

THE STAR.

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

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RALEIGH, FRIDAY, DECEMBER 30, 1814.

[Three Dollars per annuam]

Advertisements.

State of North Carolina, CASWELL COUNTY.

Shert of Pleas and Quarter Sessions, October 21, 1814.
Edward Bartlett, and Betsey his wife, Nathaniel G. Muzzall, Joseph W. Muzzall, Nancy Muzzall, Frances Muzzall, and Wm. A. Muzzall.

vs.
Jed Noel, Resbin Noel, John Noel, Thos. Noel, James Noel, Edward Noel, Jun. Leroy Howell, and Betsey his wife, Patsy Noel, Nolley Noel, Nancy Noel, and Peggy Noel.

IN this case it appearing to the Court, that all the debtors, to wit: Jed Noel, Resbin Noel, John Noel, James Noel, James Noel, Edward Noel, Jun. Leroy Howell, and Betsey his wife, Patsy Noel, Nolley Noel, Nancy Noel, and Peggy Noel, are absent and do not reside within the limits of this State: It is therefore ordered that notice be given to them by advertisement at the Court House of this County, and in the Star printed in Raleigh, for six weeks successively, that the petition is pending in the Court, and that they, and each of them appear at the next Term of this Court, to be held on the second Monday of January next, and plead or answer said petition, otherwise Judgment will be entered against them, and Partition made agreeable to the prayer of the petitioners.

Test, A. MURPHY, C. C.

STUDENTS BOARDED.

THE Subscriber has prepared himself to board 6 or 8 Students of the Academy during the ensuing year. He lives within two hundred yards of the Academy.
JAMES M. YANCY.
Raleigh, December 14, 1814.

Valuable Lands for Sale.

THE Subscriber wishing to leave the State, offers for sale about 2500 acres of Land in Wayne County, on the North side of Neuse River, all joining including Bass's Ferry, on which there is five different plantations; also 5 acres on the south side of Neuse, opposite the house and ferry, including a seine place and ferry landing. Will sell the whole together, or divide so as not to injure the sale of what is left. Also about 400 acres on the south side of Neuse, and lower side of Falling Creek, joining the River and the Creek, including a seine place and a Limstone Rock, which has been proved, and makes excellent Lime—this has one plantation. Also 486 acres on the south side of Neuse, a little below Spring Bank, joining the River, with one plantation. There is plenty of cleared lands on the above plantations—They may be had at a fair price, and a reasonable time will be given the purchaser for payment.—For further information see the lands and subscriber.

ORIAN BASS.
50 ff

NOTICE.

I HAVE a Blacksmith who has worked as a journeyman for several years in this City; also six Carpenters who will be free on the last day of the present month, from an apprenticeship of four years.—All of whom I am disposed to hire by the year.
Wm. POLK.
Raleigh, December 12, 1814.

COMMITTED

TO Salisbury Jail on the 20th of November, William Maney, and John Maney, as deserters of the 43rd regiment of Infantry—Joshua Step as a deserter of the 10th U. S. Infantry—William Arthur as a deserter of the 2nd Rifle Regiment. This is to request those officers whom it may concern to come forward, pay charges and take the above named men.
DANIEL NORTH, Jailor.
December 5, 1814.

STOP THE THIEF.

WAS stolen from the subscriber's Stable in Waynesborough, on the night of the 20th November last, a bright bay MARE, about eight years old last spring, the rise of five feet high, was when taken away uncommonly fat, one of her hind feet white, as far as the fetlock, (it is believed the left) has a small white speck between the eyes, and a few white hairs in each flank, and near the root of the tail—has an elegant carriage when under the saddle. Should the above described Mare be discovered, and information be forwarded to me at Waynesborough, Wayne County, the person shall be liberally rewarded.
MAJOR BLOUNT.
December 7, 1814.

100 Dollars Reward.

DESERTED from Camp near Charles City court house on the 20th November last, Michael Henderson, a private soldier belonging to Capt. Leigh's company, and John Banes, a private, belonging to Capt. Strothers company, both of the 10th regiment United States Infantry.—Henderson is about 45 years of age, five feet eight or 9 inches high, blue eyes, grey hair, and by occupation a shoe-maker. It is supposed he will make for the upper part of N. Carolina.—Banes is about 40 years of age, about five feet eleven inches high, grey eyes, grey hair, dark complexion and by occupation a shoe and boot maker.

The above reward will be given for the apprehension of both, or fifty dollars for either of them, if delivered to me at this post, or to any officer in the United States service, commanding any recruiting rendezvous, garrison, post, or station. Those Deserters are old offenders. It is hoped that every good citizen, will feel it to be his duty [at this time] to prevent such vicious practices.
JOHN McCLELLAND, Major 10th regt.
Int. comdg. Dec. 21st.

OXFORD ACADEMY.

THE committee appointed to attend the late examination of the Students of this institution have in four days laborious attention performed that duty, and feel great satisfaction in having it in their power to say that the progress of the students in the several classes have fully answered their expectations, and evince the most unwearied attention of their instructors both in the male and female departments.

The exercises of the institution will recommence on the 30th January next as heretofore. The female department under the care of Miss Ann C. McIntyre, and the male under that of Mr. Thomas H. Willie as principal and Mr. John C. Smith assistant.

JOSEPH B. LITTLEJOHN,
WILLIAM M. SNEED,
THOMAS H. LITTLEJOHN,
WILLIAM Y. TAYLOR.

December 3d, 1814.

UNIVERSITY.

THE Trustees of the University of North Carolina have engaged Mr. Thomas Mitchell of Wake County (formerly of Greenville,) as a Steward for the ensuing year. While the increased price of articles necessary for the Steward's table seemed to demand an augmentation of the price of board, the dissatisfaction manifested by many of the Students during the two last sessions indicated the propriety of making better provision for the next year. The Trustees therefore have been obliged to stipulate for board for the ensuing year at seventy-five dollars, or thirty-seven dollars and fifty cents a session: but in yielding to this necessity, they have been careful to make ample provision for good fare and attendance—and they trust that in addition to the express stipulations obtained, they have no small pledge, for a beautiful and cleanly table, in the character which the undersigned and his companion have acquired as public housekeepers.

By the Committee of Appointment.
Raleigh, 20th Dec. 1814.

FOR SALE,

A LIKELY young Negro Woman and two Children.—She has been raised to house-work, & possesses many good qualities. Apply to the Printers.
November 24, 1814.

FEMALE ACADEMY, WARRENTON.

THE examination of the pupils of this Seminary closed on the 18th instant. The exercises of the school will recommence on the first Monday in January, under the same superintendance as heretofore. Terms for board and tuition in Orthography, Grammar and Parsing, History, Astronomy, Geography, and use of the Globes, Mythology, Blair's Rhetoric, Composition, and Needle-work, Sixty Dollars per Session, payable in advance.—Music, Drawing, Dancing and French form a separate charge.

Each young lady must be provided with a pair of Sheets, Counterpane, Blanket, and Towels.
Nov. 19, 1814.

FOR SALE,

BETWEEN 900 and 1000 acres of Land, lying within 9 miles south-east of Raleigh. The land is of good quality, has pretty good improvements, and a sufficient quantity opened to work 15 or 20 hands to advantage. A part payment would be taken in young Negroes.
JOSHUA ATKINS.
N. B. There is an excellent Orchard on the land.
November 25, 1814.

WILLIAMSBORO' ACADEMY.—The exercises of this Institution will commence on the first day of January next, under the superintendance of Andrew Rhea, M. A. the present professor of languages in the University of North Carolina, as principal. There will be taught at this Academy, the Latin and Greek languages, Mathematics, the Elements of Euclid, Practical Geometry, Trigonometry, Surveying, Navigation, Mensuration of Heights and Distances, Spherics and Solids, Geography, Algebra, Natural and Moral Philosophy, English Grammar, Reading, Writing and Arithmetic.—Particular attention will be paid to Composition, Reading and Education. The price of tuition, \$20, payable half yearly in advance. Extra charges for firewood, attendance and the use of a Library, will be moderate and regulated by the Trustees. Board may be had in the private families of Stephen Sayers, Judge Henderson and William Roberts in town, and Dr. Hare and others in the neighborhood at \$50, payable half yearly in advance. The trustees deem it unnecessary to say any thing of the qualifications of Mr. Rhea—his acquirements as a scholar, his character as a gentleman, and his long experience and high standing as a teacher, are universally known, and daily appreciated throughout the State. The trustees pledge themselves to use their utmost exertions to excite and keep up a spirit of emulation in the school, and to pay particular attention to the correct conduct and moral deportment of the students; and they flatter themselves that the commanding talents of Mr. Rhea, the healthiness of the place and the cheapness of board in the most respectable private families, together with the advantages of a good society will render this one of the most eligible seminaries of learning in the State, and ensure it a liberal share of the patronage of a generous public.

A Female teacher wanted. A Lady qualified to take charge of young females, and capable of teaching Reading, Writing, Arithmetic, English Grammar, Parsing and Needle Work, may be placed in a comfortable and permanent situation, on making immediate application to Judge Henderson, president of its board of Trustees.
SAM. HILLMAN, Secy.
Williamsborough, Nov. 10, 1814.

Valuable Land for Sale.

THE undersigned as attorney in fact, for Mrs. J. S. BLOUNT, of Tarborough, N. Carolina, offers for sale FIVE THOUSAND FOUR HUNDRED ACRES, being a moiety of the late Gen. Sumner's service right, situated 22 miles south of Nashville, in the counties of Williamson and Rutherford, on the waters of Big Harpeth & Stone's river, embracing as rich land, good lasting Springs, as many sites for Farms, as any tract of its size in the Western country, clear of all contending claims whatever, has been divided into four tracts, and may be subdivided into smaller tracts, has 23 plantations averaging 16 acres each—a family connection that wishes to move and settle in this State would find it to their advantage to purchase the whole or part. The right in the land will be held to secure payments: For view of the land, title, terms of sale, apply to the undersigned—Who has several TRACTS of his own for sale, also the tract on which he lives, containing 1130 acres, on which there are ten never failing Springs, a two story framed dwelling house, with other houses; a barn building more than 50 feet in length, upwards of 150 acres cleared, a part in red clover, timothy and blue grass; an orchard of more than 300 apple trees, beginning to bear. This is one amongst the handsomest farms Tennessee holds in her limits—and the improvements considerable when it is remembered I have only lived here three years, and five years ago the place was in a state of nature. The good. For terms apply to TH. E. SUMNER, Esq. Wm. Winston county, Tenn. Sept. 26, 1814.

50 Dollars Reward.

DESERTED from my rendezvous at Kinston, Lenoir county, N. C. on the 1st of Nov. last, WILLIAM CARTER, born in Edgecombe county, N. C.—He is five feet six inches high, dark complexion, dark eyes & black hair, by profession a laborer, and spent twenty three years in the service of the United States Army. Whoever will apprehend the said Carter, and deliver him to me, or any Officer in the United States' service, shall receive the above reward.
SAMUEL KIRBY, Lieut. U. S. Army.
Kinston, Dec. 1, 1814.

To be Sold

By public sale to the highest bidder, on six months credit, the purchaser giving bond with good and sufficient securities to be approved by the Administrator, all the perishable estate of the late Benjamin Williams, Esquire, dec. consisting of elegant household furniture, kitchen furniture, a chaise, china and crockery ware, beds and bedding, sundry horses, oxen, cattle, sheep, hogs; a great variety of instruments of husbandry, two waggon, plantation, carpenter's and Blacksmith's tools, a large quantity of lumber, the crop of corn, cotton and other things, at the several places and times following, viz. at the plantation on Deep river, in Moore, on the 14th December next; at the Gator place in Moore, on the 18th; at the Hopewell Mills, in Cumberland, on the 20th; and at the late dwelling house of the deceased in Fayetteville, on the 23d of the same December.

ELIZABETH WILLIAMS, Adm'x.
Moore county, 23d Nov. 1814.
N. B. All the Negroes belonging to the estate are to be sold at the plantation on Deep river, in Moore, at the time aforesaid, and part of the lauds rented out. E. W.

STOP THE THIEF.

Ten Dollars Reward.

RANAWAY from Harbison Court House, South Carolina, on Saturday 3rd, December 1814, a man of Colour who calls himself BERT BYRD, a black man, aged 30 or 25 years old, who has with him a pass from William Tunstall, Clerk, Putnam County, Virginia—Said Negro stole, and carried away a chestnut sorrel MARE, about 14-12 hands high, with a large star in her forehead, and snip on her nose, a natural trotter, rather low in order. I will give the above reward to any person who will apprehend, and confine said fellow in any Jail so that he may be brought to Justice, or deliver him to me, and all reasonable expences to any one who will deliver the said Mare to me.—The fellow went towards Wadesborough, N. Carolina.

JEREMIAH BROWN.
December 6, 1814.

A Teacher wanted

In the Salisbury Academy.

THE main building of the Salisbury Academy will be completed, and ready for the reception of a School by the 1st of January, in the interim the society, under whose direction the Institution is, are desirous of engaging a person properly qualified to take charge of the Academy; and also as a Preacher of the Gospel, to attend to an adjacent congregation.

The undersigned individuals, will punctually attend to any propositions that may be offered upon the subject, and they deem it proper here to add that the anxiety of the society to obtain a person of talents, and eminently qualified for the duties of the station, will insure to such a person a very liberal salary.

JOHN FULTON,
WM. C. LOVE,
CHARLES FISHER.
Dec. 10, 1814.

STRAY HOGS.

STRAYED from the plantation on Little River, in Wake County, belonging to the Orphans of William Green, died on or about the 20th of October last, 15 Hogs of the description as follows—2 large spotted Sows both with pig, 12 two year old Hogs, and one small booby, the whole marked alike, with a hole and slit in the right ear, and a crop and underker in the left foot having heard anything of the above hogs since they strayed, it is expected they have got a considerable distance out of the neighbourhood. I will give Ten Dollars reward to any person who will deliver the said hogs to William Freeman, living at the above plantation, or five dollars for information of them so that they may be had again.
WM. HARRISON,
Guardian for the Orphans of W. Green
Franklin county, Dec. 13, 1814.

SHERIFF'S SALES.

WILL be sold at the Court House in the town of Henderson, Montgomery County, on the last Saturday of January next, the following tracts of land or so much thereof as will satisfy the tax due thereon for the year 1813, to wit:
100 acres given in by David Blalock on Cedar creek, adjoining Benj. Kendall and Jas. Duke
100 do not given in, the property of Richard Brainton, adjoining Dr. Wm. Thornton
50 do on the waters of Cooper's creek, owner unknown.
100 do given in by George Brewer.
100 do given in by Francis Beaman.
50 do given in by James Ricks.
50 do given in by Henry Mosser.
100 do given in by Ly. William Simmons.
200 do given in by Irish Light.
350 do given in by Israel Thomson.
250 do given in by Timothy Lucas, on the waters of Little river, adjoining Maj. Wm. Sweeney.
200 do given in by George Miller on Long creek.
100 do given in by George Luther, near the Randolph line Little river.
200 do given in by Elias Morris on the waters of Denison's creek.
300 do given in by William Blalock, on the waters of Cedar creek, adjoining Jeremiah Brewer.
50 do not given in the property of Thos. Simkins, joining Wm. Neal on cat fall branch.
250 do not given in the property of George Poppleman, on early bark branch, on Long creek, adjoining J. Dick.
200 do given in by David King on Hamers creek adjoining David Fowler.
310 do given in by Jesse Jordan near the fork and between the roads leading from Allenton and Henderson to Salisbury.
640 do given in by Huelker Kimbol on the waters of the Yadkin river.
50 do on the Yadkin, between Daniel Kirk and Mr. Tredwell.
250 do given in by Judan Russell adjoining Moses Curtis, dec. and Jacky Hutchee.
53.82 do given in by Dr. Wm. Thornton tract No. 3, on cold water creek, the waters of Rocky river adjoining the Cabarrus line.
17103 do not given in the property of Dr. Wm. Thornton on Mountain creek Rocky river and Long creek being tract No. 2.
2715 do not given in the property of Dr. Wm. Thornton, tract No. 1, on the waters of Long creek, adjoining Le. Wallen's line.
3000 do not given in owner not known on rock hole creek camp branch Rocky river, joining Cabarrus and Anson County lines.
WILLIE SMITH, Sheriff.
Nov. 28, 1814.

BLANKS

FOR SALE AT THE STAR OFFICE.

NOTICE.

WILL be sold to the highest bidder on Monday the 2d of January next—on twelve months credit, at the late dwelling house of Britain HARRIS, dec. all the perishable part of the estate of said dec. consisting of Stock of Horses, Cattle, Sheep, and Hogs. Crop of Corn and Potatoes—eighteen or twenty barrels of Apple Brandy, and one set of Blacksmith's Tools—Bond and approved securities will be required before the right of property is changed.—The sale to continue from day to day until all are sold. All those having claims against said estate will present the same for payment—and those indebted, are invited to make immediate payment.
DANIEL HARRIS, Adm.
December 20, 1814.

DOCUMENTS.

DESPATCHES CONTINUED.

No. VI.

The American to the British Commissioners.

Great, Sept. 26th 1814.

In replying to the note which the undersigned have had the honor of receiving from his Britannic majesty's plenipotentiaries, dated on the 19th inst. they are happy to concur with them in the sentiment of avoiding unnecessary discussions especially such as have a tendency to create irritation. They had hoped that, in the same spirit, the British plenipotentiaries would not have thought allusions against necessary to transactions foreign to this negotiation, relating to the United States, and other independent nations, and not suitable for discussion between the U. States and G. Britain. The observation made with respect to Louisiana is the more extraordinary, as the cession of that province to the U. S. was at that time, communicated to the British government, who expressed their satisfaction with it, & it has subsequently received the solemn sanction of Spain herself. The undersigned will further say, that whenever the transactions of the United States, in relation to boundaries of Louisiana and Florida shall be a proper subject of discussion, they will be found not only susceptible of complete justification, but will demonstrate the moderation and forbearance of the American government, and their undeviating respect for the rights of their neighbors.

The undersigned are far from assuming the exclusive right to decide, what is, or is not, a subject of uncertainty and dispute, with regard to the boundary of the district of Maine. But until the British plenipotentiaries shall have shown in what respect the boundary which would be affected by their proposal, is such a subject, the undersigned may be permitted to assert that it is not.

The treaty of 1783 described the boundary as "a line to be drawn along the middle of the river St. Croix, from its mouth in the bay of Fundy to its source, and from its source directly north to the highlands which divide the rivers that fall into the Atlantick ocean from those which fall into the river St. Lawrence, and thence along the said highlands to the northwesternmost head Connecticut river."

Doubts having arisen as to the St. Croix designated in the treaty of 1783, a provision was made by that of 1794 for ascertaining it, and it may be fairly inferred from the limitation of the article to that sole object, that even in the judgment of Great Britain no other subject of controversy existed in relation to the extension of the boundary line from the source of that river. That river and its source having been accordingly accepted, the undersigned are prepared to propose the appointment of commissioners by the two governments, to extend the line to the highlands, conformably to the treaty of 1783. The proposal, however, of the British plenipotentiaries was not to ascertain, but of vary those lines in such manner as to secure a direct communication between Quebec and Halifax; an alteration which could not be effected, without a cession by the United States to Great Britain of all that portion of the state of Massachusetts intervening between the Province of New-Brunswick and Quebec, although unquestionably included within the boundary lines fixed by that treaty.—Whether it was contemplated on the part of Great Britain to obtain the cession, with or without an equivalent in frontier or otherwise, the undersigned, in stating that they were not instructed or authorized to treat on the subject of cession, have not declined to discuss any matter of uncertainty or dispute which the plenipotentiaries may point out to exist respecting the boundaries in that or any other quarter, and are, therefore, not liable to the imputation of having rendered their powers on the subject nugatory, or inadmissibly partial in their operation.

The British plenipotentiaries consider the undersigned as having declared, "That the United States will admit of no line of boundary between their territory and that of the Indian nations, because the natural growth and population of the United States would be