

THE STAR, And North-Carolina State Gazette.

RALEIGH, (N. C.) FRIDAY, FEBRUARY, 4 1820.

Vol. XI.

No. 5.

PUBLISHED WEEKLY,
BY THOMAS HENDERSON, Jr.
SUBSCRIPTION, THREE DOLLARS PER ANNUM—NO PAPER
WILL BE SENT WITHOUT AT LEAST \$1 50 CENTS PAID IN
ADVANCE, AND NO PAPER DISCONTINUED, UNLESS ALL ARREARS ARE PAID.—
ADVERTISEMENTS NOT EXCEEDING TWELVE LINES INSERTED
FREE OF CHARGE FOR ONE DOLLAR, AND TWENTY-FIVE CENTS
FOR EACH CONTINUANCE.

Entered,

ON the Stray Books of Wake county, by William
Wynne, who lives near the Falls of Neuse river, on
the third day of January, a certain stray horse, of the fol-
lowing description, viz: a bay 4 feet eight or nine inches
high, with some white spots on his back, which is supposed
to be occasioned by the saddle, also, a white spot on each
side of his neck, near his shoulders, and supposed to be ten
or twelve years old, which stray was appraised to thirty-sev-
en dollars and fifty cents, and is now advertised according
to law.
MERRITT DILLIARD, Ranger.
2-25.

January 8, 1820.

Valuable Property for sale.

WE are desirous to sell on accommodating credit, that
excellent and well known stand in Hillsborough,
formerly owned and kept as a public house by Mr. Henry
Thompson. Thomas Ruffin Esq. is authorized to dispose of the prop-
erty privately; but if he should not effect a sale before
the 25th February next, (which is the second day of Orange
county Court) it will then be sold to the highest bidder with-
out reserve, on 6, 12 and 18 months credit. Possession can
be had immediately.
HINTON & BRAME.
3—

January 20, 1820.

Notice.

ON Wednesday the 16th day of February next, will be
sold for cash at the Court house in Tarborough, twenty-
eight likely negroes, consisting of men, boys, girls, women
and children, the property of Henry Flowers, to satisfy sundry
executions in my hands, &c.
S. L. HART, Shff.
3-3ts.

January 11, 1820.

Notice.

ALL those indebted to the subscriber either by note or o-
pen account, are requested to come forward and settle
the same without delay, as it will be impossible for him to
grant longer indulgence.
THOS. G. SCOTT.
3-3ts.

Raleigh, Jan. 21, 1820.

Entered,

ON the Stray Book of Iredell county, by Jos. Stevenson,
one chestnut sorrel horse, fourteen hands three inches
high, with white legs and a blaze face—eight or nine years
old—round shod—racks and canters well—no brand to be
seen—appraised to \$60.
J. OLIPHANT, C. R.
3-2t.

January 8, 1820.

Entered,

ON the Stray Book of Montgomery county, by Mark
High, living on the road that leads from Allenton, on
Fedge, to Salisbury, twenty miles from Allenton, at the fork
that leads to Concord, on the waters of Long Creek, one
bright bay horse, with a small star in his forehead, and a
white spot on his nose, considerably saddle marked, both
hind feet white, shod behind, only judged to be eighteen
years old, four feet eight inches high—appraised to \$12.50.
RICH'D. STOKER, Ranger.
3-25p

January 7, 1820.

State of North-Carolina,

Franklin County.

Court of Pleas and Quarter Sessions, Decem-
ber Term, 1819.

Lea Williamson & Co. vs. Deming, Raulings, & Co.—Original
attachment—William Penn Taylor summoned Gar-
nisher.

IT appearing to the satisfaction of the Court, that the de-
fendants are inhabitants of another state; It is ordered
that publication be made for three months successively in the
Raleigh Star, notifying them to appear and plead at the next
Court of Common Pleas and Quarter Session to be held for
said county, at the Court-House in Lenoir, on the second
Monday of March next, otherwise final judgment will be en-
tered up against them, and execution issue accordingly.
S. PATTERSON, C. C. C.
3-3ms. Price adv. \$5.

3-3ms. Price adv. \$5.

State of North-Carolina,

Franklin County.

Court of Pleas and Quarter Sessions, December
Term, 1819.

THE nuncupative will of James Johnson, dec'd was offer-
ed for probate.—It appearing to the satisfaction of the
Court, that Edward Macon, Nathan Boddie, Thomas Bod-
die, and James Peters and Rebecca his wife, formerly Rebecca
Boddie, and Thomas Hill, who are representatives (with o-
thers) of the said James Johnson, dec'd. reside beyond the
limits of this state; It is therefore ordered by the Court that
publication be made three weeks in the Star, that they ap-
pear at the next Court of Pleas and Quarter Sessions to be
held for the county of Franklin, at the Court House in Lou-
isburg, on the second Monday in March next, and shew
cause if any they have, wherefore the said nuncupative will
ought not to be admitted to probate.
S. PATTERSON, C. C. C.
3-3ts. Price adv. \$2.

3-3ts. Price adv. \$2.

Runaway Negro.

RUNAWAY from the Subscriber, some time since, a Ne-
gro Fellow named CLAYTON, between 25 and thirty
years of age, about five feet five inches high, round faced,
tenderly thick set, and by trade a Stone-Mason. He had
on drab pantaloons, a dark round jacket, and other clothing
not particularly remembered. A reward of ten dollars will
be given for lodging him in any jail so that I can get him;
and all reasonable expenses paid, if he be brought home to
me.
RANDAL NEWSUM.
Raleigh, N C January 20, 1820—3-3ts

A Mare Strayed.

STRAYED from my Farm, near Norfleet's Ferry, on
S Rranock, about the 20th May last, a bay mare about
four feet nine or ten inches high, a snip on her nose, rather
oblongly thick set, and by trade a Stone-Mason. He had
on one side, some of her feet white, a small S. branded on
one of her shoulders, I believe her left—do not know her
age—had only owned her a few weeks—came from Ten-
nessee. I will give five dollars to any person that will con-
fine her so that I can get her again, or ten dollars for her deli-
very to me in Southside, Halifax County N. C.
T. VID CLARK.
January 1820.

BANK OF NEWBERN.

A DIVIDEND of 3 per cent. is declared on the capital
stock of this Bank, for the half year ending on the 31st
December, 1819. The same will be paid to the Stockhold-
ers, or to their legal representatives, at any time during bank
hours, after the third instant.
M. C. STEPHENS, Cash'r.
Newbern, January 1—4-4ts.

Mrs. Marshall will take four
or five young Ladies as boarders—(Students to
the Academy.)
Raleigh, Dec. 31.

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

Kiziah Cobb, vs the heirs of Reuben Cobb, dec'd.—Peti-
tion for dower.

IT having been made appear to the satisfaction of the court,
that Samuel Truss, and Sylvia Truss, Benjamin Spain &
Mary Spain, and Rasha Cobb, Heirs at Law of the said
Reuben Cobb, dec'd, are not inhabitants of this state; order
ed that notice be given them by publication in the Star for
two months, to appear at the next Court to be held for the
county of Pitt, at the Court-House in Greenville, on the
first Monday of February next, then and there to answer, o-
therwise the prayer of the petition will be taken pro con-
cesso.
ALEXANDER EVANS, Ck.
52-3ms. Price adv. \$3 37 1 2

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

Elizabeth Downs, vs. the Heirs of Nehemiah Downs—Peti-
tion for dower.

IT having been made appear to the satisfaction of the
Court, that Isaac Downs, William Downs, Silus Downs, E-
lisha and Tabitha Hathaway, heirs at Law of Nehemiah
Downs, are not inhabitants of this State; Ordered that notice
be given said defendants, by publication for two months in
the Star, to the said Isaac, William, Silus Elisha and Tabi-
tha, to appear at the next Court to be held for the county
of Pitt, at the Court-House in Greenville, on the first Mon-
day of February next, then and there to answer, otherwise
the prayer of the petition will be taken pro confesso.
ALEXANDER EVANS, Ck.
52—2ms. Price adv. \$3 37 1 2.

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Found;
A POCKET BOOK—Enquire of Savage and
Steadman—It appears from the papers in it,
to belong to Wm. Vincent.
Raleigh, Jan. 28 —4-3ts price adv. \$1.

WENT away from my bed and board, my wife Mary
Morris. This is therefore to forewarn all persons
from trading with her on my account, as I am determined to
pay no debt she contracts.
JOHN MORRIS.
January 22, 1819.

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January 22, 1819.

A motion was made, by Mr. Lloyd, to a-
mend the same by striking out the word,
"That, for the purpose of choosing electors
of President and Vice President of the Uni-
ted States, the persons qualified to vote for
Representatives in each district shall choose
one elector. The two additional electors, to
which each state is entitled, shall be appoint-
ed in such manner as the legislature thereof
may direct," and inserting, in lieu thereof,
the following:

"That, for the purpose of choosing electors
of President, and Vice President of the Uni-
ted States, each state shall, by its legislature,
be divided into a number of districts, equal
to the number of electors of President and
Vice President to which such state may be
entitled. The districts shall be formed of
contiguous territory, and the person qualified
to vote for Representatives in each district
shall choose one elector."

The question on said motion was decided
by yeas and nays as follows:

YEAS.—Messrs. Barbour, Elliot, Gaillard, Leake,
Lloyd, Pinkney, Pleasants, Roberts, Smith, Taylor,
Trimble, Walker of Geo—42.

NAYS.—Messrs. Brown, Burrill, Dana, Dickerson,
Eaton, Edwards, Horsey, Hunter, Johnson of Ken, John-
son of Lou, King of Alab, King of N. Y. Lanman, Logan,
Lowrie, Macon, Mellen, Morrill, Otis, Palmer, Parrott,
Ruggles, Sanford, Stokes, Thomas, Tichenor, Van Dyke,
Walker of Alab, Williams of Ten—30

So the motion was negatived.

The question on the passage of the resolve
was then taken, and decided as follows:

YEAS.—Messrs. Brown, Burrill, Dana, Dickerson,
Eaton, Edwards, Horsey, Hunter, Johnson of Ky, John-
son of Lou, King of Alab, King of N. Y. Lanman, Logan,
Macon, Mellen, Morrill, Otis, Palmer, Parrott, Pinkney,
Sanford, Stokes, Thomas, Tichenor, Trimble, Van Dyke,
Williams of Miss, Williams of Ten—29.

NAYS.—Messrs. Barbour, Elliot, Gaillard, Leake,
Lloyd, Lowrie, Pleasants, Roberts, Ruggles, Smith,
Taylor, Walker of Alab, Walker of Geo—13

So the resolve passed by the requisite vote
of two-thirds of the Senators present, and was
sent to the House of Representatives for con-
currence.

And the Senate adjourned.

HOUSE OF REPRESENTATIVES.

Wednesday, Jan. 26.

Mr. Williams, of N. C. made unfavorable
reports on the petitions of Samuel Demarest
and Abraham Forbes; the former of which
was concurred in, and the latter ordered to
lie on the table.

MISSOURI BILL.

The proposition under consideration was
an amendment, offered yesterday, to the 2d
section of the bill, by Mr. Storrs, substan-
tially to alter the limits of the proposed state,
so as to make the Missouri river the nor-
thern boundary thereof; [with the view of
drawing a line on which those in favor of and
those opposed to the slave restriction, might
compromise their views.

Mr. Storrs rose and withdrew the amend-
ment which he had offered yesterday, and in
lieu thereof submitted the following;

And provided further, and it is hereby enac-
ted, That, forever hereafter, neither slavery
nor involuntary servitude (except in the pun-
ishment of crimes, whereof the party shall
have been duly convicted,) shall exist in the
territory of the United States lying north of
the 38th degree of north latitude, and west of
the river Mississippi, and the boundaries of
the state of Missouri, as established by this
act. Provided, that any person escaping into
the said territory, from whom labor or ser-
vice is lawfully claimed in any of the states,
such fugitive may be lawfully reclaimed, and
conveyed according to the laws of the United
States in such case provided, to the person
claiming his or her labor or service as afore-
said.

On this motion a Debate ensued, of a de-
sultory character.

Messrs. Randolph, Lowndes, Mercer,
Brush, Smith of Maryland, Storrs and Clay,
successively followed each other in Debate.