

THE STAR.

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

Vol. VI.—No. 15.]

RALEIGH, FRIDAY, APRIL 15, 1814.

[Three Dollars per annum.]

Advertisements.

BANK STOCK.

ON Thursday the 12th day of May next, will be exposed to public sale to the highest bidder, for cash, before the Court House door in the city of Raleigh, Ten Shares in the Principal Bank of the State Bank of North Carolina, belonging to the estate of Benjamin Brickell, deceased.

G. TUNSTALL, Esq. E. MOODY, Esq. Franklin county, April 6, 1814. 14 St

State of North Carolina, ORANGE COUNTY. Court of Equity, March Term, 1814. Charles Brown, administrator of the goods and chattels, rights & credits of his wife Betty Bruce, dec'd. and Mark Langum & Patey his wife.

vs. John Taylor, Jun. Executor of Samuel Benton, dec'd. Mrs. Francis Benton, Lewis Benton and Augustus Benton.

IT appearing to the satisfaction of the court, that Lam Benton and Augustus Benton two of the defendants remain without the limits of this state: It is therefore ordered, that publication be made in the Raleigh Star, for three weeks successively that the said Lam Benton and Augustus Benton, appear here within the three first days of the Superior court of Law and Equity to be held for Orange county, at the court house in Hillsborough, on the third Monday in September next, and plead, answer, or demur to the complainant's bill, otherwise the same will be taken pro confesso against them and heard ex parte.

Two Journeymen Tailors, WHO are acquainted with their profession, will meet with constant employ and higher wages than usual by application immediately to **JAMES PITT.** Raleigh, April 7.

NOTICE.

RANAWAY from the subscriber about the last of Jan. a Negro man named JOSEPH, about 35 years of age, tall and slender made, delicate and small features, pleasing countenance, his clothing was principally of the linen, except a blue cloth surtout. It is probable he will make towards Rockingham or Campbell county, &c. Any person who will apprehend him and confine him any jail so that I get him shall be liberally rewarded. **GEO. KINGANON.** Surry county, March 28. 14 St

Sheriff's Sales.

WILL be sold at the court-house in Whiteville, Columbus county, on Saturday the 7th day of May, 1814, the following tracts of land, or so much thereof as will pay the taxes and charges due thereon for the year 1812. 106 acres of land lying on the east side of Bogan, joining the lands of William Penny, supposed to be the property of Philip Clarke. 130 do lying and joining the lands of John Register, supposed to be the property of Thomas Gautiere. 300 do lying on the White Oak branch, supposed to be the property of MacRees. 50 do lying on the Seven creeks, supposed to be the property of Robert Faircloth. Lands not given in for the year 1812. Lands given for the year 1812. 90 acres given in by John Parker, lying on the east side of the White Marsh. 150 do given in by Mary Parker, lying on the east side of the White Marsh. 200 do given in by Henry Swindal, lying on the south side of the White Marsh. 295 do lying on the south side of said marsh, given in by Thomas Brown, the estate of Oliphant. 520 do given in by Josiah Handon, lying on the north side of the White Marsh. 300 do lying on the Horsepen swamp, given in by Ezekiel Busby. 150 do given in by John Lambertson, lying on Cypress creek. 100 do lying on the Waccamaw river, given in by John W. Jennerette. 50 do lying on or near Grissett's lake, given in by Wm. Fowler. 100 do lying on or near Grissett's swamp, given in by Wm. Fowler—all for the year 1812.

One Hundred Dollars Reward.

ON the 9th inst. a man calling himself James T. Kenney purchased of me a Bay mare, and passed to me a Note against Stephen Langley, of Beaufort county, for 67 dollars, which has proved to be a forgery. 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 it is likely he will make for Georgia. He is about 31 feet high, very fresh complexion, dark hair, blue eyes, a sharp pointed nose, and has a scar under his left cheek, received, as he said, in a fight. He wore a great coat with a large cap, of a reddish brown homespun cloth, and buckskin and pantaloons of mixed homespun; he had with him a bay Stud horse, with white on the face, part of his nose, well quartered, about 15 hands high; he is often boasting of the speed of said horse and is very fond of 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 understood that he said the stud he had belonged to a Mr. Powell, near Raleigh.

JOSEPH BLOUNT. Greenville, Pitt county, March 13, 1814. 12

The Editors of the State papers of Tennessee, Kentucky, 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 paid. J. B.

CAUTION.

LOST or mislaid, some time in the month of January or February, 1812; a NOTE of hand, given by Richard Richardson to Edwin Smith, for the sum of four hundred and thirty-nine Dollars, dated the 17th of 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 warned & cautioned, not to trade for said note, and the said Richardson not to pay the same to any person but myself, or Edwin Smith aforesaid.

WM. BRYAN, Johnson County, March 28, 1814. 13 St

State of Tennessee.

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

Wallis Estill, vs. Wm. Slade, James T. Worthington and Scheuylar Barnett. Original Bill.

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 of law cannot be served upon them, therefore on motion of the complainant by his counsel, it is ordered that the defendants make their personal appearance at the next term of the Supreme Court of Errors and Appeals, holden for the third Judicial Circuit, at the Court House in Carthage, on the third Monday of June next, and answer the said complainant's bill of complaint, the object of which is to compel a specific performance of a covenant for the conveyance of nine hundred and fifty acres 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 Light House in Danville, in the State of Kentucky, and in the Carthage Gazette in Carthage.

ARCHIBALD W. SWERTON, CTR. 13 St.

State of North Carolina, SURRY COUNTY.

February Session, A. D. 1814.

Edmund Fleming, vs. The real estate of John Fleming. Petition for division of Land.

IT appearing to the satisfaction of this Court, that Matthew Dewit and Patey his wife, Abel Willis and Sarah his wife, and William Fleming, heirs of John Fleming dec'd. are some of the defendants in this suit, 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 Raleigh Star, that the said defendants appear at the next term of this Court, to be held on the second Monday in May next, and answer, plead, or demur, to this petition, otherwise the same will be taken pro confesso and heard ex parte.

J. G. WILLIAMS, C. C. 13 Sts pd.

State of North Carolina, ORANGE COUNTY.

Superior Court of Law, March term, 1814.

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, vs. Andrew Murdock and John Sloss, executors, &c. of the last will and testament of Samuel M'Adams, deceased. PETITION.

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 county of Orange, at the court-house in Hillsborough, on the third Monday in September next, and put in his answer to the complainant's petition, otherwise the same will be taken pro confesso against him and heard ex parte.

A. E. BRUCE, c. s. c. 13 St.

State of North Carolina, ORANGE COUNTY.

To all Sheriffs and Constables within this State, to whom these presents shall come.

WHEREAS Gray Barber, one of the constables of Orange county aforesaid, has this day made oath before me, Ab. Alston, one of the justices of the peace for the said county, that by virtue of a State Warrant to him directed against John Riley, sen. and others, that he, said Barber, constable, did on the evening of the 7th day of March inst. arrest said Riley at the dwelling house of Daniel Carlton, planter, and that when said Riley was brought on trial before Ezekiel Trice, Esq. at said Carlton's, on the said evening of the 7th March inst. made his escape—who has since fled for the same, and not yet apprehended: Therefore in the name of the State, I charge and command you, and every of you, in your several precincts, to search diligently for the said John Riley, sen. & to make hue and cry after him from county to county, that then you apprehend and bring him before a justice of the peace for said county, where he may be taken and dealt with as the law directs. Given under my hand and seal this 8th day of March, 1814.

A. ALSTON, J. P. (Seal.)

NOTICE.

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

STEPHEN SATTERWHITE. March 22, 1814.

A LIST OF LETTERS

Remaining in the Post-Office in Hillsborough, 31st March, 1814.

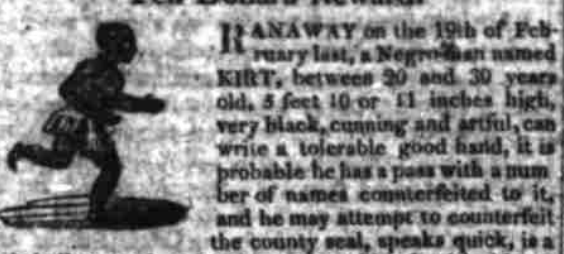
JACOB Antiochy, Matthew Barber, John Bird, Messrs. Thomas Bird and James Boyie, And. Burns, John Collins, Mrs. Collins, Samuel Carpenter, Mary A. Cummings, Thomas Culey, William Crawford, Capt. John Carrington, James Cheek, James Doughton, Stewart Dickson, Capt. Joseph Davis, Savannah Dickie, Polly Douglass, Mary Dickie, Joseph Ellison, Jun. Thomas Fauget, Margaret Fitzgerald, Frederick Geer, Mr. Hunt, Robert Glenn, Mrs. Ganes, Isaac Jackson, David Kinkade, Wm. Kirk, Wm. Kell, Thomas Latta, John Long, Esq. Robert Mitchell, Robert M'Cutley, Robert M'Cutloch, Hugh Mullanlan, Wm. M'Kee, Jun. Frederick Mize, Aud. M' Cawley, Dr. John M' Cawley, Wm. M'Mullin, Alfred M' Daniel, David Mebane, Esq. Mary Newton, Frederick Nash, Esq. Nath. B. Nichols, Esq. Wm. Panell, David Panell, Henry Peterson, James Rowe, Register of Orange county, Samuel Ramsay, Wm. Smith, Wm. B. Scott, John Shaw, John Sparrow, Mary or Samuel Torrentine, Susannah Turner, James Tate, Christopher Thomas, Thomas D. Watts, Thomas Whitted, Loton G. Watson, John Wood, (sheriff) Zachous Westefler, and John Warren.

THO. GLANCEY, s. n. April 23, 1814. 14 St pd. No credit for postage.

BLANKS

Of various kinds for sale at this Office.

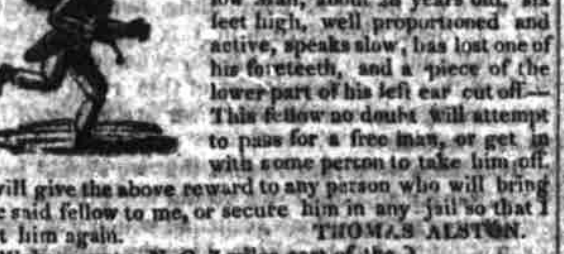
Ten Dollars Reward.



RANAWAY on the 19th of February last, a Negro man named KIRT, between 20 and 30 years old, 5 feet 10 or 11 inches high, very black, cunning and artful, can write a tolerable good hand, it is probable he has a pass with a number of names counterfeited to it, and he may attempt to counterfeit the county seal, speaks quick, is a little hollow eyed, rather knock-kneed, had with him a pair of leather breeches, a black furred lined coat, other clothing not recollected—it is possible he will change his clothing and make use of many devices to deceive the people, as he has a great deal of assurance; he has no motive in running away, but to get free, and may attempt to go to the Ohio or Delaware, or the lower end of this State. The above reward will be given by the subscriber, living in Guilford county, N. C. for the delivery or information of said runaway so that I get him again.

LEVIN AYDELOTT. 14 St pd.

Ten Dollars Reward.



RANAWAY from the subscriber on the 24th of March, a bright yellow Man, about 28 years old, six feet high, well proportioned and active, speaks slow, has lost one of his foreteeth, and a piece of the lower part of his left ear cut off—This fellow no doubt will attempt to pass for a free man, or get up with some person to take him off. I will give the above reward to any person who will bring the said fellow to me, or secure him in any jail so that I get him again.

THOMAS ALSTON. Wake county, N. C. 7 miles east of the Falls of Neuse river, March 22, 1814. 14 St.

A YOUNG MAN

OF a good moral character, qualified to teach the Latin, Greek and English Languages, and who can come recommended, wishes to become a tutor in a family, or an assistant in an Academy. All letters directed to the Editor, post paid, will be attended to.

April 5th. 14 St.

Salem Female Boarding School.

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 it in contemplation to avail themselves of this institution, that the seminary is at present very much crowded, and a sufficient number of candidates on the list for the vacancies which may take place in the course of at least 8 months and to refer them particularly to that part of the terms of the institution, in which it is requested, that no Child may be brought 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. 13 7/10.

To Saddlers, Boot and Shoe-Makers.

Z. BREWER & F. FAIRLAME'S LEATHER STORE, OLD STREET—PETERSBURG. **WHERE** Saddlers, Boot and Shoe-Makers may be supplied on the most reasonable terms with Saddle, Skin, 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; Tanner'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 punctually attended to.

January 22d, 1813. 6-11

LOST.

SOMETIME in the month of September last, a Note of hand executed by Henry P. Chambers to Hiram Combs, for the sum of one hundred dollars, payable the 25th of December, 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 forswear all persons from trading for the said Note, and the said Chambers from paying the same to any person but myself, or order.

JOHN JOHNSTON, JUN. Assignee of William Combs. Person county, Feb. 17. 8

WILL BE SOLD

ON the 10th of May next, at the Court-House in Pittsborough, Chatham county, Four or Five Likely NEGROES, the property of Wm. B. Stokes, dec. sold to satisfy his debts, by **A. CARLOSS, Adm'r.**

April 5, 1814. 14 St

State of North Carolina, EDGECOMBE COUNTY.

Court of Pleas & Quarter Sessions, February Term, 1814. Aaron Proctor, vs. Edward Tisdale. Original attachment levied on a tract of land estimated at 128 acres, adjoining the lands of Benjamin Gray, Henry Griffin and others—supposed to be the property of the defendant.

IT appearing to the satisfaction of the Court that Edward Tisdale, the defendant, is not an inhabitant of this 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.

EDWARD HALL, c. c. 10-7/10. Test.

State of North Carolina, GRANVILLE COUNTY.

THE last will and testament of Howell Lewis, deceased, was proven at the Court of Pleas and Quarter Sessions, held for the county aforesaid, on the first Monday of February, and letters testamentary granted to the subscriber by said court as executor thereof. All persons having claims or demands against the said Howell 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 administration, or they will be barred of recovery.

WILLIS LEWIS, Ex'r. February 10, 1814. 10

Twenty Dollars Reward.

STRAYED or stolen from the subscriber about the 1st of December, a dun coloured Horse, about 4 feet 8 or 9 inches high, with a thick black mane and tail, the latter cut short, well made, trot and pace, 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. Scotland Neck, Feb. 19. 9 7/10 pd.

INTERESTING SALE.

BY an act of the last General Assembly of this state, Commissioners were appointed for the purpose of designing and causing to be erected, on the public land adjoining the city of Raleigh, a commodious dwelling house and all necessary out houses, for the accommodation of 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 virtue 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 premises.

The terms of sale (consistent 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 susceptible of divisions, so as to form several advantageous stands for mercantile 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 branches and springs—some of them comprehend excellent 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, S. Goodwin, W. Hill, H. Potter, H. Scowell, J. Hinton, N. Jones, (C. T.) T. Hunter, W. Peate, Commissioners. Raleigh, March 8, 1814. 10 St.

RANAWAY



FROM the subscriber, on the 15th inst. a Mulatto Man, between 25 and 22 years of age, about six feet high, by the name of JACK—Said Negro had on when he went away a dark striped homespun coat, pantaloons of the same, and a drab broad-cloth vest. I conjecture he is in Rockingham county, or far from the High Rock Ford, on Hawriver, 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 gaol, so that I get him, shall be reasonably rewarded.

AARON EVANS. Chatham county, March 17th, 1814. 12

State of North Carolina, EDGECOMBE COUNTY.

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

IT appearing to the satisfaction of the Court that Edward Tisdale the defendant is not an inhabitant of this State: It is therefore ordered by the Court, 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.

EDWARD HALL, C. C. 11 Test.

LOST

ON Friday the 13th inst. between Little River Bridge at Mr. Arthur Crawford's and Jernigan's Cross Roads, or between the latter place and Waynesborough, a Red Morocco Pocket Book, Containing Seventy Dollars in cash and the following notes and accounts, among a number of others not recollecting, viz:

William J. Verell's note \$ 67 75
Henry T. Coor do 63 40
Washington R. Hooks do 11 00
John Cox do 9 00
John Sasser, sen'r do 5 50
James Murgrove do 7 50
Free Charles and B. M'innis do 7 50
Everett Thompson do 2 50
4 Tickets on the Neuse Lottery 20 00
Joseph Everett, order 15 00
Gray Jernigan, note 13 50
John M'Kinzie, do 24 20

Twenty Dollars will be given for the delivery of the Pocket Book and its contents, and no questions asked. **BENJAMIN JERNIGAN.** Wayne county, March 20. 12-5/10

FOR SALE.

A young Negro Man, an excellent Blacksmith. 12 St. Enquire of the Printer.