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RALEIGH, FRIDAY, MAY 27, 1814.

[Three Dolls. per annum.

Advertisements.

NOTICE.

STRAYED from the subscriber, about the 15th April, last, a dark bay horse, about 7 or 8 years old, four feet 10 inches high, has a swab tail, his flesh marks not recollected. Any person who will take up said horse, and deliver him to me, or give such information of him as will enable me to get him again, shall be handsomely rewarded for their trouble.

NICHOLAS LYNCH. Smithfield, Johnston County, May 9th, 1814. 19-3up

FEMALE ACADEMY, WARRENTON.

THE number of pupils at this Seminary, being complete, no others, except those already engaged, can be admitted until the first of July. The semi-annual Examination will take place on Tuesday, the 28th June.—The exercises of the School will re-commence on the Tuesday following, being the 5th of July.

JACOB MORDECAL. May 1, 1814. 19-4

RALEIGH ACADEMY.

A public examination of the pupils belonging to this institution, will commence the first Monday in June next, and terminate on the Friday evening following.—Parents, guardians and others, who take an interest in literary exhibitions, are respectfully invited to attend.

WM. HILL, Sec'y. May 11th 1814. 19

NOTICE.

AT the last Court of pleas and Quarter-Sessions, held for the county of Burke, State of North-Carolina, administration was granted to the subscribers, on the Estate of James Greenlee, dec'd. of said county. All persons indebted to said estate are requested to make immediate payment; and those who have claims will present them legally authenticated, within the time prescribed by law, otherwise this notice will be plead in bar of a recovery.

J. M. GREENLEE, Admrs. JAMES GREENLEE. April 25th, 1814. 19-4ts

To the Editor of the Fayetteville American.

A MOST unhappy and unfortunate affair which is already too well known to the public, occasioned many imputations and misrepresentations, some of which I have heard, and others perhaps have never reached me. One of those gentlemen who last winter was the most active in the circulation of unfavorable reports against me, was Robert Campbell, Esquire, Member of the House of Commons, from Cumberland county.

It was thought necessary both by myself and my friends, that some explanation should take place between that gentleman and myself, and accordingly on the 25th March last, his attention was particularly called to conversation between himself, and a particular friend of mine, wherein Mr. Campbell was understood to say that I was a public defaulter; also to his language regarding me during the late session of the Legislature, at Raleigh, to his correspondence with, there with some of his constituents, and to his conversation generally where my name had been the topic. The result of this measure is thus expressed in Mr. Campbell's own words in a letter from him to a friend of mine, who had the politeness to wait upon him in my behalf, to wit: "I have the satisfaction to state that I have had the best reasons to believe, that I had from misrepresentation made too hastily a conclusion with respect to Mr. Gilmore's reputation, and have the best reasons long since to retract my opinion. And for his official character, on examination, I have found it perfectly correct."

Notwithstanding the liberty which accompanied the letter of Mr. Campbell making it public in any manner I might choose, I deem it proper, and even necessary, to say that my only motive for placing it on public paper, is that the said notice may have an equal extension with the poison, and that the misrepresentations which misled Mr. Campbell may not any longer deceive the authority and sanction of his name in misleading others. It is certainly with no common degree of satisfaction I am enabled to say that Mr. Campbell's sense of justice and propriety has been equalled by his frankness on this occasion.

STEPHEN GILMORE. Fayetteville, 28th April, 1814. 19-3t

Lost, Mislaid or Stolen,

FROM the subscriber some time between the 1st of October, 1812, and the 1st of January, 1813, five notes of hand on Matthew Ray of Orange county, viz: one of \$20 dollars, payable 25th Dec. 1809, one do. of \$20, payable 25th Dec. 1810, one do. of \$25, payable 25th Dec. 1811, one do. of \$22, payable 25th Dec. 1812, and one of \$23, payable 25th Dec. 1813. Thereby forwarn all persons from trading for said notes, and likewise the said Matthew Ray from paying said notes to any person or persons but myself or order.

HANNAH RAY. Orange County, April 27, 1814. 19-3t

NOTICE.

BY virtue of a deed of trust executed by Robert Murdock, for the purpose of securing the payment of certain sums of money therein mentioned, to Messrs. Jehu Scott & Abraham Craig, I will sell at auction, for ready money, at the market house in Hillsborough, on Wednesday the 25th day of this month (being in Orange county week) a very valuable tract of LAND, lying between the waters of Back Creek and Saw-River, in the Hawfields in Orange county. It is described in the bond, as containing 700 acres. The soil is said to be excellent, a considerable part of it is wood land; of the cleared land, fifty or sixty acres are fresh, and now have a very fine crop of wheat growing, which will be sold with the land as it stands; the balance may be easily reclaimed, by rest and judicious farming.—One third part of this tract, is encumbered with the dower of the late Wm. Mebane, dec'd. under which it will be sold. Also a prior mortgage, in favour of Messrs. Thomas T. Morgan, & Co. of Petersburg Virginia, to satisfy which, and the deed of trust above mentioned, the land &c. will be sold. This land is a very desirable object to persons at a distance, who wish to get valuable farms in the back country. Also will be sold, at the same time and place, by virtue of a deed of trust, three acres of Land on New River, containing a mill-seat, whereon Murdock built a merchant mill, lately burnt down. The seat is valuable, and the dam now ready to build another house to—gather with mill-iron and a parcel of timber, &c. The titles are indisputable, but the Trustee will not warrant them generally.

HENRY NEAL, Trustee. May 2, 1814. 19-4ts

SHERIFF'S SALES.

WILL be sold, at Ashe Court House on Saturday the 18th day of June next, to satisfy the taxes due for the year 1812, and the expense and cost of advertising the same. 200 acres of land of Richard Lewis on the Blue ridge. 100 do of Benjamin Hagler at Sugar Loaf. 200 do of William Stevens at Meek Camp Creek. 200 do of Jesse Moore at the flat top mountain. 100 do of Mary Baker on the waters of F. N. R. 200 do of Peter Rogers near the flat top mountain. 200 do of Richard Jacks at the flat top mountain. 400 do of Henry Miller's including the Big fire-cald. 50 do of John Couch on Big Helton. 50 do of Archibald Gipson on Cranberry creek. 100 do of Robert Hauner on Bever creek. 100 do of do do do. 50 do of the heirs of Lewis Bonner on the three top fork. 200 do of Wells Penington on Little Helton. 50 do of John Kesler, Jr. waters of old field creek. 100 do of John Baker on the dividing ridge between Roans creek and Bever creek. 200 do of John Johnson on slide fork of Obeds creek. 200 do of John Baker on Cranberry near Turkey Knob. 200 do of Wm. Sturdy's on Brush creek. 200 do of Henry Duhair on Buffalo creek. 100 do of do do do. 50 do of do do do. 200 do of Wells Penington on Little Helton. 50 do of John Kesler, Jr. waters of old field creek. 100 do of John Couch, Jun. on Helton. 50 do of John Couch, sen. on Helton. 100 do of Wm. M'Neil on S. F. of N. R. 100 do of Joseph Fouts on the w. of Bever creek. 100 do of John Potter on the head of Jenkins fork. 50 do of Andrew Baird on the w. of S. F. N. R. 450 do of Alexander Sutherland w. of N. fork N. R. 100 do of Reuben Debord w. of N. T. N. River. 500 do of John Nothern on the w. of S. fork of N. R. 75 do of Wm. Yates on w. of N. F. N. R. 200 do of the heirs of Lewis Bonner on w. Buffalo c. 200 do of do do do. 100 do of do do do. 100 do of William Young in Ashe County. 190 do of Ben. Harper in Ashe. 103 do of Carter Whittington, Cove Creek. 200 do of Anthony Harmons on head pine swamp. 50 do of Joseph Black. 550 do of John Landers in Ashe County. 200 do of Jacob Ketter in said county. 100 do of Lewis Sheppard on old field creek. 50 do of Lewis Worthbourn on S. fork of N. R. SAMUEL COX, Sheriff. April 11, 1814. 19-3t

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 or more 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.

Test, EDWARD HALL, C. C.

Valuable Property for Sale.

WILL be sold by the subscriber, on very reasonable terms, the Lots and Houses of Public Entertainment, in the town of Oxford, reserved by him when the town was established on his lands. The property possesses superior advantages which will always secure to the proprietor a preference of custom, each lot being contiguous to the court-yard, and handsomely situated; upon one of which are two commodious houses, two stories high, containing thirteen rooms for the accommodation of gentlemen of the bar and others who wish retirement; with every necessary out-house, and a garden and yard occupying nearly four acres. Upon the other lot there is a Tavern house, which is about to be repaired and enlarged, a spacious framed stable besides other houses, and a horse lot adjoining, which will be extended to any size the purchaser may desire, to which will be added as much land, convenient to the town, as may be required for fire-wood and pasture. As a general description of the premises will necessarily prove unsatisfactory to strangers who may be desirous to purchase such property, they are invited to view it. The subscriber will also sell lots of ground, to suit the purchaser, adjoining the town, and convenient to the Oxford Academy, which affords to its patrons the prospect of becoming a flourishing institution.

THO. B. LITTLEJOHN. Oxford, Granville county, 31st March, 1814. 16f

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 in 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, Marc 22, 1814.



Dissolution of Copartnership.

THE long existing Copartnership under the firm of Patton and Erwin was dissolved by mutual consent on the 11th of March last, and all business settled and divided between themselves in a satisfactory manner.—All persons having any demands against the late firm will present them to A. Erwin and sons for payment, and those indebted will be expected to make payment to them also, as they are authorised and bound to settle all the unsettled business of the late firm. All business at Asheville except the store will be carried on by James Patton, sen. the store at Asheville, Augusta, (Georgia) and Nashville, (Tennessee,) will be carried on under the firm of A. Erwin and sons, where either of us will be thankful for all favours that may be put in our way. Each of us returns our sincere thanks to a generous public for all favours heretofore received. JAMES PATTON, ANDREW ERWIN. Asheville, April 22, 1814. 18-3p.

To Journeymen Boot and Shoe Makers.

JOURNEYMEN Boot and Shoe Makers, who can come well recommended for industry and sobriety, will meet with constant employment and the most liberal wages, either by the month, year or job, by applying to the subscriber in Waynesborough. B. W. CASWELL. April 19, 1814. 17

NOTICE.

THE co-partnership of JOHNSON & GILMOUR is this day dissolved by mutual consent. All those indebted to the concern are earnestly requested to come forward and close their respective accounts by bond or otherwise, with W. GILMOUR, jr. (as he is the person authorized to settle the business of said concern,) or they will be put in the hands of an Attorney for collection. G. JOHNSON. W. GILMOUR, jr. Petersburg, April 1, 1814. 16-6t.

THE subscribers having large and commodious Lumber-Houses, would take Cotton, Flour, Corn, and other Country Produce, or any kind of Goods, upon Storage, and dispose of the same on commission. W. GILMOUR, jr. & Co. Petersburg, April 1, 1814. 16-6t.

MINERAL WATERS.

THE subscriber has established in this City, on the corner of Fayetteville and Martin Streets, opposite the Stage Office, a Manufactory of the various Mineral Waters. Now so universally used for health and pleasure in most parts of the United States. Perfect imitations are made of the Soda, Seltzer and Balltown Waters, so justly celebrated for the cure of many complaints of the Stomach, Billious and Calculous affections, fevers and a variety of diseases incident to warm climates. J. BECKWITH. Raleigh, 5th May, 1814. 18

NOTICE.

BY Virtue of a Deed of Trust, executed by Robert Murdock for the purpose of securing the payment of certain sums of money therein mentioned to Messrs. Thomas T. Morgan & Co. of Petersburg, Virginia.—I will sell at auction for ready money, at the Market-house in Hillsborough, on Wednesday the 25th day of this month, (being in Orange County week,) a very valuable tract of Land, lying between the waters of Back-Creek and Saw-River, in the Hawfields, in Orange county.—It is described in the deed as containing seven hundred acres: the soil is said to be excellent; a considerable part of it is wood land—of the cleared land, fifty or sixty acres are said to be fresh and now have a very fine crop of wheat growing, which will be sold with the land as it stands; the balance may be easily reclaimed by rest and judicious farming. One third part of this tract is encumbered with the dower of the widow of the late Wm. Mebane, dec. under which it will be sold. This land is very desirable, and an object to persons at a distance who wish to get valuable farms in the back country. The title is undisputable, but the Trustee will not warrant it generally. THOMAS RUFFIN, Trustee. Hillsborough, May 2d, 1814. 18-4t

Committed to the Jail

OF Randolph county, a Negro man who calls his name AFFELLOW, about 21 years of age, five feet 7 inches high, has a scar on the left side of his head; had on when committed a shirt & overalls, which were all the clothes he had with him; his overalls were of gray cloth. He says he belongs to Hugh M'Guire of Fayetteville. GEO. SWARINGEN, Jailor. April 24th, 1814. 18

A Tract of Land for Sale,

CONTAINING about eleven hundred and fifty acres, in the County of Stokes, N. C. on Reedy Creek, a mile from Harrison's ford on Dan River. The land is divided into the following tracts, the first containing 436 acres, 50 of which is cleared—has a good mill seat, and plenty of pine, poplar and walnut timber—is well watered; and of the uncleared part, a considerable body of bottom land. The 2d tract contains 250 acres, 20 of which is cleared—has a good house, kitchen, &c. with an excellent spring and convenient to the house.—The 3d tract contains 200 acres, a tolerably good house, good barn and out-houses. The 4th tract contains 200 acres, has a good cabin, orchard of excellent fruit, well watered, and good meadow land—has 30 acres cleared. A more particular description is thought unnecessary, as those desirous of purchasing can examine for themselves. Any person who will purchase the whole may have it for two dollars per acre—or it will be sold in small quantities to suit purchasers.—A good waggon and team will be taken in part payment. JOHN WRIGHT. May 1, 1814. 18-6t.

NOTICE.

THE subscriber has a Negro man by the name of SOLOMON, often called SOLOMON JORDAN, that doth practice Phisic. He is well known for his skill in Phisic, in the counties of Granville, Wake, Franklin and Orange. I wish to give notice to all persons who may employ the said Jordan, that they must stand responsible to me for his charges; and if they are thought unreasonable, application must be made to me, and they shall be regulated agreeably to my judgment. The said Jordan may be found 25 miles north of Raleigh, 20 miles south of Oxford, 30 miles east of Hillsborough, and 22 miles west of Louisburg. THOMAS JENKINS. Granville, 20th April, 1814. 16

NOTICE.

THAT on the 9th day of July next, will be sold for ready money at the Court House in Rockford, a certain tract of land containing fifteen thousand five hundred and ninety-six acres, or as much thereof as will be sufficient to satisfy the tax due thereon for the year 1813, lying on the waters of Fish and Mitchell's Rivers, patented in the name of Henry Spur, and since conveyed by the agent or agents of James L. Cropper to some persons unknown to me, and not listed for 1813. JOHN WRIGHT, Sheriff. Surry County, April 21, 1814. 18-3t.

180 DOLLARS REWARD.

DESERTED from the Regiment of No. 10 Carolina Detached Militia in the service of the United States, under the command of Col. Jesse A. Pearson when on their march to Georgia, the following soldiers to wit: From the County of Rowan, Micajah Howard, Jeremiah Howard, William Wilborn, Henry Alm, Aaron Tucker, George Smith. From the county of Montgomery, James Moore. From the county of Iredell, Samuel Henderson. From the county of Rutherford, Joshua Hawkins, John Gibbs, William Owens, Robert Suttle, David Byers. From the county of Lincoln, John Glubb, John Rudesell, Michael Helmer. From the county of Wilkes, Edmund Dawson, Thomas Crumpton. The above reward of \$ 180 will be given for the delivery of the said deserters at Fort Hawkins, Georgia, or \$ 10 for either of them and all reasonable expenses paid. By order of the Commander in Chief, ROBERT WILLIAMS, Adj. Gen. N. C. M. Raleigh, April 23, 1814. 17

To Saddlers, Boot and Shoe-Makers, Z. BREWER & F. FAIRLAMB'S LEATHER-STORE, OLD STREET—FAYETTEVILLE.

WHERE Saddlers, Boot and Shoe-Makers may be supplied on the most reasonable terms with 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-Tough 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. 6-tf January 22d, 1813.

Stolen or Strayed,

FROM the subscriber, on the 30th day of May, at night, a light colored HORSE, between 10 and 12 years old, at least five feet high, and has a blaze in his face, and a white spot on the neck near the weather; occasioned by the collar, and is shod all round. Liberal compensation will be made to any person who will deliver said horse to me in Raleigh, or give me information so that I get him again. MERRITT DILLIARD. May 13, 1814. 20-6t

FOR SALE.

THE subscribers have procured a large quantity of Hogs and Cows' Fat, which they are very desirous to part with at a moderate price, for cash. TH. DAMELON, J. JOHNSTON & Co. Caswell, May 3d, 1814. 20

NOTICE.

I DO hereby forwarn all persons from trading for a Note of hand given by me to Robert Irwin, Mecklenburg county, N. C. for the sum of eighty seven dollars, due the 25th of December next—as he has not complied with the conditions on which it was given, I am therefore determined not to pay it. JAMES MITCHELL. Giles county, Tennessee, May 2d, 1814. 20-7p

State of Tennessee,

Supreme Court of Errors and Appeals, third judicial circuit, December term, 1813. Thomas Murray, vs. Thomas Clark's heirs. Injunction Bill.

THIS day came the complaint by his counsel, and it appearing to the satisfaction of the Court, that the defendants are not inhabitants of this State, so that the ordinary process of law can be served on them—on motion of the complainant, by his counsel, it is ordered, that the said defendants make their personal appearance at the next Supreme Court of Errors and Appeals, to be holden for the third judicial circuit at the Court-House in Carthage, on the third Monday in June next, and answer the said complainant's bill of complaint, otherwise it will be taken for confessed. And it is further ordered, that a copy of this order be forthwith inserted three times in the Raleigh Star, published in the State of N. Carolina. A copy attest, A. W. OVERTON, Clerk & Master S. C. E. O. Appeals third circuit.

TEN DOLLARS REWARD.

RANAWAY from my plantation on Monday the 25th of April, a negro man named ALLEN, about 30 years old, stout made, dark complexion, thick lips, stoops when he walks—has a wife at Capt. D. Blake's on Cabtree.—He was raised near Hillsboro. I will give the above reward for said negro delivered to me or lodged in any jail. WILLIAM BOYLAN. Raleigh, May 12. 20-3t.



PUBLIC SALE.

WILL be sold to the highest bidder, on a credit of six months, at the Market-House in the City of Raleigh, all the property of Anderson Bagley, dec'd consisting of one likely Negro boy, 13 or 14 years old, a parcel of Hogs, &c. The purchasers will be required to give bond with approved security. The above sale will take place Saturday, 6th of June. JOHN MARTIN, Adm'r. Wake county, May 17, 1814. 20-3t.

BLANKS

Of various kinds for sale at the Office.