Three Dolls, per annum.

Abvertigements.

MOSS & LOVE Commission Merchants, Petersburg.

The subscribers, having entered into business under the above firm, inform their friends and the public, that they have taken that large Brick Tenement on Bank street, nearly opposite the Store of Mr. Joseph Caldwell, where they will receive on Storage or sell on Commission, any article of Produce or Merchandise, and transact any husiness that may de confided to their charge.

Their situation is in the central part of the town, the house nearly fire-proof, and detached from any wooden buildings.

BENJAMIN MOSS, THEODORICK LOVE.

Benjamin Moss having devoted considerable attention the article of Tboacco, will particularly attend to the probase or sale of the same.

To Saddlers, Boot and Shoe-Makers. Z. BREWER & F. FAIRLAMB's LEATHER-STORE, OLD STREET-PATERSBURG.

WHERE Saddlers, Boot and Shoe Makes may be sup plied on the most reasonable terms with Soal, Skin ing, Harness, and Bridle Leather; Grain and Wax Calf Skins; Boot-Legs, Wax and Grain; Taps and Top Skins; Wax and Grain; Upper Negro Leather, Bellows Leather, Rough and Lining Hides; Hog and Sheep Skins; Tanser's Oil; Waggon and Chaise Collars. Their stock consists entirely of the best Northern Leather. Country gentlemen will find it to their interest call.

Orders nunctually attended to

Orders punctually attended to, January 22d, 1813.

WILL BE SOLD,

A T the Gourt House in Germanton, on the 11th day of A pril, the following tracts or parcels of land, or so much thereof as will satisfy the taxes due thereon for the year, 181%, and cost of advertising.

5.3°87 1-2 seres of land, held as the property of Edward Harris in company with John G. Blount, between Mattamuskeet Lake and Pamptico Sound, and between the Lake and Juniper Bay, Swanquarter and Rose say and back of the settlements on Pungo River, on the N. side of the lake, and between the Lake and Long Shoal, part patent by John Hall and John Gray Blount.

683 acres on the Lake and Mill Race on which his stands on which Vernelson lives.

640 acres which was granted to Blackledge, Jones, Spencer and Neal, back of the patents on the lake supposed to belong to Speer Singleton, of Newbern.

100 acres belonging to ditto, on Mattamuskeet, Johning the lands of Caleb Spencer and Samuel Gibb, near Far creek.

80 acres of land, property of James Arther's heir, on the south side of Slades creek, joining the land of John Bell and the heirs of Wilham and Sam'l. Fortescue.

127 acres of land, property of William Rhodes' heirs on Deep Run, joining the land of Zadock Hallowell.

640 acres of land, property of Samuel Willia's heirs one mile from wysaken bridge, towards the bluff on Mattanual Company of Samuel Willia's heirs one mile from wysaken bridge, towards the bluff on Mattanual Company.

300 acres of land, property of Tenant Bower's heirs, in the Laurel Swamp, joining the land of Rathiss Jordan. 200 acres of laud, property of Henry Ellison's heirs, on the west side of Pantigo, joining the land

690 acres of land, formerly the property of Thomas Smith, dec'd. lying on Smiths and sroad creek.

200 acres of land, property of John Bray, between Mattamuskeet and long shoal river on the Otter creeks.

100 acres of land given in by Arthur G. M'Rae, on the

500 acres of land, property of Alexander Evans, on Mat-tamuskeet, joining the land of Hugh Jones, on the old

lou acres of land, property of Charles Banks's heirs joining the land of John Bishop, on the head of Putmond

10000 arres the property of Collins, Dickinson, Allen, between lung acre, broad creek, Pantigo and the head of Pungo river.

580 acres, the property of Valentine Jordan, joining the land of Oden Wilkinson at the head of Pungo river.

RATHIAS MARTIN, Sh'ff. Hyde county, Feb. 7, 1814.

LOST.

Sometime in the month of September last, a Note of Hand executed by Henry P. Chambers to Siram Combs, for the sum of one hundred dollars, payable the 25th of Decomber, 1812, with a condition at the bottom, stating, that if the said Note should not be discharged by Christmas, 1813, that the said Henry P. Chambers, should pay fifty dollars over and above the first sum of one hundred dollars—I hereby forward all persons from trading for the said Note, and the said Chambers from paying the same to any person but pasself or order. same to any person but maself, or order.

JOHN JOHNSTON, Jun. Assignce of William Combs.

Person county, Feb. 17.

State of North Carolina,

EDGECOMBE COUNTY.

Court of Pleas & Quarter Sessions, February Term, 1814. Original attachment levied on a tract of land estimated at 128 acres, Aaron Proctor, Adjoining the lands of Benjamin Gray, adjoining the lands of Benjamin

IT appearing to the satisfaction of the Court that Ed. State: It is therefore ordered, that publication be made in the Raleigh Star, for three months, that unless he appear at the next County Court of Pleas and Quarter Sessions, to be held for the County of Edgecombe, at the Court House in Tarborough, on the fourth Monday in May next, and replevy and plead, judgment will be entered against him. ed against him. 10-7tp. Test, EDWARD MALL, c. c.

FOR SALE,

610 acres of Western Land,

I VING about 23 miles from Nashville, in the state of Tennessee, on Big Harpeth, which will be sold on reasonable terms, or exchanged for Lands in this state. The Land is said to be of a good quality, for which an undoubted title can be made by the subscriber. For information, apply to Samuel Goodwin, Esq. of this city.

JOSIAH DILLIARD.

Ruleigh, Jan. 20.

State of North-Carolina, GRANVILLE COUNTY.

THE last will and testament of flowell Lewis, sen-was proven at the Court of Piess and Quarter Ses-sions, held for the county aforesaid, on the first Monday of February, and letters testamentary granted to the sub-scriber by said court as executor thereof. All persons having claims or demands against the said Howeil Lewis, sen'r, as aforesaid, are hereby notified to make them known within the time limited by the acts of Assembly concerning the proving of wills and granting letters of salmininistration, or they will be barred of recovery WILLIS LEWIS, Ex'r.

Bebruary 10, 1814.

Twenty Dollars Reward.

STRAYED or Stolen from the subscriber about the 1st of December, a dun coloured fores, about 4 feet 8 or 9 inches high, with a thick black mane and tail, the latter cut short, well made, trots and paces, with a bay spot on his near rump about the size of a dollar. I will give the above reward for the delivery of the said horse.

DREW YOUNG.

Sootland Neck, Feb. 19.

9 7t pd

INTERESTING SALE.

BY an act of the last General Assembly of this state, signing and causing to be erected, on the public land ad-joining the city of italeigh, a commodious dwelling house and all necessary out houses, for the accommodation of the recruit will receive eight dollars per month, with the Chief Magistrate of the state; and, to enable them to raise a fund adequate to the object, they are authorized to sell, at auction, the lot and improvements at present occupied by the Governor; and also a considerable portion of the public lands adjoining the city.—By viruse of this act of Assembly, and according to its tenor, the undersigned commissioners will commence the sale of said lot and lands, on the fourteenth day of May next, on the pre-

The terms of sale (contistent with the provisions of the act) will be specified at the time of sale.

The lot occupied by the Governor is thought to be the best situation for stores of any in the city, and is succeptible of divisions, so as to form several advantageous stands for moreantile or other business; and the dwelling house and out houses are so arranged as not to interfere with sites for store houses, but are well calculated to accommodate the family of a man who wishes to carry on business. Whether this lot will be sold all together or by parcels, will be made known hereafter. The lands are divided into lots of various sizes, of from about half an acre to ten or twelve acres. Many of the lots are well watered by branch s and springs—some of them comprehend excel-lent meadow ground.—A large proportion of the land is in wood, & of a beautiful soil. There are many handsome situations for elegant seats; and some branches well suited to the convenience and facility of carrying on several of the trades and employments which require the use of water. Indeed the variety of situation is such as to suit either the fancy or occupation of almost every person disposed to settle in or about the city.

J. Haywood, J. Hinton, & Goodwing N. Jones, (C. T.) W. Hill, T. Hunter, W. Peace. H. Poller, H. Seawell, Commissioners. Raleigh, march 9, 1814. 10. 2m.

RANAWAY



cloth vest. I conjecture he is in

Rockingham county, not far from the High Rock Ford, on Haw-river, about a Mr. Hill's, son of Samuel Hill, Esq. who has his wife. Any person who will apprehend said Negro and confine him in gad, so that I get him, shall be reasonably

Chatham county, March 17th, 1814.

A House and Lot For sale in the City of Raleigh.



The subscriber wishes to sell his House and Lot on the East side of Fayetteville street directly opposite the lower Well, and about fifty yards from the market house. It is one of the best stands for a Store in Town ; has two store rooms, one of them

in one of the front rooms of the Dwelling Bouse, and the other is a house detached from the main building; the Dwelling House is large and spacious; containing six rooms and a good framed Kitchen, smoke house, &c. on the lot : together with a good garden spot, perhaps as any in town, for its size. Any person wishing to purchase will apply to the subscriber, living on the premises, where the terms will be made known. B. S. KING.

Raleigh, march 20.

State of North Carolina.

EDGECOMBE COUNTY.

Court of Pleas & Quarter Sessions, February Term, 1814. Hartwell Lancaster, Original Attachment, levied on a tract of land containing 128 acres more or less, adjoining the lands of Benjamin Gray and others.

T appearing to the satisfaction of the Court, that Edward Tiscale the defendant is not an inhabitant of this State: It is therefore ordered by the Court, that publica-tion be made in the Raleigh Star, for three months, that unless he appear at the next County Court of Pleas and Quarter Sessions, to be held for the County of Edge-combe, at the Court House in Tarborough, on the fourth wonday in stay next, and replevy and plead, judgment will be entered against him.

11 Test, EDWARD HALL, C. C.

To Journeymen Hatters.

G OOD wages will be given to a Journeyman Hatter, by applying to the subscriber, living twelve miles east of Nash Court-House.

Petersary 17, 1814.

R. R. READING

LOST

ON Priday the 18th inst. between Little River Bridge at Mr. Arthur Crawford's and Jernigan's Cross Roads, or between the latter place and Waynesborough,

A Red Morece Packet Book,

Containing Seventy Dollars in cash and the following

notes and accounts, among a number of others not re

ected, viz: William J. Verell's note Henry T. Coor do. Washington B. nooks do. 11.00 John Cox do ... 9 00 John Sasser, sen'r. do. 5 50 James susgrove do. Free Charles and B. s'kinnle do: 7 50 7 50 Everett Thompson do. 4 Tickets on the Neuse Lottery 20.00 Joseph Everett, order 15 00 Gray Jeruigan, note John w Kinnie, do. 13 50

Twenty Dollars will be given for the delivery of the Pocket Hook and its contents, and no questions asked. BENJAMIN JERNIGAN.

Wayne county, warch 20.

To the Young and Patriotic. THOSE who are disposed to serve their Country in the prosecution of a just and necessary war, and in the maintenance of national right, are invited to enter the ranks of the 10th Regiment U. S Infantry. But few are wanted to complete the number — A bounty of 124 dollars and 160 acres of land is allowed; in addition to which,

12 3t

J. WELLBORN, Col. 10th U. S. Infantry.

State of North-Carolina, CASWELL COUNTY.

Court of Pleas and Quarter Sessions, January Term, 1814. Ansy Fugua and William Welch, adm'r. of) nagdalen Welch, dec'd.

Wearndon maralson, Godfrey Crowder and Susannah, his wife.

T appearing to the court, upon the oath of nichtel ontgomery, that the said Godfrey Crowder and Su nah, his wife, are not residents of this State . It is then fore ordered, that publication be made in the Star, print ed in Raleigh, for six weeks successively, for the said God frey Crowder and Susannah his wife, to appear at the next Term of this court to be held at the Court nouse in Caswell, on the second monday of April next, then and there to plead, answer or demur to said petition, otherwise the same will be taken pro confesso and heard ex parte against them at said terr

A. MURPHEY, C. C. Test,

One Hundred Dollars Reward.

ON the 5th inst. a man calling himself James T. Ken-Note against Stephen Langley, of Beaufor county, for 67 dollars, which has proved to be a forgety. There is no doubt he was the forger of it. Said Kenney had been employed at Washington for some months as a distiller and was about returning, as he said, home to Kentucky, but ANAWAY

ROM the subscriber, on the 13th inst a Mulatto Man, between 21 and 22 versus farm are subscriber, and the subscriber on the 13th inst a Mulatto Man, between 21 received, as he said, in a fight—the wore a great cost with and 22 years of age, about six feet high, by the name of JACK.—Said Negro had on when he wont away a dark striped homespun coat, pantaloans of the same, and a drab broadle cloth year. I confecture he is in playing at cards and a great drinker of spirits. Whoever will apprehend the said Kenney and bring him to me shall receive the above reward, or seventy-five dollars for lodging him in any jail in this state, so that I can prosecute him as the law directs —Since he left this place I have un-derstood that he said the stud he had belonged to a mr-Powell, near Raleigh. JOSEPH BLOUNT.

Greensville, Pitt county, March 14, 1814. 12 tucky, South-Carolina and Georgia, are requested to insert this advertisement four times and forward their accounts to me at this place, and they shall be punctually

NOTICE.

MY Horse broke loose at Releigh about the 15th of Peb and went on to Granville—On his passage the Saidle and Bridle were taken off or lost. The Saddle was nearly new, plated before and behind, and plated stirrup irons—the foretree broke & mended with iron; the hind tree was also broke-a blanket was under the saddle, searsingle over it.
STEPHEN SATTERWHITE.

march 22, 1814.

LOST

IN the city of Raleigh, out of my pocket book, a promisory note for ten dollars given by John Oliver to me payable on demand or one day after date—I will give a reward of one dollar to any person who may find it and return it to me.—I do hereby forwarn any person from trading for said note, as I have notified said John Oliver not to pay it to any person but myself.
PETER MONTGOMERY

of capt. Hawkins's company of Artillery. Raleigh, march 18.

LOST OR MISLAID,

A NOVE of hand on Samuel Penjor for sixty dollars, given to Christiana Peelor, due 25th December 18.3, and received by me in payment of a debt. I hereby for-warn all persons from collecting the money due therein, and said Peelor from paying the same to any other person than myself or order.

NANCY RENCHER. Wake County, March 4, 1814, 11.

To Journeymen Saddlers.

A Journeyman Saiddler or Harness maker, who is a first rate workman, and can come well recommend-ed for industry and sobriety, will meet with constant em-ployment and liberal wages, either by the month, year or job, by applying to Wm. W. MASON.

Raleigh, 23d March, 1814

Salem Female Boarding Schools

THE Trustees for the Boarding School for Female Education in Salem, Stokes County, North-Carolina under the Rev. Abraham Steiner, deem it their duty to give notice to such parents and guardians, as may have in contemplation to swall themselves of this institution that the seminary is at present very much crowded, and sufficient number of candidates on the list for the vacancies which may take place the course of at least 8 month and to refer them particularly to that part of the terms of the institution, in which it is requested, "that no Child may be brught or sent without previous application having been made to the Inspector, the Rev. Abraham Steiner, and leave obtained by him in writing, appointing the time of admittance.

Salem, N.C. March 21, 1814.

State of Tennessee,

Supreme Court of Errors and Appeals, third Judicial Circuit, December Term, 1813.
Wallis Estill,

Original Bills Wm Slade, James T. Worthington

and Scheuyler Barnett.

This day came the complainant and it appearing to the satisfaction of this Court, that the defendants are not inhabitants of this State, so that the ordinary process not inhabitants of this State, so that the ordinary process not inhabitants of this State, so that the ordinary process of law cannot be served upon them, therefore on motion of the complainant by his council, it is ordered that the defeadants make their personal appearance at the next term of the Supreme Court of Errors and appeals, he den for the third Judicial Circuit, at the Court House in Car thage, on the third Monday of June next, and answer the said complainants bill of complaint, the object of which is to compel a specific performance of a tovenant for the conveyance of nine hundred and fifty scree of land and further discoveries, otherwise it will be taken for confessed against them & that a copy of this order be forthwith inserted three times in the Star, in the State of North Carolina, the Lighthouse in Hanville, in the State of Kentucky, and in the Carthage Gazette in Carthage.

13-31.

ARCHIBALD W. OVERTON, CI'k.

State of North-Carolina,

SURRY COUNTY. February Session, A. D. 1814.

The real estate of Petition for division of Land.

John Fleming.

IT appearing to the satisfaction of this Court, that Matthew Dewit and Patsey his wife, Abel Willia and Sarah his wife, and William Fleming, heirs of John Fleming dee'd, are some of the defendants in thissuit; and
are inhabitants of the State of Tennessee. It is therefore
ordered that publication be made for six weeks successively at the Court-House, and in the Baleigh Star, that
the said defendants appear at the naxt term of this Court,
to be held on the second Mondoy in May next; and auswer, plead, or demur, to this petition, otherwise the
same will be taken pro-sonfesso and heard exparts.

Test,

Test, 13 6ts pd JO. WILLIAMS, C. C.

CAUTION.

CST or mislaid, some time in the month of January or February, 1813, a NOTE of hand, given by Richard Richardson to Edwin Smith, for the sum of four hundred and thirty site Dollars, dated the 17th September 1810, due the first day of June following, with interest from the date. The above Note was put into my hands for collection.—All persons are hereby forwarded & cautioned, not to trade for said note, and the said Richardson not to pay the same hereby my myself or Edwin not to pay the same hereby forwards. son not to pay the same to any person but myself, or Ed win Smith aforesaid.

NM. BRYAN: Johnson County, March 38, 1814. 13 3tp

FLOUR.

UST received and for sale, a quantity of superfine PLOUR, which will be said low for cash. GEORGE HALL. March 24, 1814 12 ef

FOR SALE,

A vermy Negro Man, an excellent Blacksmithe Enquire of the Printer.

Dew Abvertidements.

Grass and Garden Seeds.

BOYLAN & SLOAN have just received the following fresh Scods, viz.

Finothy Seed, Orchard Grass, Herd's Grass, Drumhead Cabbage, Red, Savey, do. Cellery, Spinage, Peppergrass, Carled Lettuce, Salmon Radish, Red Turnip Radish, Walmeg Muskmelon, Cantelope do. Orange Carrote Salmon Beet, Red Onion, Silverskin do. and Scurvey Grass. 14 St

Raiciga, April &

WILL BE SOLD

O N the 10th of May 17 xt, at the Court-House in Pitts-borough, Chatham county, Four or Five Likely ME-GROES, the property of Wm. B. Stokes, dec. sold to satisfy his debts, by A. CARLOSS, Adm'r.

April 5, 1814.

State of North Carolina, ORANGE COUNTY. Superior Court of Law, March term, 18:4

James Patterson, administrator, &c. of John M'Adams, deceased, and also administrator, &c. of Joseph M'Adams, deceased, William M'Adams, Isaac Towell and Sarah his wife, Jas Strain and Catharine his wife, and John Cooper, and John Cooper and Ellender his wife,

Against

PRTITION.

Against Andrew Murdock and John Sloss, executives, &c. of the last will and testa ment of Samuel M'Adams, decussed

IT appearing to the satisfaction of the Court that John Sloss, one of the defendants in this cause, resides without the limits of this State—It is therefore ordered that publication be made three weeks successively in the Raleigh Star, that the said John Sloss appear here within the three first days of the next Superior term of the Superior Court of Law to be held for the count of Orango, at the court-house in Hillsborough, on the third Manday in September next, and put in his answer to the complainants petition, otherwise the same will be taken proceedings of the confesso against him and heard exparte.

Test,