

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

Vol. V .- No. 11.]

RALEIGH, FRIDAY, MARCH 12, 1813.

Tobertisente.

A House & Lots for Sale in Raleigh.

FIR subscriber offers for sale the House and Lot, on Payetteville Street, which he at present occupies as a celling House and Work Shop. Also three Lots lying Salisbury M'Dowel and Davie Stocets. He also wishto sell a likely young Negro woman, about 22 or 33 ins of age, to any person who lives in this neighbour-ad and who is accessioned to treat Negroes well-None ter need apply. The terms will be made known on ap-cation to EHOMAS EMOND. Baleigh, Feb. 19, 1813, 8 tf.

ADVERTISEMENT.

T Pebruary Court held for the county of Halifax, the undersigned qualified as Administrator of the last and resigned quaimen as Administrator of the last if and Testament of Josish Nelms, dec'd. Those in-ored to said estate are disired to make speedup pay-at as the affairst charge enter. It - The Theory da-dis against the estate, to present their claims within time required by the several acts of the General Asbly, in such cases made and provided, or they will by operation of the said act, be barred of recovery. JOSEPH COTTEN, Adm'r.

Fish the Will annexed.

ebruary 6, 1813. 8 4t.

I offer for Sale, the whole of my OOKS & STATIONARY,

A BARGAIN.

N'a credit of one, two and three years, the whole. stuck, (including a large supply, now on the way from and Sutton. adelphis.) shall be put a' such prices, as cannot fail e an object to a person desirous of establishing him-in a profitable and respectable business. To a young conversant with Books, who dreads the difficulties ingery of a Profession, this offer promises a sure it, respectable acqualitance, and the means of pursu-its literary studies. A sum of money, if thought neary to keep up the assortment, can be had-Undoubtect, will be attended to.

Sale is not made in a few weeks, I shall then enlarge Campbell. resent assortment. WILLIAM BOYLAN.

7 tf

aleigh, February 12, 1513

State of North-Carolina, BUNCOMBE COUNTY Court of Equity, October Ferm 1812. George Reavis, VS. Bill for Injunction. John Acton and atharine Roberts.

Conducts reside without this state; therefore ordered, makes they appear at the nex. term to be bolden at Court-House in Asheville, on the fifth monday in h next and make defence, this bill with he taken pro Stop Test, GEO. NEWTON, C. M E

CANTONMENT,

Near Saliabury, 16th February, 1819. LLOfficers not ordered on detachment, whether of Infantry, Arillery or Light Dragoons, are hereby es-ly directed to appear at Salisbucy and report themto me and receive instructions together with all ne-ary funds for carrying on the recruiting service. J. WELLBORN, Colonel

Will be sold as the Court House in Bladen county, on the 27th day of March next, the following tracts or parcels of Land, tring in said county, or as much there-of as will pay the taxes and charges due thereon for the year 1811.

SHERIFF'S SALES.

950 acres, the property of William Baldwin, near or adoining the county line, supposed to join lands of Isaac owell and Lemuel Murrell. 649 acres, the property of the heirs of John Walker,

aning John Bennet and Charles M'Allester. 650 acres, the property of Isaac Powert joining lands

of Angus M'Miliau and Solomon King, tenant in possesiur Looch Daniel

330 aures, the property of John Martin, dec. lying on the north-east side of the North West Haver, joining lands of Coi Junes Owen and En ha Stedman.

90 acres, the property of Min.F with Lewis, near the Brown Marsh Swamp, joining lands' v. John' wid Afaithey Welly S 150 a creek, the property of doing Loup, in the secold of Manual second we

250 acres, the property of Daski Wright, joining lands of Lemnel Marrel

250 acres, the property of Lemusi Murrel, joining lands of David Wright.

200 acres, the property of Thomas J. Bobeson, on the South-West side of Gradman Swamp, joining lands of James Singleta.ry

200 acres, the property of Archibald Sinclair, joining lands of Jenkins Perry

44.) acres, the property of James Fleeming, on the Brown Marsh Swamp, joining lands of H'm Campbell, dec. & John Mc Mhla .- tenant in possession, John Mears 320 acres, the property of Hardy Council, joining lands of Joseph Thames

196 acres, the property of Shepherd Russ, on the northeast side of the North-West River, joining lands of Smith

200 acres, the property of the heirs of R. Clayton, joining lands of John Jones and M'Keithan, on Upton branch, given in by Geo. Swain.

100 acres, the property of John M'Clarty, joining lands of John Taylor.

150 acres, the property of James White, joining lands of John Ellis and Benjamin Kemp.

200 arres, the property of Wm. Campbell, dec joining arity will be required Letters, post-paid, on the lands of Gen. Thomas Brown and J. S. Purdie, on the Brown Marsh Swamp, supposed now to belong to Marsden

150 acres not given in, the property of John Baldwin, joining lands of James and Barnebas Browb-cenaute in possession Isaac and Joseph Wiggan.

375 acres, not given in, the property of Sarah Hayney, on South Aver, supposed to join the lands of Alexander Cramartie.

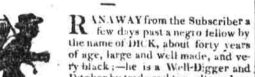
100 acres, more or less, not given in, joining and be tween the lines of Snowd n and James Singletary, patented by Neill Crawford.

ALSO,

The following lots in Elizabeth Town, known by their appearing to the satisfaction of the Court, that the Nos. 2, 45, 46, 47, 71, 76, 95, and 103

WILLIAM STREETY, Sh'ff. Bizabeth Town, Peb 1, 1813. - 7 St [A lvertising \$ 5.]

Twenty Dollars Reward.



State of North-Carolina, CASARBUS COUNTY. Superior Court of Lang. Recognizances returned to April term, 1812, entered on

". he Recognizance Docket of said Gourt, to wit -State.

Recognizance for the ap-Alerender Parguson & J din Kiults.

11ND in fifty pounds each as per Justice's recogni ce filed, conditoin to be void, if William finds se filed, condition to be void, if William findson spersonal appearance at the aforesaid term of said mulat "Court, then and there to answer the State such Sup as may be alledged against him for a trespass chan with the strong hand, and for an assault and for a trespass with the strong hand, and for an assault and battery, (John Their concentry) and that said William fluctain do not deprint distort, until discharged by due course of law and the said forfaced and Si. Ea, issued and the strong are said

stire;

Recognizance for his hyperfault. Vs. Wm Hudsone

Bound in one hundred pounds, to be void on condition that he make his personal appearance at the aforesaid term of said Court, then and there to unswer the State such charges as may be alledged against him, and that he do not depart said Court until discharged by due course of law. Solemnly called and forfeited and Si. Fa. issued against him to shew cause &c.

State of North-Carolina.

I John Kelly Carson, Clerk of Cabarrus County Superiour Courd of Law, do hereby certify the foregoing to be a true and correct copy of the records as entered on recognizance docket and minutes of this Court.

In testimony whereof, I have hereunto subscribed L. s. my name and affixed the seal of said Court at Concord the 28th day of October 1812.

JUHN K. CARSON, c. c s.c.

NOTICE.

THE subscribers having qualified as Administrators with the Will annexed, to the estate of Reuben Tally, dec give notice to all persons having demands a. gainst the estate of the said deceased, to present them for payment duly authenticated within the time required by an act of Assembly," entitled an act concerning proving wills, &c." otherwise they will be barred of recovery by the operation of said act.

All those indebted to said estate, are requested to make immediate payment.

PATRICK HAMILTON,] Adm'rs. S. R. PARHAM.

Executive Office, N. C.

Raleigh, 3d March, 1813.

BY AN act passed at the last session of the General As simbly, the Governor is requested to cause to be distributed among the several counties therein named the arms which have been received by this state under the law of Congress for arming the Mildes of the United States Some attempts to engage individually to perform that duty has shown the propriety of giving public notice that applications will be received at this office for the transportion and delivery of sixty four stands of arms to the Colonel Commandant of each of the following counties, (10 wit :) Brunswick, Columbus, Bladen, Jones, Lenoir, Onslow, Sampson, Duplin, Pitt, Beaufort, Washington, Hyde, Tyrrel, Edgecombe, Halifax, Martin, Bertie, Hertford, Gares, Chowan, Parquimons, Pasquotank, Camden, Currituck, Haywood, and Buncombe -The arms for the three first named counties to be conveyed from Fort Johnston, and those for Jones and Lenoir, from Beautort except twenty stand to be taken from Fayetteville to Lenoir-shose for the residue of the above mentioned counties will be delivered for transportation at the town of Fayetteville. It is hoped that persons who wish to engage for the delivery of those arms, will make immediate application and at the same time designate the counties to which they will deliver, and also the sum required by them for such By instructions from the Governer deligery.

[Three Dolls. per annum.

Dew Abbertigemento.

Sylvester K. Fuller, HAS JUST OPENED

A Grocery and Confectionary Store, At the stand formerly acopied by Marshall & Muss, hast by Mr. B. even-Flynter all Street, Malagia.

Irtiene he hen for States

Sugar, Coffice, Whistery, Lacross, Chrwing Tobas Baraana and Licentry Segars, Stone Ware assured, S Petre, Cintactum, Cloves, Bar and Shaving Sonp, perform Wash Bulls, Candien, hest planed F. F. Gam-Powder, soured Shot, soft do Berl Alicenda, Muscalet and Blo Baisans, English Walmars, &c. 8.0 sted, Sab

A1.80.

Charles Anna Sura Plumis, Durnt Aleanda, Charles Charles Sugar Annanda, Kenes, 2 a Variety of agar toys, Sit.

ALSO.

The following Paints and Drugs, dr. Ivory Black, Verdigrise, Gum Drugm, Flake White, Blue Vitriol, Boraz, Litharge, Emery, Cacam of Tartar, White Vitriol, Sugar of Lead, Crocus Marta, Drop Lake Gummastic, Shell Lac, Gum Copal, Torkey Umber, crude Sal Ammoniac, Gun Arabie, Smalt, Pummise Stone, Oil of Vitriol, Ander Varnish, and Tin Foll. All of which will be sold as reasonable as the times will permi-

perm

Audifional supplies are fully expected. The favours of the public are respectfully solicited to this first easay in business.

 $A \le to$ credits. TP Moman will be trusted longer than he can hold a sore finger in the flame of a candle.

NOTICE.

A S Attorney for Messrs, Livingston and Fulton, Pa-tentees for Steam-Boats, in the United States, and the territories thereof, I will receive subscriptions to form a stock to complete a line of Steam-Boats, through the N. Carolina waters, Sc. to the E. Florida ime, and will appoint suitable and respectable persons through the different states to receive subscriptions, of which when appointed. I will give due notice. appointed, I will give due notice. JOHN D. DELACY.

21-44

NOTICE.

Feb. 24.

Where AS a certain John Stevens, of Hoboken, did obtain from the Legislature of N Carolina, during their last session, a law granting to him the eacluary right to navigate the waters in said state with Steam Boats to having the time waters to said state with Steal Boald to the manifest prejudice of Robert Fulton, Esq. the in-ventor, and of Robert B. Livingston, Esq. his associate, in the patent granted to him by the U. States for said new and useful invention

And whereas the said John Stevens has by an instru-And whereas the sate and a reparture and seal, a comparing under his proper signature and seal, a comparing the source process formally, fully and unequivocally, "that the said Houset Fullon is the interaction and the first that has shown the superiority" of water wheels over all other modes of propelling Steam-Boats, and demonstrated the relative propertions of the several parts." And whereas the said John Stevens had neither right title, claim or authority from, or under the said Livingston and Fulton, the true and actual patentees for using and vending to others to be used within the U. states, and territories that and steam and whe is? but did, boats properlied by fire and steam and whe is? but did, unwarrantably and unjustifiably, apply for, and surrepti-tiously and by misrepresentation or otherwise, obtain said law morder to wrest, under cover thereof, from the aforesaid patentees the well earned and just reward of their insaid patentees the will earned and just to ward of their the genuity, enterprize, labor and perseverance, and thus made the state subservient (though utknowingly) to in-justice which may possibly involve the patentees in todi-ous, troublesome and expensive suits in defending their rights from invasion by said Stevens, or any ignorant or unprincipled persons who may be seduced to join with, or uphoid him in so flagilious an invasion of the rights of ine dividuas. And whereas the said law passed as afore aid dividuals. And whereas the said law passed as aforesaid dividuals. And whereas the sold law passed as afore and by the state of North Carolina is not only condade, but ab-solutely void and nugatory, in as much as it is in direct hose thitly to the law of the United states, under which the pa-tent has been granted to the sold Hotert Fulton & Rob. R. Livingston, the legislating upon and granting of which is by the constitution exclusively assigned to the United staics :

pearance of Wm Hudson.

10th Infantry U. S. A. com. recruiting district C. N.

New Jewellery.

whose attention has been devoted to the duties of his sion, with pleasure informs his friends and the pubthat he has just received from the North, a large as ent of

wellery, Gold and Silver Watches, Se.

th, added to the former assortment manufactured at top, enables him to exhibit a more splendid variety holesale or retail, than can be found clsewhere in the

niature Cases and Lockets of any size, if not on hand, be made at the shortest notice. -- Watches and Clocks red in the best manner, and warranted to perform In fine, every thing in his line will be executed in t manner, with dispatch and on reasonable terms. invites the attention of a generous public, for whose age hitherto experienced, he returns his sincere acdedgments.

J. SCOTT. tf48

deigh, Nov. 27, 1812.

Twish to inform gentlemen who have business to a in the several Banks in this city, that I shall be ned to render them any service in my power Letpost paid, will be punctually attended to, and on that will not be complained of J. S.

to Saddlers, Boot and Shoe-Makers.

Z. BREWER & F. FAIRLAMB's LEATHER-STORE, OLD STREET-PETERSBURG.

HERE Suddlers, Boot and Shoe-Makers may be sup plied on the most reasonable terms with Soal, Skirt Barness, and Bridle Lesther; Grain and Wax Call 18 : Boot-Legs; Wax and Gram; Taps and Top Skins, and Grain; Upper Negro Leather; Bellows Leather; gia and Lining Hides ; Hog and Sheep Skins ; Tan-Oil : Waggon and Chaise Collars. Their stock con-entirely of the best Northern Leather. Country gena will find it to their interest call.

ters punctually attended to.

January 22d, 1813.

Advertisement.

ILL be sold at the Court-House in Fayetteville, on Saturday the 24th day of April next, the following of land or sorruch thereof as will satisfy the taxes

hereon for the year 1811. y, supposed to be the property of fause Jesop. acros near Black singo, on the Hurrisson's branch sed to be the property of moses Hurrick. thres on the Cypress creek, supposed to be the pro-of Duncan Campbell.

S. GILMORE, SH'I. 9 31 ruary 22d, 1813.



Datcher by trade and has ollowed nothing else for ten years back ; he has a pass from me to undertaka work and Feceive the money, has lately been of North-Carolina, which state Tex-- the scale

pect he is now in ; he carried off with him about one hundred dottars which he had received for work- Should he HE Subscriber, who has long resided in this city, and be apprehended, I wish the money taken from him, and no person to employ him further under the pass he has.

> BENJAMIN LEWIS. Brunswick, Virginia, Sept. 20, 1812. 42

NOTICE.

WILL be sold on the 19th of March next, at the Court-House, the following tracts of land, or so much as will pay the taxes and cost for 1811.

300 acres of land returned by James Cobb, joining Samuel Collins and others on Potts creek, Lincoln county, 862 do said to belong to Robert Wear jun joining lands of Joseph Wear and others on Potts creek

500 do belonging to Allen Reid, on Dewhart's creek, bining lands of Shannon, Baird and Gieen.

150 do formerly the property of Simon Hager, joining lands of Federick Hager and others

620 do. said to belong to me heirs of Dickson ROBERT PATTERSON, Sh'ff. Lincolnton, February 5-in, 1813. 9 31 11

State of North-Carolina,

LINCOLN COUNTY.

Court of Equity, October term 1812. Eleanor Hart, alias Nelly Hart,

Bill for Alimony. ¥8.

William Hart and Andrew Hart.

T appearing to the satisfaction of the Court, that the said Wm. Hart is an inhabitant of another state-It is therefore ordered by the Court, that unless the said William appear at the next out of Law and Court of Equity, 200 acres on the east side of Gapway swamp, joining to be held for said county, at the Court-House in Lancoln, lands of Elizabeth Jernigan, supposed to be the properton, on the dhird monday after fourth monday in Martin next, within the three firs. days after the same, and plead, answer or demur, the complainant's bill willbe taken proconfesso and heard exparte, and that publication thereof be made three weeks successively in the Star Gazette.

HENRY Y. WEBB, C. M. January 25th, 1813. 9 3t pd

Taken up and Committed

T⁰ the Jail of Bertie county, on the 15th inst. a Negro HOY, about se-venteen years of age, who says he be-longs to Bichard M'Lean, living near Fayetteville, N. C. that he formerly be-longed to Henry Cotten near Tarborn' from whom the said M'Lean purchased then. The aware of this Negro is rehim. The owner of this Negro is requested to prove his property, pay char-ges and take him away. BALOY ASHBURN, Sh'ff. Windao , 233 February, 1813. 10 71 pd.

JUNIUS SNEED, Priv. Sec'ry. P S The counties of Oaslow and Currituck were, ac-

cording to the act, to have ninety-six stands each, but by a provision permitting a Company in Fayetteville to retain one hundrid and thirty stands of the quota, it became necessary to reduce them to an equality with others. J. S.

SHERIFF's SALES.

WILL be sold on Saturday the first day of way next, at the Court-House in Columbus county, the following tracts or pieces of land, or so much thereof as shall be of sufficient value to pay the taxes due thereon for the year 1811, and costs of advertiseing the same. (not given 11,

100 acres on the south side of Gapway Swamp, suppos ed to be the property of James Levens.

50 acres on the Beverdam Swamp, supposed to be the property of loseph Beach.

Suacres on Portes swamp, supposed to be the property of Alchibald Cannon.

it mees on Porten swamp, supposed to be the property of MONCH LEWIS.

iou acres on Grissetts swamp, supposed to be the property of Mary Smith.

150 acres on Grissett's swamp, supposed to be the property of Archibald Smith.

100 acres of land on the east side of White marsh, and joining the lauds of David mims & on Welches creek, supposed to be the property Cader Cohoon

ty of Thomas Gautier of Wilmington.

300 acres near Fare Bluff, the property of do. 500 acres joining Fare Bluff, property of do.

150 acres of land, given in in the name of Hobert Lamberth, on the Seven creeks, joining the lands of Jno. S.m.

150 acres on the Suven orecks, given in oy Wm. Smith. 1000 acres on the waters of the Seven creek, given in

by Bryant Rogers JOSHUA WILLIAMSON, Sh'ff. February 27, 1813. 10 91

NOTICE.

THE subscribers intend to leave Raleigh about the 20th inst. Those indebted to them are requested to make imme-

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diate payment, and those having claims will present them previous to that time. CALLUM & M'CULLOUGH

Releigh, 3d march, 1813.

I do threfore hereby give notice,

That I will, for and in the name of the said patentees, prosecute all, cack and every person, severally and indi-vidually, who shall combine or conspire with said John Stevens, to invade the exclusive privilege and property of the said patentees, or injure or subvert their unerests in any unlareful manner at or in any place or state from the City of Baltimore to the Florida

JOHN D. DELACY, Att mney propatentes.

Land for Sale.

THE subscriber being desirous to move to the west-will sell 1600 Acres of Land, on Tarsyver in taranyille county, nine miles south of Oxford, including about 150 Acres of Low-ground, and a good Milbeat on the river. The high land is well adapted to the culture of corp, wheat, cotton and tobacco. It has two Apple Orchards. The buildings and other improvements may be well suited to the convenience of several families, on sepa ate plantia-tions with good springs. Lands in West-Tennesses will be taken in part payment.

N. W. TAYLOR, 11 3t pit

NOTICE.

March 12th, 1818,

ON or about the lat of December last, the subscriber lost the following no es of hand, vis one for \$775, given E. Monre to Mr. Syler, dated the 7th September, lo-t2, psychie on the 15th Oct following, and one other but given by said E. Mouse to George sky, for \$ 00, dated about the matche 54 sprit 1812, with a credie on the back for intervs. He therefore for wards all persons from trad-ing for and notes—and also the said Moore from paying of the said notes to any person but the subscriber. BENNILLISMILLE Granville counts, March 40, 501. 11 7th tat

Granville county, March 4th, 1813 11 7t put Wanted to Purchase, AN ELEGANT SADDLE-HORSE.

A Grey will be preferred Ecquire of the Printer.



W. Wala