriber offers for sale also one tract of land lying 8 miles to the East of Hillsborough, adjoining the lands of William Cain. This tract contains between 4 & 500 agres, is all upland of excellent quality, and has upon it a large glastation. The payments will be mane easy to purchasers, by giving convenient, and reasonable creating, and taking in part likely young Negroes of good family.

WALTER ALVES.

WALTER ALVES. Snow Hill, April 23th, 1812. P. S. Kentucky Lands well situated, will be taken in part by way of exchange.

NEW ADVERTISEMENTS.

NOTICE.

HE Subscriber makes it known to those concerned. that he has obtained letters of a aninistration on the e of the late Dr. Robert Hunter, dec. The debtors to ture of the d the estate will be pleased to make payments as soon as possible, those who have claims against it must exhibit them within the time prescribed by law, otherwise they will be barred of recovery according to an act of Assembly in such case provided.

JAMES MARTIN, June Adm'r.

PUBLIC SALE.

Will be exposed to Sale on the 19th and 20th of June next, the personal estate of the late Dr. Robert Hunter, among which is a considerable quantity of facts Medicines and shop-furniture—It is presumed that Doctors would find it to their advantage to attend the sale. It will be at the late dwelling house of the deceased, on Bever Isletand, in the County of Rockingham, N. Carolina.

JAMES MARKIN, Jun. Adair.

May 20th 1810.

May 25th, 1812

RANAWAY



FROM the Subscribe L 21st inst a Negro name of HARRY, abo

he was very indifferently all he was very indifferently all he said Negeo I purchased of James Greggory, of Juliation conty, he has since that hired in Copel Hill, and in Haleigh.

Greggory, I am informed, purchased him in Norfolk, yginia—One of which places I think it is most proble will endeavour to get to. I will give a reasonable ward to any person who will have said Negro to me, secure him so that I get him again.

Franklin contains a language of the problem of the problem of the problem of the problem of the problem.

Franklin county, 28th May, 1812 23 8

NOTICE.

THE Subscriber having qualified as Elicutor of thaniel Whitehead, dee, lace a resident of the ty of Nash, at November Term of Nash County Go. Pleas and Quarter Sessions.—Notice is therefore to those indebted to the said deceased, that unless make immediate payment, necessity will compel the lace to have recourte to manure as implease.

ecutor, to have recourse to measures as unplease himself as they will be disagreeable to others.

Those having claims against the said deceased present them properly suthenticated within the limited by Law, otherwise this notice will be pleased. bar of their recovery.

ARTHUR WHITEHEAD, Erb. May 28th, 1812.

State of North-Carolina, MOORE COUNTY.

Court of Pleas and Quarter Sessions, May Term 1812. Daniel M'Nair, Original Attachment, " lexied at land," &c.

IT appearing to the Court that the defendant is not is habitant of this State: Ordered therefore, that publication be made for three weeks successively in the State printed in Kaleigh, that unless the defendant appears the next Court, to be held on the 3rd Monday in Lugurext, replevy and plead, judgment will be succeed again

A copy from the minutes, C. DOWD, C. C.C.

STATE PAPERS.

To the Senate and House of Representatives of the United

I communicate to Congress, for their information, comes and extracts from the correspondence of the Secretary of State, and the Minister Plenipotentiary of the United States at Paris. These documents will place be, fore Congress the actual posture of our relations with France. JAMES MADISON.

May 26, 1812.

CORRESPONDENCE.

MR. MONROE, SECRETARY OF STATE Low, Esq.

Department of State, July 26, 18

Sir-It is the desire of the President that you set out without delay, for Paris, to commence the of the office of minister pleuipotentiary to the Emperor of France, with which you are invested. A frigate prepared for your accommodation, will receive you at Augapoils, and convey you to the most convenient port of that country. Lenclose you a commission and letter of credence, with such other documents as are accessary to illustrate the subjects on which you will have to all

instrate the subjects on which you will have to act.

With the ordinary duties of the office you are too well acquainted to require any comment on them in this letter. There are, however, some subjects of peculiar portance which will claim your attention immediately ter your reception. On these it is proper hat you sho know distinctly the sentiments of the President.

The United States have claims on France, which it

it is necessary to examine, minutely their nature and tent: The present is a proper time to make this example. ation and to press a compliance with the arrangemen They he fourteen miles to the East of Hillsborough, and the main road running thence to Petersburg, passes the main road running thence to Petersburg, passes through them for a considerable extent.

> March, 1811, so revoke or modify her edicts as that they should cease to violate the neutral commerce of the United States, which fact the President should declare by proclamation, and if the other nation should not, within three months thereafter, revoke on modify its edicts in like manner, then the 3, 4, 5, 6, 7, 8, 9, 10th and 18th sections of the act, entitled." An act to interfact the commercial intercourse between the United States and Great Britain and France, &c. should, from and after the expiration of three months, from the date of the proclamation aforesaid, he revived, and have full force and effect so far as relate to the dominous, colonies and dependencies, and to the utilities the growth, produce or manefacture of the dominions, colonies and dependencies of the nation thus manner or neglecting to revoke or modify its edicts, in the manner aforesaid.
>
> This act having been promulgated and made known to should cease to violate the neutral commerce of the U-

nation thus stiming or neglecting to revoke or monity its edicts, in the manner aforesaid.

This act having been promitigated and made known to the government of Great Britain and France, the minister of the latter, by note, hearing date on the 5th August, 1810, addressed to the minister plenipotentiary of the U.S at Paris, declared that the Decrees of Berlin & Milan were revoked, the revocation to take effect on the 1st of November following, but that this measure was adopted in compliance with the law of 1st May, 1810, to take advantage of the condition contained in it, and in full confidence that that condition contained in it, and in full confidence that that condition contained in council, and renounce the new principles of blockade.

This declaration of the Emperor of France was considered a sufficient ground for the President to act on: it was explicit as to its object and equally so as to its import. The decrees of Berlin and Milan, which find violence.