PUBLISHED WEEKLY, BY THOMAS HENDERSON, jr.

SUBSCRIPTION, THRRE DOLLARS PER ANNUM -NO PAPE PLE SE SENT WITHOUT AF LEAST \$1 50 CENTS IS PAID IN SYASCE, AND NO PAPER DISCONTINUED, OBLY AT THE OF-205 OF THE EDITOR, UNLESS ASLARREARAGE ARE PAID,-STRUCTURE NEW PART PROPERTY OF THE PARTY OF THE PARTY. STERLE TIMES FOR ONE DOLLAR, AND TWESTE-FIVE CENTS OR LACE CONTINUANCY.

Entered,

ON the Stray Books of Wake county, by William Wynne, who lives near the Fallsof Neuse river, on he third day of January, a certain stray horse, of the folbe third may or January, a certain stray horse, of the fol-swing description, viz : a bay 4 feet eight or nine inches high with some white spots on his back, which is supposed has occasioned by the saddle, also, a white spot on each side of his neck, near his sholders, and supposed to be tengreel we years old; which stray was appraised to thirty-sesadollars and fifty cents, and is now advertised according

MERRITT DILLIAND, Ranger.

January 8, 1890. Valuable Property for sale.

WE are desirous to sell on accommoduting credit, that excellent and well known stand in Hillsborough, beretofere owned and kept as a public house by Mr. Heary

Thomas Ruffin Esq. is authorised to dispose of the pro-Thomas Ruffin Esq. is authorised to dispose of the pro-netty privately; but if he should not effect a sale before perty privately; out, (which is the second day of Orange the 99th February next, (which is the second day of Orange the 19th represent the new sold to the highest hidder with-county Court) it will then be sold to the highest hidder with-ent reserve, on 6, 12 and 18 months credit. Possession can be had immediately.

January 20, 1820.

Notice.

N Wednesday the 16th day of Fabruary next, will be sold for each at the Court house in Tarborough, twenty-eight likely negroes, consisting of men, boys, girls, women and shidren, the property of Hardy Flowers, to satisfy sundry executions in my hands, &c. S. L. HART, Shiff.

January 11, 1320.

Notice.

LL those indebted to the subscriber either by note or o-A 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. Raleigh, Jan. 21, 1820.

Entered;

ON the Stray Book of Iredell county, by Jos. Stevenson, one chesnut 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 zen-appraised to \$60. J. OLIPHANT, C. R.

January 8, 1820.

Entered,

O'N the Stray Book of Montgomery county, by Mark High, living on the road that leads from Allenton, on Pedce, to Salisbury, twenty miles from Allenton, at the fork that leads to Concord, on the waters of Long Creek, one that leads to Concord, on the waters of Long Creek, one bright bay horse, with a small star in his forehead, and a bright bay horse, sonsiderably saddle marked, both white spot on his nose, considerably saddle marked, both his feet white, shod behind, only judged to be eighteen hind feet white, shod behind, only judged to be eighteen hind feet white, shod behind, only judged to \$12,50. Years old, four feet eight inshes high-appraised to \$12,50.

January 7, 1820,

State of North-Carolina, Franklin County.

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

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

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 Baleigh 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 Louisburg, on the second Mosday of March next, otherwise final judgment will be enkred up against them, and execution issue accordingly.

8. PATTERSON, C. C. C.

\$3ms. Price adv. 86.

State of North-Carolina, Franklin County.

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

THE nuneupative will of James Johnson, dec'd was offer-THE nuncupative will of James Johnson, dec'd was offered for probate.—It appearing to the satisfaction of the Court, that Edward Macon, Nathan Boddie, Thomas Boddie, and James Peters and Rebects his wife, formerly Rebecta Boddie, and Thomas Hill, who are representatives (with others) of the said James Johnston, dec'd, reside beyond the limits of this state; It is therefore ordered by the Court that mulligation he made there weeks in the Star. that they are publication be made three weeks in the Star, that they appear at the next Court of Pleas and Quarter Sessions to be held for the county of Franklin, at the Court House in Louisibles on the county of Franklin, at the Court House in Louisibles on the county of Franklin, at the Court House in Louisibles on the county of Franklin, at the Court House in Louisibles on the county of Manufacture and Manufacture at the Court House in Louisibles on the county of Manufacture and Manufacture and Manufacture at the Court House in Louisibles on the county of Manufacture and Manufacture at the Court House in Louisibles on the Court House in Louisible on the Court House in Lou held for the county of Frankin, at the siburg, on the second Monday in March next, and shew inburg, on the second Monday in March next, and shew inburg, on the second monday in March next, and shew inburg, on the second nucleus in March next, and shew inburg, on the second nucleus in March next, and shew inburg, on the second nucleus in March next, and shew inburg, on the second nucleus in March next, and shew inburg, on the second nucleus in March next, and shew inburg, on the second nucleus inburg, and the second nucleus inburg, and shew inburg, on the second nucleus inburg, and shew inburg, and sh

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

Runaway Negro.

RUNAWAY from the Subscriber, some time since, a Ne-gro Fellow maned CLAYTON, between 25 and thirty years of age, about five feet five inches high, round faced, blerably thick set, and by trade a Stone-Mason. He had on drab pantaloons, a dark round jacket, and other clothing out 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

RANDAL NEWSUM.
Raleigh, N C January 20, 1820 — 3-3ts

A Mare Strayed.

STRAYED from my Farm, near Norfleet's Ferry, on Roanoke, about the 20th May last, a bay mare about four feet nine or ten inches high, a snip on her nose, rather on ope side, some of her feet white, a small S. branded on one of her shoulders, I believe her left—do not know her seemed only owned her a few weeks—come from Ten-Bessee. I will some five deliver for any person that will consesse. hessee. I will give five dellars to any person that will confine her so that I can get her again, or ten dollars for her delivery to me in Scottlandneck, Halifax County N C.

BANK OF NEWBERN.

DIVIDEND of Sper cent is declared on the capital Desember, 1819. The same will be paid to the Stockholders, or to their legal representatives, at any time during bank

hours, after the third instant. M. C. STEPHENS, Cash'r. Newbern, January 1 .-

OP 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, ve the heirs of Reuben Cobb, dec'd .- Petition for dower.

tion for dower.

I Thaving been made appear to the satisfaction of the court, that Samuel Truss, and Sylvia Truss, Benjamin Spain & Mary Spain, and Rusha Cobb, Heira at Law of the said Reuben Cobb, dec'd, are not inhabitants of this state; ordered that notice be given them by publication in the Star fer two months, thappear at the next Court to be held for the country of Pin at the Court House in Greenesville, on the county of Pitt, at the Court-House in Greenesville, on the first Monday of February next, then and there to answer, e-herwise the prayer of the petition will be taken pro con-

ALEXANDER EVANS, Cik.

52-2ms. 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-Petition for dower

IT having been made appear to the satisfaction of the Court, that Isaac Downs, William Downs, Silus Downs, E. lisha and Tubitha Hathoway, heirs at Law of Neberaiah 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 Tabiha, to appear at the next Court to be held for the county of Pitt, at the Court-House in Greenesville, on the first Monday of February next, then and there to answer, otherwise the prayer of the petrtion will be taken pro confesso.

ALEXANDER EVANS, Clk.

52-2ms. Price acdv. \$3 57 1-2.

Overseer wanted.

THE subscriber wishes to employ an industrious so-ber man as an overseer. To one that can come well recommended for those qualities, liberal wages will be given---none other need apply. A single man or one with a small family will be preferred.

EDWIN SMITH. Johnston County, January 3, 1820.

Sheriff's Sale.

WILL be sold at public sale at the Court House in Fayetteville on the 14th day of February next, by virtue of sundry Vendi. Expo. issued from the Superior Court of Cumberland county, fall term, 1819, vs. David Ochiltree to me directed, the following landed property, viz. 625 acres of land on the North-East side of Cape-Fear river, joining Nathan King on the lower side, and Mrs. Armstrong on the upper side, being about eight miles from Cambleton lauding; 160 acres on the west side of the river opposite the above; 90 acres near Sandy Kun about three miles from

15 Acres on the Piney bottom, about three miles from town-607 acres or thereabouts on the south side of Cape-Fear river near Fox's Island with improvements thereon. One dwelling house and lot on Mason-Street ; one lot opposite ditto, with Bacon-Factory; one Lot on the corner of Mason-Street, and Rainford's lane; 2 lots, No. 26 and 27 in Cambleton; the lot and Dwelling House in Mason street, subject to a former levy in favour of William W. Jones, all taken as the property of David Ochiltree, and sold to satisfy

JOHN M'RAE, Sheriff. Dec. 39, 1810

N B. Some of the above tracts are very fertile, and are well worthy the attention of those who may be disposed to purchase valuable river land on the Cape-rear. Terms, one and two years credit.

STOP THE THIEF!!

TOLEN from the subscriber, on the night of the 15th inst. the following negroes, to wit: Edny, Ellinor, Louisa and Curtis. Edny is a tall black negro woman, about twenty years of age Ellinor is about the same age and size, and about the same complection Luisa a mulatto about four years of age-Curtis, a mulatto boy, about twelve months old-Edny is mother to the above mentioned children. It is probable that the perpetrators may stear their course to the South or west, for the purpose of selling them. If any person will detect the thief, or confine him and the negroes n juil so that I can get hold of them, I will give them fifty dollars; or twenty-five for the negroes alone

A. F. MOSES. Waynesborough, N. C. 17th Jan. 1820.

State of North-Carolina,

Walce County.

THIS day came William E. Roberts before me and made oath that a judgment obtained against James Head, on the 16th March, 1819, by himself and Solomon Jones, sen'r eleven dollars and two cents, is either tost or mislaid.—
Sworn and subscribed to before me the 15th January 1820.
Test, WM. E. ROBERTS. W. A. THARPE, J. P.

TAKEN UP,

AND committed to the Jail of Orange county, on the 4th instant, a negro man who calls himself Peter, about five feet eight inches high, dark complection, large heard and whiskers, about 25 or 30 years of age, says he belongs to Alexander Marshell, of Virginia, and says that he has left his master upwards of one year.—The owner is requested to prove his property, pay charges and take him away. WM. H. ADAMS, Jailor.

Hillsborough, Jan. 24, 1820.

VALUABLE LANDS FOR SALE.

BY VIRTUE of an act of the last General Assembly, enadjoining the city of Raleigh, and for other purposes," the undersigned commissioners will sell at public auction, on Monday the third day of April next, on the premises, the public land siljoining the city of Raleigh, which by the said act is directed to be sold. The quantity is about 400 acres. It will be sold in conve-

nicht lots of variouse ines, on a credit of one year, for one third of the purchase money; two years for another third; and three years for the remaining third, on giving bond with approved security, payable to the governor, and negotiable at of the banks in this state.

The land is well wooded-has many handsome sites for

building, and several good springs.

Should the weather prove too unfavorable to commence the sale on the appointed day, it will be postponed until the first good day thereafter, and will be continued from day to day, or by other adjournment, until finished. Other particulars will be made known at the sale.

Duncan Cameron, John Winslow, Joseph Gales, William Robards, Henry Potter,

Raleigh, Jan. 28, 4820.

Found;

POCKET BOOK - Enquire of Savage and Steadman-It appears from the papers in it, te belong to Wm. Vincent.

Raleigh, Jan. 28 -4-3ts price adv. 81.

WENT away from my bed and board, my wite Mary Morris This is therefore to forwarn all person from tracting with her on my account, as I am determined to pay no debt she contracts. JOHN MORRIS.

January 20, 1819.

For Sale,

For Cash, or approved Negotiable Notes, 86 Boxes of Tin Plate, 1-3 cross, 1 Case of Meas' Fine Hats, 1 finle of assorted Peiise Cloth,

3 Cases of Brown Linen, 5t Pieces 7-8 and 4-4 Irish Line ... 200 Pieces of heavy Cotton Bagings

200 Pieces of heavy Cotton Bagings
200 bis Bale Rope.
20 Boxes of English Crown Glass.
10 Eegs English White Lead.
10 mags of Collec.
30 Hhds. Brown Sugar.
4 Quarter Casks Malaga Wine.
30 Hhds. Wolasses,
40 Barrels and 15 hhds. New England Rum.
51 Hhds 31 proof Rum.

5 Hade 3d proof Rum,

1 Cask of English Shot.

WINSLOW & HUSKE. Fayetteville, Jan. 27, 1820.

State of North-Carolina,

Anson County.

September Term, 1819, in Equity. Gilbert Wardlow and others, Tr. William Johnson, Jesse A. Pearson, Joseph Pearson, James Coit, John Morrell, Isaac

Course-Original Bill. T appearing to the satisfaction of the Court, that John Morrell, Isaac Course and James Coit reside out of the limits of this state; It is therefore ordered that publication be made in the Raleigh Star, for six weeks successively, that unless they appear at our next court of equity to be held for the county of Anson, at the Court House in Wadesborough, on the second Monday in March, 1820, and plead, answer or demur to the bill, the same will be taken pro confesso and heard exparte as to them. A. LITTLE, C. M.E.

Test, 4-61-81,50pd. price adv \$2,25.

FEM LE TUITION. WO Ladies lately from Europe, will receive proposals for conducting a Female School. The different branches they propose teaching, are Reading, writing, the first rules of Arithmetic, English Grammar and Needle work, consisting of plain sewing, marking, flowering on Muslin, &c. A-ny communication on the subject, directed to the Post Master at Enfield. Halifax county, or to Henry Jenkins, near Enfield, will be attented to with punctuality.

Concress

IN SENATE.

Tuesday, January 25.

On motion of Mr. Macon, it was Resolved, That the committee of finance be nstructed to prepare and report a bill to remit the duties which may be payable on a statue of Gen. Washington, to be imported from Europe, executed by the Marquis Cano-

va, for the state of North Carolina. Mr. Trimble communicated to the Senate certain resolutions of the Legislature of Ohio, in favor of the encouragement of domestic manufactures and appropriations for roads compromize their views. and canals.

Fanuary, 26.

Several reports were made on private claims, which were read, but not decided and a number of petitions were received and re-

A resolution, offered yesterday by Mr Walker, of Alabama, to instruct the committee on public lands to enquire into the expediency of establishing two additional land offices in the state of Alabama, was taken up

and agreed to. The resolutions of Mr. Dickerson for amending the constitution were further postponed to to-morrow; and

The Senate then resumed the consideration of the Missouri Question.

Mr. Smith of B. C. addressed the Senate, at considerable length, in opposition, to the restriction and inreply to its advocates.

Thursday, January 27.

Mr. Sanford, from the committee of comington, imported for the use of the state of North Carolina .-- Read a first time.

On motion of Mr. Johnson of Ky. it was affairs be instructed to enquire into the expe- fully before the House, and the usual hour of diency of passing a law for the liquidation of the accounts of Col. Wm. Duane, and for allowing him a compensation for his services and expenses in the publication of his military works under the direction and patronage of the War Department.

The Senate resumed the Maine and Misspoke to the question before the house.

The further consideration of the subject was then postponed to to-morrow; when Mr. Roberts, takes the floor again, in support of his motion for the restriction on Missouri.

The resolution proposing an amendment to respects the choice of electors of Pressident dered to lie on the table. and Vice President of the United States, and the election of the Representatives in the Congress of the United States, being read the third time-

A motion was made, by Mr. Lloyd, to amend the same by striking out the word , That, for the purpose of choosing electors. of President and Vice President of the United States, the presons qualified to vote for

Representatives in each district shall choose one elector. The two additional electors, to which each state is entitled, shall be appointed 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 United 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 —12-

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 Dykes 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, Morril, Otis, Palmer, Parrott, Pinkneys 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-

And the Senate adjourned.

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.

HOUSE OF REPRESENTATIVES.

MISSOURI BILL.

The proposition under consideration was an amendment, offered yesterday, to the 2d section of the bill, by Mr. Storrs, substantially to alter the limits of the proposed state. so as to make the Missouri Fiver the northern boundary thereof; [with the view of drawing a line on which those in favor of and those opposed to the slave restriction, might

Mr. Storts rose and withdrew the amendment which he had offered yesterday, and in lieu thereof submitted the following;

And provided further, and it is hereby enacted. That, forever hereafter, neither slavery nor involuntary servitude (except in the punishment 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 service 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-

On this motion a Debate ensued, of a desultory characters

Messrs. Randolph, Lowndes, Mercer. merce and manufactures, reported a bill to Brush, Smith of Maryland, Storrs and Clay, remit the duties on the statue of Gen. Wash- successively followed each other in Debate. The question being taken on the motion of

Mr. Storrs, was decided in the negative. The main question of the restriction on sla-Resolved, That the committee on millitary very in the future State of Missouri, being

adjournment having arrived-The committee rose, reported progress, and obtained leave to sit again; and The House adjourned.

Thursday, 27. Mr. Anderson, from the committee on the public lands, made an unfavorable report on sours bill; and Mr. Ruggles, Mr. Frimble, the petition of sundry inhabitants of Ohio. Mr. Morril, and Mr. Logart, successively called the poor man's petition; which was

read and ordered to lie on the table. Mr. Williams, of N. C. from the committee of claims, made an unfavorable report on the petition of sundry citizens of Baltimore, who pray for compensation for vessels sunk in that harbor during the military operations the constitution of the United States, as it in its neighborhood, in the year 1864. Ore

Respecting the Spanish Treedy. Mr. Floyd, of Va. submitted for consideration the following resolution:

" Resolved, That the President of the Uni-