PUBLISHED WEEKLY. BY THOMAS HENDERON, fr.

SUBSCRIPTION, THREE DOCLARS PER ANNUR. -- NO PAPER WILL BE SENT WITHE. PARLEAST \$1 50 CENTS IS PAID IN ADVANCE, AND NO. 21 ... MISCONTINCES, ONLY AT THE OP. TING OF THE EDITOR, I - LISE ALL ANTEARADS AMETAID -ADVERTISEMENTS NOT EXCEPTING TWILLTE LINES INSERT. EN THREE PLACE BOR ON & BOLLAR, AND I WENTY-FIVE CLATE TOR TA R ONTENUANO

#### State of North-Carolina,

Pist County County Court of Pleas and Quarter Sessio s.

May Term, 1819. dary Smallwood, vs. James C Greece, Uministrator of Elijah Chamberland, die'd —Constables return of Excettion, leried on two loss in the town of treemwille the property of Etjiah Chamb, riain, d. c.

I having been made appear to the satisfaction of the court that some of the heirs at law of and deceused are not difdants of this State-it was ordered that publication be ade in the Maleigh Star as to the mon-resident herrs of said made in the Maleigh Star as to the hone-resident heirs of said de'd that they appear at the first 'ounty fourt of Picas and Quarter Schulms to be held for the Chanty of Pic, at the Court-House in Greensville on the first Monday of August ext, then & there show cause if any they may have, where fire judgment should not be entered up against them, and execution awarded against the fore to as to so ties; the judgement and costs foresaid, and all accruing arous A EVANS, Clk.

# State of North-Carolina,

Pitt Goody County Court of Pleas and Quarter Sessions, May Term. A. D. 1819 Richard Moore, vs Reuben Speir -Original attachment

levied on two acgroes Chira and Amerky N having been sande appear to the satisfaction of the Court that Reubin Speir had left this State-it was ordered that publication be made in the Raleigh Star for three months giving notice to the said Reulen pour that he appear at the Court of Pleas and Quarter Sessions to be held for the County of Pitt at the Court-clouse in Greensville on the first Monday of August next, then and there to repley and blead or judgment will be rendered against him.
A EVANS, Cik

STATE OF NORTH CAROLINA.

#### Pitt County County Court of Pleas and Quarter Sessions.

May Term, 1819. Mary Smallwood, vs. James C Greene Admn'r of Elijah Chamberlain, see - Constables return levied on one lot the property of Elijah Chamberlain, No 58, joi ing Han-son Blount's lot, and Peter Rives's lot.

It spectring to the satisfaction of the Court that some of the heirs at law of said dee'd are not inhabitants of this state—it was ordered that publication be made in the Huleigh Star as to the non-resident heurs of said dec that they appear at the next County Court of Pleas and Quarter Sessions to he held at the Court rouse in Greensville, on the man of the and there to show cause if any their may have wherefore judgment should not be entired up against the lots so as obvioused levied do to satisfy the man and costs aforesaid, and all according costs. independ and costs aforesaid, and all according costs.

#### Notice.

ON Prilay the 18th of June next at the Court-l'onse in Lincolniton ageneral meeting of the Stockholmers of the North-Carolina Catawba Navigation Company is harebore The success of the work already done, together vig rous measures now adopted to prosecute this ituporsit and raking through the cassing season, in kes it neshould be had at that time. This necessity will be obvious the they are informed that at that there are office s are to he chosen for the ensuing year, and the completion of this ininduable undertaking, in my opinion entirely depends on the indivious selection of those officers. J WILSON, Pres. May 12, 1810.

# For Sale,

FIFTY SHARES of Newbern Bank Stock. For terms, &c. enquire of the EDITOR. May 12, 1819.

## Public sale.

ON Thesday the 27th day of July next, will be offered for Sale at public auction, One hundred LOTS in the Tou. of

## BLAKELEY,

North East aide of Podee River, Montgomery Cou ty, N C. This town is situate at the head of assignific water below the Great Falls or parrows. A portage will form a communication with the navigable water of the averabove the falls, The improvements now in operation, will, in a short time, o per a navigation for touts of ten to aftern tens burthen, from Wikespropagh to the head of the falls on the Ya kan and from Blaketcy to the head of Steam Boat navigation on the Pedee By these is provements the trade of the western soundes will be concentrated at Biskeley, which must secure the that place a permanent and extensive busicess. Its local alvantages will be readily perceived and appreciated by those who may visit the place.

Terms of sale -A credit of 12 and 18 months will be girea, parchasers giving boads with approved seen ities
23-8t

J. LEVY, & Co. Austioneers.

# NOTICE.

LL those indebted to the subscriber, are requested A to come forward and make immediate payment, as to longer inclulgence will be given J. th LANE.

## Wanted.

TWO Journey sees to the Stage or Waggon-making business, who can (by being recommended as sober and indus-tions,) meet with liberal wages and constant employment. H. C. WIATT & Co Raleigh, April 7, 1819.

# For Sale,

DETWIEN seven and eight hundred acres of land hand somely situated, within two miles of the University of North-Carolina, on Presswood and Lick Creeks. A good proportion of this land is excellent low grounds. The whole thet is well adopted to the culture of coru, wheat, tobacco cofton. This tract of land could be divided for the accommodation of purchasers, as it contains two plantations, which are in good repair for farming, a dwelling house and all ne-As it is presumed the purchaser would wish to view the premiss, those inclined to purchase are respectfully invited to call and see me. A great bargain may be had by an early application.

JARRATT YEARGIN. February 24, 1319

TEMOND, JEWELLER & SILVERSMITH.—Has just received an excellent assortment of Jewellery & Silver Ware at his new Shop on Payetteville Street, which he offers for sale on very accommodating terms.

Raicigh, November 26 BLANKS FOR SALE AT THIS OFFICE. Ice-Creams,

YAN be had at the house of the authoriber. On Manday, the 17th inst. and every day ollowing, from ten o'clock in the morning, anar pound. SUSANNA SCHAUB. Raleigh, May 15, 1819.

#### State of North Carolina, Anson County.

Court of Pleas and Quarter Sessions, April 1 erm, 1819.

John MacRaci, vs. John Macneill - Attachment levied on one handred seres of land lying near James Watson's. I appooring to the suffification of the Court dist John McNeill the defendant, is not an inhabitant of this State it is therefore ordered that publication be made in the Ra-leiga. Star for three months, that the said defendant appear at our next Court of Pleas and Quarter Sessions, to be held for the county of resaid on the second Monday in July next at the Court House is Washesboro', then and there to plend answer prolemar, etherwise the same will be taken pro confesso and heard exparts
Test, TOD ROBINSON, Clerk
19-6m

T quire of William If the pair of horses and a careful Driver for hire WHILLIAM SHAW.

## BUFFALOE SPRINGS.

Mecklenburg County, Parginia. PHE subscriber begaleave to inform her friends and the public, that she intends keeping a HOUSE OF ENTER. T (INMENT at this desirable watering place, the ensuing sum ner. Considerable accession of house-room has been made to this es abushment since the last summer, with which and her efforts to please, she dours not of giving general saisfaction to all who visit those springs, whether for the benefit of the water, or for the enjoyment of society . - The efficacy of these waters, in most diseases, is so generally known, that it is deemed unnecessary to say any thing on the subject

### 100 Dollars Reward.

WILLIAM JOHNSON, who broke from the jail of Pulaski, Geo. on the night of the 3d inst. Said Johnson is about six feet high, large stature, black hair and black eyes, complexion fair from long confinement.

AARON B. PUCKETT, Deputy Sheriff.

#### Sheriff's Sale.

O'N Wednesday the 11th day of August next, at the Court-House in Rockland, Surv county, the following tracts of LAND will be sold, or as much thereof as will pay the axes due thereon, for the year 1847, with costs

300 acres given in by John Chessor, adjoin ing Rouben Bryan.

00 acres given in by James Morgan, ad joining Thomas Mahaifa.

150 acres given in by William Sparks, adining Solomen Johnson.

50 acres given in by Mary Gentry, adjoining eer creek waters. 150 acres given in by Stephen Fitzgerald, ad-

ja ning George D. Halcumb. 100 ocressiven in by Polly Griffin, adjoining

eremiah Early.

100 acres given in by John Holder, adjoining

lames McCraw. 100 acres given in by Willis Holder, adjoi-

nin James McCraw.

50 acres given in by John Vanderpool, adourseg Josiah Vanderpool.

300 acres given in by Pailey Corder, adjoin-

ing hachel Morton. 160 acres given in by Abram Hawks, adjoi-

ning H it Snow. 154 acres given in by Richard Beason, adjoi-

i g Abillis Koy. 82 acres given in by George Ball, adjoining

Samuel Speer.

160 acres given in by widow Preston, adjoining Samuel Johnson.

15 0 acres given in by James L. Crawford, adjo na g Isaac Wooten.

16,000 acres given in by Jesse Lester's heirs,

djoining Joseph Williams jr.

640 acres given in by Jesse Lester's heirs, adbiring Jonathan Dalton.

100 acres given in by Jesse Leister's heirs, djoining Burgess Williams.

JOHN WRIGHT, Sheriff.

June 7.

# # Stray.

NTERED on the Strey Book in Anso-Wadesborough, a bright sorrell Mare, Julged to ne 18 years old, blaze face, three white feet, no brand visible, low in flesh-appraised to 21

THOS THREADGILL, Ranger. June 5th

Strays.

TAKEN up in Johnston county by David Burnes, on little river near Pilk's bridge, two young Mares, to wit : one bay, both hind feet white, 4 feet 10 inches high, three years old; the other is a chesnut sorrel, both hindfeet white, 4 leet 6 inches high and 2 years old. GEO. GULLY, Ranger.

June 5. 25 -3tp

Found,

O' my plantatin, a red POCKET BOOK, with Bank Bills in it. The owner may have them by proving property and paying all

JOSEPH KERNER. 23-3W Twenty Five Dollars Reward.

WILL give the above reward for the delivery of BARTLET to me in Lodisburg: The above negro was purchased by J. W Clay in Granville county of Ephysim Bailey; I expect he is at present in the neighburhould of Louisburg : I parchased said negro of Glay 25-3W R. WYNNE.

## Entertainment.

AVING taken into consideration the scar city of money, and the consequent reduction in the price of provisions, I intend accommodating my customers at lower prices than usual. I have whe they be pleased to call on me at the sign of the Cross Reys will find their accommodations equal to any in the

JOSIAH DILLIARD.

Raleigh, June 16, 1819

#### Five Dollars Reward.

ANAN Al from the subscriber on the 15th M U(1.0w; he is about five fert 8 or 9 inches high, has stre i law, carried away with him a pair of dove tolored veiget pantations and our pair of homespun black and white pantaloons stoped in the filten, one spotted sik vest and a relt hat, nearly lef worn, other clothing not recolled ed. The above reward will be given to any person who will apprehend the said boy and confine him, so that I get him again and all reasonable expenses p.id.

HENRY TERRILL.

Wake county near Rogers's Cross Roads. Leghorn Hats just received,

M.S. RABOTEAU, informs her custo-mers generally and the ladies of Rateigh, and its vicinity that she has just rec west I box Leg Horn Hats of a superior quality, also rich fairly Ri bons, Artificial Fowers and a most every article in the Milisupply of seasonable staple goods as usual. tealeigh, June 18 h. 1819.

### Committed.

To the jail of Orange county on the 10th instant, a negro man by the name of Lunrick, about 45 years of age, dark complex on, with a large pair of whiskers, and says that he is a Brick Layer by trade and that he belongs to the heirs of Thomas Fitsgerrel and was hired to William McCray, of Wilmirgton, N. C. Said negro is about 5 feet 10 inches high. The owner is requested to come forward, prove property and take him away.

25-3/p W.M. H. ADAMS, Jailer.

Cape-Fear Navigation Company. DURSUANT to the provisions of the charter. notice is hereby given that the shares of such of the stockholders of the company as have any instatment due and unpaid thereon, will be sold at public auction in fore the Town-House in Fayetteville on Monday the 7th of June next, and such delinquents are noticed that "if such sales shall not produce the full sum heretofore ordered and directed to be advanced on their shares, with increst and incidental charges," the President and Directors are authorized by the charter of the company ' to sue for and recover the balance by motion in any court of competent jurisdiction, on ter days previous notice," and they will feel themselves bound to enforce the provisions of the charter in this benaif-

By order HENRY BRANSON, Pres't. Fayetteville, May S, 1519.

UNDER authority of the President and Directors the sale of stock above mentioned, is postponed until Monday the 12th day of July next, of which delinquents

J W. WRIGHT, Sec'y Fayetteville, June 7. 25-tds.



# THOMAS COBBS.

COACH-MAKER, RALEIGH N. C.

AS employed from the City's of New Ark, New-Jersey, & New-York, a number of first rate work-men, of the several branches of his business-viz: Boddy-Making, Carri age-making. Trymning, painting Smith's, &c. who have been carefully scheeted by his friend in New Jersey. He has also received from the Cities of New-York and Philadelphia, a large & extensive Stock of the best and most fashionable mate-

He is grateful for the very liberal encouragement he has already received, & hopes from his assiduity & attention to his business, to merit a continuance of their favours. Carriages of any description, or price, can be had at a short notice.

Orders from any part of the Continent are solicited. Reference for excellence and elegance of his work, and the character of the advertiser, is made to his numerous acunintances in this and the neighboring States. Raleigh, February 17, 1819.

Camp Meetings

O'NE to commence 8th of July, on Adam's creek, about 30 miles below Newbern. One to commence 26th of August, about 5 miles South of Raleigh, near the stage road leading from Raleigh to Favetteville.

Newbern.

expense, by applying to the subscriber living at Gospel of Christ will attend in the spirit of than that of fine and imprisonment could be in-their office, and the Larry in the spirit of flicted. Here the Noble Marquis quoted the act their office, and the Lasty in the spirit of flicted. Here the Noble Marquis quoted the act prayer and devotion.

" 1-421 ya came by hen har the

LEWIS SKIDMORE.

# State of North-Carolina,

Rucherford County. Superior Court of Law, April Term, 1819. John Long, vs. Solomon Beason Astachment. It spicearing to the satisfaction of the court that the

defendant in this cause is not an inhabant of this state; it is therefore ordered that publication of this suit be made in the Rateigh S. ar for an St. ks. for the icf ndant to appear at the next court to be held in Ruine fordton, on the 3rd Monday after the 4 h Monday in 8 ptember next, and plead or judgment proconfesso will be entered up against him Witness, James Mire. ris, Cierk of the said court at office, 30 to april, 1819. JAMES MORRIS, Clerk

# FOREIGN.

IN USE OF LONDS, May 11. Arbuthuot and Ambrister, and Cession of the

Floridas. The Marquis of Langtlown said he now rose, in pursuance of the notice he had given, to me c for certain communications respecting the Entry of the American troops into the Floridas, the executions of two British subjects by order of the commander of those troops, and the subsequent cession of the provinces in question to the United States. After the assurance which had been given on the first day of the Session by the Nubl. Earle opposite, that every n cessary explanation should be given respecting the execution of Messrs. Ambrister and Aroutanot, it would not be necessary for him now t say much on that subject .- The Noble earl had not si ce then given any explanation; and it was fit to a his silence should not be misconstructed into a disposition on the part of Parnary and Pancy line, akewise at the same place a fresh hament to acquiesce in the new and dange rous Interpretation that was given to the law ? par t ins or to the new and baroarous practice a ainst the laws of nations which had layely been resorted to, and which was detrimental to all the principles of justice. He would not attempt to impute any such disposition to the Gavernment of the United States; and he owed it to the character of the able and distinguished Statesman who held the first office in that Govergment, to express a firm belief that neither he nor the other branches of the american Government would have engaged in, or sanctioned a transaction which was inconsistent with the lavs of nations, and with every principle of justice and numanity. It was, the efore, in the hope that proper steps would be taken by our Government to get at all the information that he now brought it under t e consideration of Ministers. The facts of this case were briefly these. Several tribes of Seminole Indians, residing on the borders of Florida, had made bosthe incursions into the territory of the United States ; in consequence of which the America can General carried on the war against them into Fiorida, and thus invaded the territory of the King of Spain, on pretence & under an alledged apprehension that the Indians were about to mike themselves masters of that province. As to the propriety of General Jackson entering this province in a hostile manner, he should not now enter into a discussion on that point, on wich it was the business of the Sianish Government to determine. - But it was of the circumstances which followed that military occupation that he wished to call the attention of the House. Whenever an act of violence and ourrage was committed by a military Commander placed in such a situation, it should never be extended beyond the necessity of the case, I at the time when Copenhagen was taken by the Br.tish troops, Lord Cathcart, who then commanded them, found that several persons belong. ing to neutral countries had been engaged in d jence of the place, and ordered them to be executed, on pretence that they had no right to take up ar a against Great Britain, would not that act have been a gross violation of the laws of ations? When the American General Jacke s n c me into the Floridas, he there found two B. tish subjects, who had been assisting the indians ; he had them brought to a Court-martiale and ordered them to be executed. There was however, some difference between the conduct of these two persons. Ambrister did certaine y bear arms on the side of the Indians against the United States. But it was not pretende ea that Arouthnot had borne arms; and the only evidence which went to show any connexion between him and the Indians was that of a person who said he had seen a letter proving him to be an agent of the Indiane, and that he had supplied the Indians with certain articles. among watch was a small quantity of lead and powder. Now, an act of this kind done by an mainidual belonging to a neutral country, never was visited by the loss of tife; and what served to render the connuct of General Jackson still more atrocious in this instance was that althouthe Courtsmartial which tried Ambrister had shrunk from inflicting on him the severest puns ishment, yet Jackson did, in opposition to the sentence of the Court order him, as well as Are buthnot, to be punished by loss of life. It was And one to commence 12th of September at for their Lordships then to determine, whether the Rain-bow meeting house, in Greene coun-ty, about 4 miles nearly a S. E. coast of Snow of nations. So far was it from being so, the very Hill, on the road leading from Snow Hill to laws of the United States declared, that for such acts as those of which the two persons in It is humbly hoped that the Ministers of the question were accused, no other punishment of the American Legislature, which stated that the citizen or subject of any neutral country