

THE STAR.

PUBLISHED WEEKLY BY THOMAS HENDERSON, JUN. (PRINTER TO THE STATE) FAYETTEVILLE STREET, OPPOSITE THE STONE FOUNTAIN

Vol. IV.—No. 35.]

RALEIGH, FRIDAY, AUGUST 28, 1812.

[Three Dolls. per annum.

Advertisements.

NOTICE.

WILL be sold on the 1st day of Sept. next, at the Court House in Smithville, the following Tracts or Parcels of LAND, or so much thereof, as will pay the taxes and expense of advertisements.

- 18762 acres David Anderson, on the waters of Livingston's Creek.
- 100 do Alexander Taylor's, do do do do.
- 373 do Leno Dupree's, do Sea Shore.
- 1890 do Gen. Wade Hampton's in Colkense's Neck.
- 640 do J. Bruddy's do do do
- 100 do supposed John Claton's, do Sturgeon Creek.
- 640 do Edward Winslow's do Cape-Fear River.
- 640 do Estate of Quince, do No Side Town Creek.
- do do do do do do do do do do do do
- 100 of James Ancrains, do So. E. side do do do
- 320 do do do do do No. E. do do do do do do do do
- 640 do do do do do do do do do do do do do do
- 300 do do do do do do do do do do do do do do
- 640 do do do do do do both sides Mill creek.
- do do do do do do west side do do do
- 640 do do do do do do south do do do do
- 400 do do do do do do west do Cape-Fear.
- 210 do do do do do do Old Town Creek.
- 640 do do do do do do south side do do
- 640 do do do do do do east do Mills do do
- 470 do do do do do do Cape-Fear river.
- 320 do do do do do do both sides road leading to L. Folly.
- 320 do do do do do do branch of Mill creek.
- 320 do do do do do do Rogers's Creek.
- 300 do do do do do do N side Sturgeon creek.
- 440 do do do do do do Rogers's do do do
- 540 do do do do do do Asups, do do do
- 300 do do do do do do west side Cape-Fear.

The following Lots in the Town of Smithville.

- No. 27 & 64 belonging to the Estate of Richard Quince;
- do 33 Stephen Bernard.
- do 51 Estate of John M'Kinzie.
- do 77 do do John Allen.
- do 79 John Martin.
- do 80 81 Estate of Robert Muter.
- do 87 do do do Findley.
- do 90 do do John Johnston.
- do 94 Estate of James Davis.
- do 11 do do Wm. Cooke.
- do 14 Sampson Williams.
- do 47 and 58 Estate of James Walker.

NATHL. POTTER, Sheriff.
Brunswick county, August 11th, 1812. 34

STRAYED

FROM the subscriber in the latter part of April last, a Chestnut Sorrel MARE, with a small blaze in her face, 7 or 8 years old, and about 15 hands high, shod all round when she went away, and I expect will aim for the upper part of this State. Information of the above described Mare, lodged in the Post-Office, at Richmond Court-House, N. C. will be thankfully received by the subscriber.

W. C. THOMAS.
Richmond county, August 3rd, 1812. 34-35

State of North-Carolina, CASWELL COUNTY.

Court of Pleas and Quarter Sessions, July Term 1812.

Ansey Fuqua and Magdalin M'Dougal, Heirs at law and devisees of Thomas Harrison, deceased.

vs. Joseph Speed and his wife Elizabeth, James Shelton, David Shelton, Nancy Shelton, and Henry Shelton, Heirs and devisees of David Shelton, deceased.

IT appearing to the satisfaction of this Court, that the defendants Joseph Speed and his wife Elizabeth, James Shelton, David Shelton, Nancy Shelton, and Henry Shelton, are not inhabitants of this State; It is therefore ordered, That publication of this suit be made three weeks in the Raleigh Star; that unless the said defendants appear at our next Court to be held for the County of Caswell, on the second Monday of October next, and answer, plead or demur, that the petition will be taken pro confesso and heard ex parte.

34-35 Test. ARCHIBALD MURPHEY, C. C.

Private Entertainment.

THE Subscriber living one mile south of Jethro Brown's Store, on the Road leading from Hillsborough to Rockingham C. H.—flatters himself from preparation made and a determination to keep up the liveliest activity to promote the pleasure and convenience of those who may do her the honour of calling, to merit their patronage.

Besides the advantages of a naturally salubrious situation to those who inhabit low marshy parts of the country, and who of course are almost uninterrupted victims of protracted bilious remittants, chronic rheumatism, &c. the proximity of the subscriber to the Rockingham Springs, whose medicinal efficacy in those and other chronic forms of disease is extensively known and by many persons gratefully acknowledged, will it be presumed be no small inducement to such as wish to enjoy their benefits to call on her.

A. E. WILLIAMSON.
Caswell, July 22nd, 1812. 34

A CAUTION.

I WISH to caution the world against a man by the name of JOSEPH DODD, who within a few months has come into Wake county, from Tennessee, (as he says) without recommendations, and is viewed as a suspicious character. Said Dodd, among other improper conduct, has lately obtained Money from me, and has denied the same. He was at the present term of Wake County Court, found guilty of violently beating and burning a citizen of this county, for which he was fined \$252. I have also a personal knowledge of acts committed by said Dodd, tending to defraud in a considerable degree an individual of this county. I have thought it my duty thus far, to caution the public against the said Joseph Dodd, as I am well convinced that he is a dangerous citizen.

DEMPSEY BLAKE.
Wake county, August 17, 1812. 34-2nd pd

State Bank of North-Carolina,

Raleigh, 18th August, 1812.

RESOLVED, That after the first day of September next, no Note will be discounted for renewal either at this Bank or at any of its Branches, unless at least one sixth of the Bond then in Bank shall have been paid, which payment may be made in Newbern or Cape-Fear Notes.

By Order of the Board,
WM. H. HAYWOOD, Cashier.

TEN DOLLARS REWARD.



RUNAWAY from the subscriber some time in May last, my Negro man named JERAM, about 22 or 23 years of age, 5 feet 6 or 8 inches high, stout made, hollow eyed, bow legged and bends forward at the knees. I purchased him last October, from Julia Yancey, a Negro Trader, who said, he purchased him of Wm. Slade, of Caswell county, to which place it is presumable he will aim. The above reward will be given to any person securing him in any Jail so that I get him.

ROBERT HILL,
Hill's Iron Works, York District, S. Carolina, } 34-3

NOTICE.

THE Subscriber having qualified at the Court of Pleas and Quarter Sessions for the county of Wake, held on the third Monday in August, (last) as Administrator, (with the Will annexed) of Hardy Sanders, late of Raleigh, deceased. All persons are hereby required to bring to him, their accounts and demands of every kind and denomination, against his said Testator, within the respective time prescribed by an act of the General Assembly, of the State of North-Carolina, passed in the year 1789, entitled "An Act to amend an Act, entitled 'An Act, concerning proving of Wills and granting Letters of Administration, and to prevent frauds in the management of intestates' estates." And all persons indebted to the Testator are desired to make immediate payment to

ELIJAH CLARK, Adm'r.
Raleigh, 19th August, 1812. 34

P. S. Mr. Southy Bond, of Raleigh, is authorized to receive payment for me as administrator aforesaid, until the 15th September next, at which time all evidences of debts unpaid will be put into the hands of an officer to collect. E. C.

ROBERT RUTHERFORD,

Copper-Smith and Tin Plate Worker,

CONTINUES to make all kind of Ware in his business including its several branches, viz. Stills, Wash Kettles, Kettles for stewing Fruit, Tea Kettles, Coffee Pots, &c. of copper or brass. Also, Tin Ware of every description. He intends to carry on the Brass Founding to perfection. He will give a liberal price in cash or trade for all Brass, Copper or Pewter that may be brought to his shop, next door to Mrs. Casso's Tavern and opposite to Mr. Robert Gannon's Store.

Raleigh, August 20, 1812. 34-2nd

DISOLUTION.

THE Copartnership of WILLIAM SHAW, & Co. was on the 8th instant, dissolved by mutual consent. All persons having claims against the said Firm are hereby requested to present them immediately for adjustment and payment to William Shaw. Those indebted are earnestly solicited to make payment at the earliest day possible to him, who is also fully authorized to receive and give discharges for all debts due to the concern.

WM. SHAW,
R. CALLUM.

Raleigh, August 21st, 1812. 34

N B The business in future will be carried on at the same stand by William Shaw, who solicits and hopes to receive that patronage from his friends and the public, which the late firm and himself have so long experienced.

Doctor JOHN BECKWITH

BEING obliged by ill health to leave Newbern, has settled in this City. Those who may require his professional services can find him at the Star Store, where he has opened an extensive assortment of

Drugs and Medicines.

Raleigh, August 20, 1812—34C.



EAGLE HOTEL,

RALEIGH, N. C.

CHARLES PARISH

INFORMS his Friends and the Public that his Tavern is now open for the reception of Travellers and Boarders in the new Three Story Brick House, north of the State-House and fronting Union Square. The house is spacious, completely finished, and well furnished; and the Stables are equal to any. For a well supplied Table, (served from a neat and cleanly Kitchen,) in the vicinity of the Cellar, Rooms, Beds, Attendance, &c. &c. it is determined that this Tavern shall excel any in the Southern States.

Raleigh, July 1, 1812.

N B An Ten House and BATHING ROOMS will be constructed by the next Season.

The Stock in Trade of the STAR STORE

HAS within a few days been sold out, and the Proprietors intend to decline business during the war. All those having accounts with the Store are desired to call immediately and make settlement.

NOTICE.

THE Directors of the State Bank of North-Carolina have resolved to erect a BANKING HOUSE, in the city of Raleigh, the foundation whereof to be of Brick, the walls of Brick, and the roof probably of Slate or other fire-proof material. The dimensions will be 33 feet by 33 feet 3 inches, two stories high, with a Portico in front. The undersigned being a committee to contract for the materials and for the building of the said House, do hereby give notice that they will receive proposals for furnishing the several materials and for the workmanship, or for the house complete. The plan of the building together with a bill of the requisite materials will be shown by the committee to any person desirous of offering terms. It is contemplated by the Directors to have the bricks made in the course of the present season, so that they may be laid early in the ensuing spring.

WM. POLK,
K. POTTER,
WM. SHAW,
Wm. PEACE,
THEO. HUNTER,
26th

Raleigh, June 24, 1812.

To Saddlers, Boot and Shoe-Makers.

L. BREWER & F. FAIRLAMB'S LEATHER-STORE, OLD STREET—PETERSBURG.

WHERE Saddlers, Boot and Shoe-Makers may be supplied on the most reasonable terms with Saddle, Stirrup, Harness and Bridle Leather; Grain and Wax Calf Skins; Hoot-Legs, Wax and Grain; Taps and Top Skins; Wax and Grain; Upper Negro Leather; Bellows Leather; Rough and Lining Hides; Hog and Sheep Skins; Tanners Oil; Waggon and Chaise Collars. Their stock consists entirely of the best Northern Leather. Country gentlemen will find it to their interest to call. Orders punctually attended to.

NOTICE.

THE Subscriber having qualified as Executor of Nathaniel Whitehead, dec. late a resident of the County of Nash, at November Term of Nash County Court of Pleas and Quarter Sessions. Notice is therefore given to those indebted to the said deceased, that unless they make immediate payment, necessary will compel the Executor, to have recourse to measures, as unpleasant to himself as they will be disagreeable to others. Those having claims against the said deceased will present them properly authenticated within the time limited by Law, otherwise this notice will be plead in bar of their recovery.

ARTHUR WHITEHEAD, Ex'r.
May 28th, 1812. 23

Seventy Five Dollars Reward.

RUNAWAY from the subscribers, living near Bennetts, on Flat River, Orange county, N. C. on the 4th of January last a Negro man named PETER, & a Negro woman named POLLY. The Negro man is about 35 years of age, somewhat yellow, about five feet four inches high, & has some small scars on his back occasioned by the whip—when he is strictly examined & becomes confused, he stutters considerably. The Negro woman is quite small, of a dark complexion & about 24 or 25 years of age. It is supposed that the Negro man has obtained a free pass. The above Reward of \$75 will be given for the apprehension of both of the above Negroes and securing them in jail or otherwise so that the owners may get them again, or a proportionable part for either.

WILLIAM HORTON,
TEMPERANCE WELBORN.
August 8, 1812. 33-7th pd

State of North-Carolina,

ROCKINGHAM COUNTY.

Superior Court of Law, Spring Term 1812.

William Hand, guardian of Polly Ann, Isaac Newton, Samuel Whitworth, Ulyses and William Henry Hand, children of the said William Hand.

vs. Thomas Overton, guardian of John C. James C. Betsy C. Ann B. Isaac, Samuel C and Mary Overton, Children of George Overton—Gideon Roach, guardian of Sidney, William, Viny, Kanny, and Nancy, the Children of Thomas Whitworth.

Richard Vernon, and Jacob Whitworth, Executors of the last Will and Testament of Isaac Whitworth, deceased.

IT being suggested to the Court, that Jacob Whitworth, one of the Executors of the last Will and Testament of the said Isaac Whitworth, dec'd, without the limits of this State; It was on motion, Ordered, That publication be made for three weeks in the Star, published in Raleigh, that unless the executors, administrators, or some legal representative of the said Jacob Whitworth, deceased, appear within the first three days of the next Superior Court of Law, to be held for said County, on the 5th Monday after the 4th Monday in September next, and plead or demur to the said Petition; It be read ex parte as to them and judgment entered accordingly.

Test. THO. HENDERSON, C. C.

For Sale,

A VALUABLE Tract of Land, containing three hundred and forty one and a half Acres, within 10 miles of the City of Raleigh, lying on Sycamore Creek west of said city, there is a tolerable good plantation on the land, with a most excellent Peach Orchard; the Land is well watered, having several good springs thereon; it is well adapted for Corn, Wheat or Oats. It is deemed unnecessary to enter into a lengthy description, as it is presumed that no person will purchase without an examination of the premises. I have also for sale, a likely Negro Woman and Child, whom I can safely recommend as an honest and industrious servant—all of which will be sold low for cash. I would take two good Horses in part pay for the land if it should be preferable in the purchaser. Should any person wish to purchase either the Land or Negroes, they are requested to apply to the Subscriber living in Raleigh.

MERITT DHAJARD.
August 10, 1812—35C

NOTICE.

AT the last June term of Columbus county Court the Subscriber qualified as Administrator of Shadrick Wooten, dec'd and I hereby notify all persons having claims against his Estate to bring them forward properly authenticated within the time prescribed by law, or they will be barred of recovery; and all those indebted to said Estate are requested to make immediate payment.

SHADRICK WOOTEN, Jr. Adm'r.
July 31, 1812. 33-4C

State of North-Carolina,

MECKLENBURG COUNTY.

Superior Court of Law, May Term, 1812.

William Davidson, } Original Attachment, levied on one }
vs. Andrew T. Davidson, } Negro Woman and Store-Books, }
} the property of the defendant.

ORDERED by Court, that Andrew T. Davidson, the defendant in this cause, who now resides without the limits of this State, appear at the next Superior Court of Law, for the County aforesaid, to be held on the sixth Monday after the fourth Monday in September next a reply or judgment will be entered up against him. Ordered, that publication hereof be made three months successively in the Raleigh Star.

24-3m. Test. THO. HENDERSON, C. S. C. L.

NOTICE.

WILL be leased out to the highest bidder on the premises, on Friday the 2nd of October next, for a term of years not exceeding five, nor less than three—the Plantation belonging to the heirs of the late John Hunt, of Franklin County. The Plantation lies in a very healthy part of the country, about eight miles south-west of Louisa, and has on it a large and convenient Dwelling House, and other convenient out Houses, suitable for the accommodation of a large Family. The plantation is in good repair and sufficiently large to work to advantage eighteen or twenty hands. A further description is deemed unnecessary, as it is presumed any person wishing to lease it, will view it prior to the day on which it will be leased out.

NAT. HUNT, Executor, &c.
Louisburg, Franklin County, }
August 16, 1812. } 33-till Oct.

Warrenton Fall Races,

WILL commence on the Second Wednesday of September next, being the 9th day of the month.

FIRST DAY.

A Sweepstake, mile heats, for three year olds, Entrance 100 dollars. Half Fore-cast-four Entries, and clo. &c.

SECOND DAY.

The Jockey Club Purse, three mile heats, for the whole amount of the Subscription, say 570 dollars, free for any thing; Entrance to subscribers 20 dollars, and to non-subscribers 30 dollars, which entrance goes to the Proprietors's Purse.

THIRD DAY.

The Proprietors' Purse, two mile heats, 225 dollars; Entrance 25 dollars, free for anything except the winner of the Jockey Club—Money hung up.

Entries to be made with the Proprietor of the Course, on the Evening preceding each day's Race, before sunset.

To carry the following weights—2 years old, a feather—5 years old, 85 lbs—4 years old, 100 lbs—3 years old, 110 lbs—6 years old, 120 lbs—7 years old and upwards, 125 lbs—3 lbs allowed Mares and Geldings.

The Stables will be furnished with Litter for Race Horses, gratis.

The Course will have undergone a thorough repair, before the Races commence.

R. R. JOHNSON,
Proprietor of the Course,
33-Awks.
August 1, 1812.

Balls will be furnished on the evening of each day's Race, by the Proprietor.

TO MILL WRIGHTS.

THE undersigned intends to have two Saw-Mills, a Grist Mill and a Pulping-Mill built. One Saw-Mill and the Grist-Mill are to be at the same place—The other Saw-Mill and Pulping Mill at different places. The Mills are to be erected in Warren and Granville counties, and not more than seven miles distant from each other. Any person who is well acquainted with building the above kind of Mills, and chooses to engage to do the work will find me at Pleasant Hill, Warren County, where I shall be ready to make a contract.

PHIL. HAWKINS.
June 20, 1812.

PROPOSALS

For carrying Mails of the United States on the following Post Route, will be received at the General Post Office in Washington City until the 29th day of August next inclusive.

IN NORTH CAROLINA.

41. From Charlotte, Beattie's Ford, Lincolnton and Morgantown to Wilkesboro', to pass by Mount Morne every other trip once a week.

Leave Charlotte every Friday at 1 p m and arrive at Wilkesboro' on Monday by 6 p m. Leave Wilkesboro' every Tuesday at 6 a m and arrive at Charlotte on Friday by 11 a m.

NOTES.

1. The Post-master general may expedite the mails and alter the times for arrival and departure at any time during the continuance of the contract, he previously stipulating an adequate compensation for any extra expense that may be occasioned thereby.

2. Fifteen minutes shall be allowed for opening and closing the mail, at all offices where no particular time is specified.

3. For every thirty minutes delay (unavoidable accidents excepted) in leaving after the times prescribed in any contract, the contractor shall forfeit one dollar; and if the delay continue until the departure of any dependent mail, whereby the mails detained for such dependent mail lose a trip, a forfeiture of double the amount allowed for carrying the mail one trip shall be incurred, unless it shall be made to appear that the delay was occasioned by an unavoidable accident; in which case the amount of pay of the trip will, in all cases, be forfeited and retained.

4. Persons making proposals are desired to state their prices by the year. Those who contract will receive their pay quarterly—in the months of February, May, August and November, one month after the expiration of each quarter.

5. No other than a free white person shall be employed to convey the mail.

6. When the proposer intends to convey the mail in the body of a stage carriage, he is desired to state it in his proposals.

7. The Post-master-general reserves to himself the right of declaring any contract at an end whenever one failure happens, which amounts to the loss of a trip.

8. The contracts are to be in operation on the 1st day of November next, and continue until December 31, 1813, for the routes No. 41 to 33 inclusive, and for the other routes to December 31, 1813.

GIDEON CHANGER,
Post Master-General,
30-6C.

GENERAL POST OFFICE,
Washington City, June 22, 1812.