

# THE STAR, And North-Carolina State Gazette.

No 37.

Raleigh, (N. C.) FRIDAY, JULY 2, 1819.

Vol. XI.

PUBLISHED WEEKLY,  
BY THOMAS HENDERON, Jr.  
SUBSCRIPTION, THREE DOLLARS PER ANNUM—NO PAPER  
WILL BE SENT WITHOUT PAYMENT. IN ADVANCE, AND NO  
ADVANCEMENT OF THE EDITOR, UNLESS ALL ARREARS ARE PAID.  
ADVERTISEMENTS NOT RECEIVED FOR LESS THAN FIVE  
DOLLARS PER LINE PER WEEK, AND TWENTY-FIVE CENTS  
FOR EACH LINE CONTINUOUS.

State of North-Carolina,  
Pitt County.  
County Court of Pleas and Quarter Sessions,  
May Term, 1819.

Mary Smallwood, vs. James C. Greene, Administrator of  
Elijah Chamberlain, dec'd.—Constables return of Execu-  
tion, levied on two lots in the town of Greenville the  
property of Elijah Chamberlain, dec'd.  
I having been made aware of the satisfaction of the court  
that some of the heirs at law of said deceased are not dis-  
satisfied with this State—it is ordered that publication be  
made in the Raleigh Star as to the non-satisfaction of said  
court, that they appear at the next County Court of Pleas  
and Quarter Sessions to be held for the County of Pitt, at the  
Court House in Greenville on the first Monday of August  
next, then and there show cause if any they may have, where-  
fore judgment should not be entered upon said return, and  
execution awarded against the lots so as to satisfy the judg-  
ment and costs awarded, and all accruing costs.  
24-6  
A. EVANS, Clk.

State of North-Carolina,  
Pitt County.  
County Court of Pleas and Quarter Sessions,  
May Term, A. D. 1819.

Richard Moore, vs. Reuben Sprin—Original attachment  
levied on two negroes Chas and Amos.  
I having been made aware of the satisfaction of the court  
that Reuben Sprin had left this State—it is ordered that  
publication be made in the Raleigh Star for three  
months giving notice to the said Reuben Sprin that he appear  
at the County Court of Pleas and Quarter Sessions to be held  
for the County of Pitt at the Court House in Greenville on the  
first Monday of August next, then and there to reply and  
plead or judgment will be rendered against him.  
24-6  
A. EVANS, Clk.

STATE OF NORTH CAROLINA,  
Pitt County.  
County Court of Pleas and Quarter Sessions,  
May Term, 1819.

Mary Smallwood, vs. James C. Greene Adm'r of Elijah  
Chamberlain, dec'd.—Constables return levied on one lot  
the property of Elijah Chamberlain, No 53, joining Han-  
son Blount's lot, and Peter River's lot.  
It appearing to the satisfaction of the Court that some of  
the heirs at law of said dec'd are not dissatisfied with this  
State—it is ordered that publication be made in the Raleigh  
Star as to the non-satisfaction of said court, that they appear  
at the next County Court of Pleas and Quarter Sessions to be  
held at the Court House in Greenville, on the first Mon-  
day of August next, then and there to show cause if any  
they may have wherefore judgment should not be entered  
upon said return, and execution awarded against the lots so  
as to satisfy the judgment and costs awarded, and all accruing  
costs.  
24-6  
A. EVANS, Clk.

Notice.  
ON Friday the 18th of June next at the Court House in  
Raleigh on a general meeting of the Stockholders of the  
North-Carolina Navigation Company is hereby re-  
quired. The success of the work already done, together  
with the vigorous measures now adopted to prosecute this  
important and arduous task through the ensuing season, makes it ne-  
cessary that the personal attendance of every stockholder  
should be had at that time. This necessity will be obvious  
when they are informed that at that time the officers are to  
be chosen for the ensuing year, and the completion of this im-  
portant undertaking, in my opinion entirely depends on the  
judicious selection of those officers. J. WILSON, Pres.  
Raleigh, May 12, 1819. 23-5w

For Sale,  
FIFTY SHARES of Newbern Bank Stock. For terms,  
see, enquire of the  
May 12, 1819. EDITOR. 20-1

Public sale.  
ON Tuesday the 27th day of July next, will be offered for  
sale at public auction,  
One hundred LOTS in the Town of  
BLAKELEY,  
North East side of Peele River, Montgomery County, N. C.  
This town is situated at the head of navigable water below  
the Great Falls or rapids. A portage will form a commu-  
nication with the navigable water of the river above the falls.  
The improvements now in operation, will, in a short time, ope-  
n a navigation for boats of ten to fifteen tons burthen, from  
Wilkesborough to the head of the falls on the Ya km, and  
from Blakeley to the head of Steam Boat navigation on the  
Peele. By these improvements the trade of the western  
counties will be concentrated at Blakeley, which must secure  
to that place a permanent and extensive business. Its local  
advantages 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 gi-  
ven, purchasers giving bonds with approved securities.  
23-8t  
J. LEVY, & Co. Auctioneers.

NOTICE.  
ALL those indebted to the subscriber, are requested  
to come forward and make immediate payment, as  
no longer indulgence will be given. J. H. LANE.

Wanted.  
TWO Journey men to the Stage or Waggon-making busi-  
ness, who can (by being recommended as sober and indus-  
trious) meet with liberal wages and constant employment.  
H. C. WATTS & Co.  
Raleigh, April 7, 1819. 15-1

For Sale,  
BETWEEN seven and eight hundred acres of land hand-  
somer situated, within two miles of the University of  
North-Carolina, on Peaswood and Lick Creeks. A good  
portion of this land is excellent low grounds. The whole  
tract is well adapted to the culture of corn, wheat, tobacco  
&c. This tract of land could be divided for the accom-  
modation of purchasers, as it contains two plantations, which  
are in good repair for farming, a dwelling house and all ne-  
cessary out-houses, a cotton mill, and a whiskey distillery.  
As it is presumed the purchaser would wish to view the pre-  
mises, those inclined to purchase are respectfully invited to  
call and see me. A great bargain may be had by an early  
application.  
February 23, 1819. JARRATT YEARGIN. 9-1

JEWELLER & SILVERSMITH.—Has just received  
an excellent assortment of Jewellery & Silver Ware  
at his new Shop on Fayetteville Street, which he offers  
for sale on very accommodating terms.  
Raleigh, November 26.

BLANKS FOR SALE AT THIS OFFICE.

Ice-Creams,  
CAN be had at the house of the subscriber,  
on Monday, the 17th inst. and every day  
following, from ten o'clock in the morning, un-  
til ten in the Evening. Also, Ice by the bushel  
or pound.  
SUSANNA SCHAUB.  
Raleigh, May 13, 1819. 20-1

State of North-Carolina,  
Anson County.  
Court of Pleas and Quarter Sessions, April  
Term, 1819.

John MacRae, vs. John MacNeill—Attachment levied on  
one hundred acres of land lying near James Watson's.  
It appearing to the satisfaction of the Court that John  
MacNeill the defendant, is not an inhabitant of this State  
it is therefore ordered that publication be made in the Ra-  
leigh 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 Anson on the second Monday in July next  
at the Court House in Wadesboro', then and there to plead  
answer or demurrer, otherwise the same will be taken pro  
confesso and heard ex parte.  
Test, TOD ROBINSON, Clerk.  
April 26, 1819. 19-6m

A pair of horses and a careful Driver for hire  
At a Good Road and single horse.  
R. Gilbre of WILLIAM SHAW.

BUFFALO SPRINGS,  
Mecklenburg County, Virginia.

THE subscriber begs leave to inform her friends and the  
public, that she intends keeping a HOUSE OF ENTER-  
TAINMENT at this desirable watering place, the ensuing  
summer. Considerable accession of house-rooms has been  
made to this establishment since the last summer, with which  
and her efforts to please, she doubts not of giving general sa-  
tisfaction to all who visit those springs, whether for the bene-  
fit of the water, or for the enjoyment of society.—The effica-  
cy of these waters, in most diseases, is so generally known,  
that it is deemed unnecessary to say anything on the subject.  
24-6  
ELIZABETH SEED

100 Dollars Reward.  
WILL be given for the apprehension and delivery of  
WILLIAM JOHNSON, who broke from the jail of  
Putnam, 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.  
ON Wednesday the 11th day of August  
next, at the Court House in Rock-  
bury county, the following tracts of LAND  
will be sold, or as much thereof as will pay the  
taxes due thereon, for the year 1817, with costs  
viz:

300 acres given in by John Chessor, adjoining  
Reuben Bryan.  
100 acres given in by James Morgan, ad-  
joining Thomas Mahaffa.  
150 acres given in by William Sparks, ad-  
joining Solomon Johnson.  
50 acres given in by Mary Gentry, adjoining  
Deep Creek waters.  
150 acres given in by Stephen Fitzgerald, ad-  
joining George D. Halcumb.  
100 acres given in by Polly Griffin, adjoining  
Jeremiah Early.  
100 acres given in by John Holder, adjoining  
James McCraw.  
100 acres given in by Willis Holder, ad-  
joining James McCraw.  
50 acres given in by John Vanderpool, ad-  
joining Josiah Vanderpool.  
300 acres given in by Bailey Corder, ad-  
joining Rachel Morton.  
100 acres given in by Abram Hawks, ad-  
joining H. H. Snow.  
154 acres given in by Richard Beason, ad-  
joining Aulis Key.  
82 acres given in by George Ball, adjoining  
Samuel Speer.  
160 acres given in by widow Preston, ad-  
joining Samuel Johnson.  
150 acres given in by James L. Crawford,  
adjoining Isaac Wooten.  
16,000 acres given in by Jesse Lester's heirs,  
adjoining Joseph Williams Jr.  
640 acres given in by Jesse Lester's heirs,  
adjoining Jonathan Dalton.  
100 acres given in by Jesse Lester's heirs,  
adjoining Burgess Williams.  
JOHN WRIGHT, Sheriff.  
June 7.

Stray.  
ENTERED on the Story Book in Anso-  
n County, by Pernal Patrick, living near  
Wadesborough, a bright sorrel Mare, judged  
to be 18 years old, blaze face, three white feet,  
no brand visible, low in flesh—appraised to 21  
dollars.  
THOS THREADGILL, Ranger.  
June 5th 23-5tp

Strays.  
TAKEN up in Johnston county by David  
Turner, on little river near Elk'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 chestnut sorrel, both hind  
feet white, 4 feet 6 inches high and 2 years old.  
GEO. GULLY, Ranger.  
June 5. 25-5tp

Found.  
ON my plantation, a red POCKET BOOK,  
with Bank Bills in it. The owner may  
have them by proving property and paying all  
expense, by applying to the subscriber living at  
Cross Roads, Stokes county N. C.  
JOSEPH KERNER.  
June 5, 1819. 25-5w

Twenty Five Dollars Reward.  
I WILL give the above reward for the delivery of  
HARTLEY to me in Lenoir County. The above negro  
was purchased by J. W. Clay in Granville county of  
Epiphany Bailey; I expect he is at present in the neigh-  
borhood of Lenoir; I purchased said negro of Clay.  
25-5w  
R. WYNNE.

Entertainment.  
HAVING taken into consideration the scar-  
city of money, and the consequent reduc-  
tion in the price of provisions, I intend accommodat-  
ing my customers at lower prices than usual. Those who  
may be pleased to call on me at the sign of the Cross  
Keys will find their accommodations equal to any in the  
city.  
JOSIAH DILLIARD.  
Raleigh, June 16, 1819. 25-4t

Five Dollars Reward.  
RANAWAY from the subscriber on the 15th  
inst. a bound white boy, named JAMES  
McILROY; he is about five feet 8 or 9 inches high, has  
straight hair, carried away with him a pair of dove col-  
ored velvet pantaloons and one pair of homespun black  
and white pantaloons striped in the files, one spotted  
silk vest and a felt hat, nearly new, other clothing  
not recollect 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 expen-  
ses paid.  
HENRY TERRILL.  
Wake county near Rogers's Cross Roads. 25-5tp

Leghorn Hats just received,  
MRS. RABOTEAU, informs her custo-  
mers generally and the ladies of Raleigh,  
and its vicinity, that she has just received 1 box Leg  
Horn Hats of a superior quality, also rich fancy Ribbons,  
Artificial Flowers and a most every article in the Mill-  
nary and Fancy line, likewise at the same place a fresh  
supply of seasonable staple goods as usual.  
Raleigh, June 15 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 complexion, with a large pair of whis-  
kers, and says that he is a Brick Layer by trade and  
that he belongs to the heirs of Thomas Fitzgerald and  
was hired to William McCray, of Wilmington, 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  
WM. H. ADAMS, Jailor.

Cape-Fear Navigation Company.  
PURSUANT to the provisions of the charter,  
notice is hereby given that the shares of such  
of the stockholders of the company as have any instal-  
ment due and unpaid thereon, will be sold at public  
auction before the Town House in Fayetteville on Mon-  
day the 7th of June next, and such delinquents are no-  
tified that "if such sales shall not produce the full sum  
heretofore ordered and directed to be advanced on their  
shares, with interest and incidental charges," the Pre-  
sident 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 ten  
days previous notice," and they will feel themselves  
bound to enforce the provisions of the charter in this  
behalf.  
By order of the President and Directors.  
HENRY BRANSON, Pres't.  
Fayetteville, May 3, 1819.

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



THOMAS COBBS.  
COACH-MAKER, RALEIGH, N. C.

HAS employed from the City of New Ark, New Jersey,  
& New-York, a number of first rate work-men, of the  
several branches of his business—viz: Boddy-Making, Car-  
riage-making, Trimming, Painting Smith's, &c. who have been  
carefully selected 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-  
rials.  
He is grateful for the very liberal encouragement he has al-  
ready 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 ac-  
quaintances in this and the neighbouring States.  
Raleigh, February 17, 1819. 8-cowtf.

Camp Meetings  
ONE 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 Fayetteville.  
And one to commence 12th of September at  
the Rain-bow meeting house, in Greene county,  
about 4 miles nearly a S. E. coast of Snow  
Hill, on the road leading from Snow Hill to  
Newbern.

It is humbly hoped that the Ministers of the  
Gospel of Christ will attend in the spirit of  
prayer and devotion.  
LEWIS SKIDMORE.

State of North-Carolina,  
Rutherford County.  
Superior Court of Law, April Term, 1819.  
John Long, vs. Solomon Beason—Attachment.  
It appearing to the satisfaction of the court that the  
defendant in this cause is not an inhabitant of this  
State; it is therefore ordered that publication of this  
suit be made in the Raleigh Star for six weeks, for the  
defendant to appear at the next court to be held in  
Rutherford County, on the 3rd Monday after the 4th Monday  
in September next, and plead or judgment pro confesso  
will be entered up against him. Witness, James Morris,  
Clerk of the said court at office, 30th April, 1819.  
23-5w  
JAMES MORRIS, Clerk.

FOREIGN.  
HOUSE OF LORDS, May 11.  
Arbuthnot and Ambriester, and Cession of the  
Floridas.

The Marquis of Lansdowne said he now rose  
in pursuance of the notice he had given, to  
move for certain communications respecting  
the Entry of the American troops into the Flor-  
idas, 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 Noble Earl opposite, that every  
necessary explanation should be given respect-  
ing the execution of Messrs. Ambriester and Ar-  
buthnot, it would not be necessary for him now  
to say much on that subject.—The Noble earl  
had not since then given any explanation; and  
it was fit that his silence should not be miscon-  
strued into a disposition on the part of Par-  
liament to acquiesce in the new and dangerous  
interpretation that was given to the law of na-  
tions or to the new and barbarous practice  
against the laws of nations which had lately  
been resorted to, and which was detrimental to  
all the principles of justice. He would not at-  
tempt to impute any such disposition to the Go-  
vernment of the United States; and he owed it  
to the character of the able and distinguished  
Statesman who held the first office in that Go-  
vernment, to express a firm belief that neither  
he nor the other branches of the American Go-  
vernment would have engaged in, or sanctioned  
a transaction which was inconsistent with the  
laws of nations, and with every principle of  
justice and humanity. It was, therefore, in the  
hope that proper steps would be taken by our  
Government to get at all the information that  
he now brought it under the consideration of  
Ministers. The facts of this case were briefly  
these. Several tribes of Seminole Indians, re-  
siding on the borders of Florida, had made hos-  
tile incursions into the territory of the Uni-  
ted States; in consequence of which the Ameri-  
can General carried on the war against them in  
to Florida, and thus invaded the territory of the  
King of Spain, on pretence & under an alleged  
apprehension that the Indians were about to  
make 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  
which it was the business of the Spanish Go-  
vernment to determine.—But it was of the  
circumstances which followed that military oc-  
cupation that he wished to call the attention of  
the House. Whenever an act of violence and  
outrage was committed by a military Command-  
er placed in such a situation, it should never be  
extended beyond the necessity of the case. If  
at the time when Copenhagen was taken by the  
British troops, Lord Cathcart, who then com-  
manded them, found that several persons belong-  
ing to neutral countries had been engaged in  
defence of the place, and ordered them to be  
executed, on pretence that they had no right to  
take up arms against Great Britain, would not  
that act have been a gross violation of the laws  
of nations? When the American General Jack-  
son came into the Floridas, he there found two  
British subjects, who had been assisting the In-  
dians; he had them brought to a Court-martial,  
and ordered them to be executed. There was,  
however, some difference between the conduct  
of these two persons. Ambriester did certain-  
ly bear arms on the side of the Indians against  
the United States. But it was not pretended  
that Arbuthnot had borne arms; and  
the only evidence which went to show any con-  
nexion 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 Indians, and that he  
had supplied the Indians with certain articles  
among which was a small quantity of lead and  
powder. Now, an act of this kind done by an  
individual belonging to a neutral country, never  
was visited by the loss of life; and what served  
to render the conduct of General Jackson still  
more atrocious in this instance was that altho'  
the Court-martial which tried Ambriester had  
shrunk from inflicting on him the severest pun-  
ishment, yet Jackson did, in opposition to the  
sentence of the Court order him, as well as Ar-  
buthnot, to be punished by loss of life. It was  
for their Lordships then to determine, whether  
such conduct as this was consistent with the laws  
of nations. So far was it from being so, the very  
laws of the United States declared, that for  
such acts as those of which the two persons in  
question were accused, no other punishment  
than that of fine and imprisonment could be in-  
flicted. Here the Noble Marquis quoted the act  
of the American Legislature, which stated that  
the citizen or subject of any neutral country