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August 11 1820.

Terny

Subscription, three dollars per annum-No paper will be sent without at least \$1 50 cents is paid in advance, and so poper discontinued, only at the option of the Editor, unfors all avrearages are paul Advertisements and exceching tuelse lines inserted three times for one dollar and trenty-five cents for each continuance

40 Dollars Reward.

ANAWAY from the subscribers, about two ef the 30th ultimo, two negro men, named GEORGE and and plead, otherwise judgment will be given sgainst him. PETER. George is yellow completed, about 19 years of see, about five feet 9 or 10 inches high, and slightly brand-20-3ms. price alv \$3,75. ege, about five feet 9 or 10 inches high, and slightly brand-ed on each check, which may be discovered by close examihatton, he was dressed is a check shirt, a good deal illended, and nankeen trowners. Peter is a black fullow, of about the same age, and about five feet eight mehos high, tolerably there set, dremed in a coarse homeen about and trowsers. They were bought in the neighbourhood of Tarborough, and it is supposed they will attempt to go back there, or to Edenton. Any person who will apprehend said negroes and lodge them in juil so that they can be obtained by us, shall reserve the above reward. Information to be sent to the subscribers at Muriay sville, Buscombe county.

Wm. D. SMITH, M. F. LLW18. Sx-6w-

State of North-Carolina. Edgecomb County.

Court of Pleas ank Quarter Sessions August Term 1120.

Benjamin Anderson and Nancy his wife vs. the Heirs of Toppin Cotten-Petition for partition.

ti at Rebecca Coleman one of the Defendants. is not a resident of this State ; It is therefore ordered with a great abundance of fire-wood on the spot, are now, that publication be made in the Ra'cigh Star, for six weeks for the said Rebecca Coleman to appear at the next Term of this Court, to be held at the Court House in Tarborcugh, on the fourth Monday in November next, and answer to the said Petition, otherwise the same will be taken pro confesso and heard exparts as to her.

MICHAEL LEARN, J.C. September 18th, 1820. .18-6w. price adv. 82 40,

State of North-Carolina, Edgecomb County.

Court of Pleas and Quarter Sessions August Term 1820

Elizabeth Fort guardian &c. vs. the Heirs of Thomas Newsom .- Genstables return levied on land.

IT appearing to the satisfaction of the Court, that John Hardy jr. Bavid Lynch and Sussonab bis wife, three of the Defendants are not residents of this state, it is therefore ordered that publication be made in the Raleigh Star for three weeks, that unless they appear at the sext term of this Court to be held at the Court House

MICHAEL HEARN, C. C. September 18th, 1820. 38-Sw. price adv \$1 25.



State of North-Carolina, Chatham County.

Court of Pleas and Quarter Sessions, May Sessions, A. D. 1820.

Richard Kennon, tw. William Barke-Original attachment levind, Ele.

I appearing to the Court that William Burke, the de-fendant in the above case, is not a resident of the state aforesaid ; It is ardered that adverturement be made for three mouths in the Star, printed in Raleigh, for the said defend-ant to appear at the next Court of Pleas and Quarter Ses-ANAWA1 from the subscribers, about two miles east of Hillsborough, on the evening borough, on the second Monday of August pest, to replety

A Teacher

Wanted in the 11yco deadeny. R. John H. Hinton, the present Teacher af the Academy having made known to the l'rustees his intention of withdrawing from the institution at the close of the present year, the Board wish to em-ploy as a successor, a well qualified teacher, to enter upon

the duries of Principal, at the beginning of the enuing year, Under Mr Hinton's care, the Academy has been rendered strictly preparatory to the University ; the Bosed having ratified his alloption of the conrast of studies requisite for entering the three lower classes at the College. In the eraployment of a Teacher, therefore, it is their object to get one qualified to instruct according to this system.

For the purposes of facilitating the procurement of a teacher, whenever one may be wanted in the Acedemy, and of rendering tins situation comfortable and desirable,

the Trustees have, at considerable expense and it oulde, e-rected suitable buildings upon a lot of three or four acres of ground, within less than a quarter of a mile of the Asademy, T appearing to the satisfaction of the Court, and very contiguous to as fine water as any in the upper country. The use of these buildings and the lot, together and will be allowed to the teacher free from expense.

To a person who can come well recommended for correctness of Scholusship and morality of character, it is believed that few situations of the kind in the state, can be more inviting. The School has almost uniformly been large and flourish-

ing, so as to bring in a handlsome meane to the teacher ; and it is expected that it will continue to be so. A Clergyman or at least, a proos man, with a family,

would be preferred. By Order of the Board.

GEORGE W. JEFFREYS, Sec'y. Red House, Caswell county, North- ?

Caroli , pept. 1, 18.0. S6 Sts. P. S. Letters directed to G. W. Jeffreys, Post-Master, will be punctually and promptly answered.

Valuable Property for Sale.

WISH to sell on accommodating terms, a N VIII TRACT OF LAND, containing 333 acres. within four miles of Raleigh, of good quality, on which there is a Merchant-Mill, with two pair of mones, bolting Clotha, in Tarborough on the fourth Monday of November next, then and there to plead, answer & deuter that judgment final will be taken against them. or for terms, to the subscriber in Raleigh. THO. COBBS, Ex'r.

of Jenu Scott.

36.

Raleigh, September 6, 1820.

STATE OF NORTH CAROLINA, Edgecombe County. Court of Pleas and Quarter Sessions, May

State of North Carolina. Rockingham County.

Court of Equity, Spring Term, 1820. Wifliam Hoghes to: Eustis Hunt, Imae Medley, Matthew Glay, Lebnard Claiburne, Edward Panuell, and Thomas Rawlings.

Thaving been made appear to the satisfaction of the Court, that Leonard Claiborne and Edward Panuell two the defendants in this case live without the limits of this state. It is ordered by the court that unless the said defendals appear at the next term of this court, to be holden at Wentwisch on the fifth Monday after the fourth Monday in September, next, and plead, answer, or demur, judgment will be taken pro confesso against them. JAMES CAMPBELL, C M. E.

26-3ms price adver. \$4,25.

STATZ OF NORTH CAROLINA, Edgecombe County. Court of Pleas and Quarter Sessions, May

- Term, 1820. David Barnes vs Alexander Sessoms-Original attachment

heried on land and other property. T appearing to the satisfaction of the court that the de-

feudant in this case is not a resident of this state ; It is ordered that publication be made in the Raltigh Star for three months, that unless the defendant appear at the next term of this court to be held at Tarborough ou the fourth Munday of August next, then and there plead, answer, he that judgment final will be taken against him.

Witness, Michael Hearn, Clerk of our said court, at of-five the fourth Mouday of May A D 1820.

MICH. HEARN, CIL. 2-53msprice adv. as above.

Advantageous Opportunity.

WOR a person who is desirous of improving his interest in any respectable line of buservices of a person thus qualified, could be engaged on very reasonable terms.

Country Produce-all kinds of Domestic and Foreign Goods, and the duties of Compting House are familiar to

Satisfactory references can be give for his capacity and integrity. A line from any part of this, or the adjoining states, through the riedium of the Post office, addressed to A. A. Baleigh, N. S. will be promptly attended to. September 8, 1820. 86-tf.

State of North-Carolina, Cranville County.

August Court, A. D. 1820. Robert Parsley, vs. Kenneth Gillis-Original attchment. Levied on all the right and title of the defendant, to a Tract of land lying on the south side of Flat creek, ad-joining the lands of Philip Bishop and Pleasast Rowland, being the tract that was willed by Reuben Ragland, dee'd to lemuel Ragland.

T appearing to the satisfaction of the Court, that the defendant is not an inhabitant of this State ; It is order-ed that publication he made for three months in the Raleigh Star, that unless the defendant appears at our Court of Pleas and Quarte. Sessions to be held for the county of Granville, at the Court-House in Oxford, on the first Monday of November next, replevy, plead to used, or demur, judgment by default will be entered up against him. Witness, Stephen K. oneed, Cherk of our said Court at Office, in Gatord, the first Monday of August, A. D. 1820-

STEP-K. SNEED, Cik. 37-Sms price adv. \$5 75.

State of North-Caralina,

betokens an approaching crisis in the great European common wealth, by the result of which the future character of its governments, and the structure and condition of its society, will in all probability be determined. The ultimate result, or the course of events that are to lead to it, we have not the presumption to predict. The struggle may be long or transitory-sadguinary or bloodless ; and it may end in a great and signal ametioration of all existing institutions, or in the establishment of one vast ledes ration of military despots. domineering as usual in the midst of sensuality, barbarism, and gloom. Lie issues of all these things are in the hand of Providence and the womb of time; and no human eve can yet foresee the fashion of their accomplishment. But great changes are avidently preparing; and in 50 yearsmost probably in a far shorter time-some material alterations must have taken place in most of the established governments of Europe, and the rights of the European nations been established on a surer and more durable basis. Half a century cannot passaway in growing discontents on the part of the people, and growing lears and precautions on that of their rulers. Their pretensions must at last be put into issue: and abide the settlement of force, or fear, or reason.

" Looking back to what has already happened in the world, both recently and in ancient times, we can scarcely doubt that the cause of liberty will be ultimately triumphant. But smess, by establishing himself with, or engaging in his em-ployment, a Man that is well sequeinted with Mercanille through what trials and sufferings-what martyrtrade generally-who has transacted business in the capaci- doms and persecutions it is doomed to work out ties of Clerk and Principal, both in town and country : The its triumph-we profess ourselves totally unaits triumph-we profess ourselves totally unable to conjecture. The di-union of the lower and the higher classes, which was gradually disappearing with the increasing intelligence of the former, but has lately been renewed by circumstances which we cannot now stop to examine, leads we must confess, to gloomy auguries as to the character of this contest; and fills us with apprehensions, that it may neither be peaceful not brief. But in this, and in every other respect, we conceive that much will depend on the part that is taken by America. and on the dispositions which she may have cultivated towards the different parties concerned. Her great and growing wealth and population-her universal commercial relations-her own impregnable security-and her remoteness from the scene of dissension-must give her prodigious power and influence in such a crisis, either as a mediator or umpire, or, if she take a part, as an auxiliary and ally. That she must wish well to the cause of Freedom, it would be indecent to doubt-and that she should take an active part against it, is a thing not even to be imagined :- But she may stand aloof, a cold and disdaintul spectator; and, counterfeiting a prudent indifference to scenes that neither can nor ought to be indifferent to her, may see, unmoved, the prolongation of a lamentable contest, which her interference might either have prevented, or brought to a speedy termination. And this course she will most probably follow, if she allows herself to conceive antipathies to nations for the faults of a few calumnious individuals : And especially if upon grounds so trivial she should nourish such an animosity towards Eng. and, as to feel a repugnance to make common cause with her even in behalf of their common inheritance of freedom. "Assuredly, there is yet no other country in Europe where the principles of liberty, and the rights and duties of nations, are so well understood as with us-or in which so great a number of men, qualified to write, speak, and act with authority, are at all times ready to take a reasonable, liberal, and practical view of those principles and duties. The Government, indeed, has not always been either wise or generous, to its own or other countries ;-but it has partaken, or at least has been controlled by the general spirit of freedom ; and we have no hesitation in saying, that the Fee Constitution of England has been a blessing and protection to the remotest nations of Europe for the last 100 years. Had England not been free, the worst despotism in Europe must have been far worse than it is, at this moment. If the world had been parcelled out among arbitrary monarchs, they would have run a race of oppression, and encouraged each other in all sorts of abuses. But the existence of one powerful and flourishing state, where juster maxims were admitted, has shamed them out of their worst enormities, given countenance and encouragement to the claims of their oppressed subjects, and gradualthe probable extension of political Revolution. ly taught their rulers to understand, that a cer-We have been much interested in the perusal tain measure of liberty was not only compatiof an article in the last Edinburg Review, on ble with national greatness and splendour, but essential to its support. In the days of Queen lum of Religious freedom-in those of King generous spirit has prevailed in her Cabinet " It is impossible to look to the state of the since the settled predominance of Tory princiliamentary Opposition-the artillery of her free

Entertainment.

RS. ARMSTRONG, at her large and commodicus two story white house, on Fayetteville Street opposit the Court House, where she is well prepared to accommodate shout thirty or thirty five members of the approaching As sembly, takes this opportunity to inform them that those who may call on her, every attention shall be paid them as there will be no pupe spared to render her entertainment agreeable. Her terms are reasonable, she has procured the best rourts in the city, for their reception. As for her table, it shall always be supplied with the best the market affords, and that plentifully.

Transient people will be accommodated as usual, as there is an excellent stable on the lot well furnished with corn, lodder and every thing necessary. September \$2, 1820 38-11.

By the Governor of the State of North-Carolina. A Proclamation.

State is authorized to cause the Lands lately acquired by treaty from the Cherokce Indians to be offered for sale.

Now, therefore, I, JOHN BRANCH, Governor of the State of North-Carolina, do hereby declare and make known that a public sale for the disposal agreeably to law of the said lands, shall be held at Waynesville in the county of Haywood, on the 16th day of October next, under the superintendance of Commissioners appointed for that purpose.

One eight part of the purchase money will be required of the purchasers at the time of sale, and bond and security for the payment of the balance, in the following instalments, viz. One eigth at the expiration of the twelve months; one fourth at the end of two years; one fourth at the end of three years, and the remaining fourth at the end of four years.

The sale will continue two weeks and no longer. Given under my hand, and the Seal of the State,

Raleigh, on the 8th day of August, A. D. 1820. By the Governor. JOHN BRANCH.

WM. PLUMMER, P. Secretary.

State of North-Caralina,

32 td's

Granville County.

August Court, A. D. 1820. Samuel Goodwin and Susan Schaub, vs. Kenneth Gillis-Original attachment, levicd on all the right and title of the detendant to a tract of land, lying on the south side of Flat Creek, adjoining the lands of Philip Bishop and Pleasant Rowland, being the tract that was willed by Reuben Ragland, dec'd. to Lemuel Ragland.

I appearing to the satisfaction of the Court, that the de fendant is not an inhabitant of this state ; It is ordered that publication be made for three months in the Raleigh Star, that unless the defendant appears at our Court of Pleas and Quarter Sessions to he held for the county of Granville, at the Court-House in Oxford, on the first Monday of November next, replevy, plead to issue, or demur, judgment by default will be entered up against him.

Witness, Stephen K. Sneed, Clerk of our said Court, at Office, in Oxford, the first Monday of August, A. D. 1820. STEP. K. SNEED, Cik.

87.3ms. price adv. \$5 75.

Term, 1820.

Cotton and Jelks, vs. Alexander Sessums-Original atmeh-T appearing to the satisfaction of the court that the de-

feudant in this case, is not a resident of this state ; It is orlered that publication be made in the Raleigh Star for three months, that unless the defendant appear at the next term of his Court to be held at Tarborough on the fourth Monday August next, then and there plead, answer, be that dement find will be taken against him. Witnes, Michael Hearn, Clerk of our said court, at of-

fice the fourth Monday of May A D 1820.

MICH. HEARN, Clk. 25-3ms price adv, as above.

State of North-Carolina, Wake County.

Court of Pleas and Quarter Sessions, May Term, 1520.

Lewis Jones, vs. Richard L. Acock-Original attachmen levied on land.

THE defendant residing beyond the limits of this state for so conceals himself that the ordinary process of law cannot be served on him ; It is therefore ordered by the WHEREAS, by an act of the General Assembly of Court that publication be made in the Raleigh Star for three the State of North-Carolina, the Governor of the months, that defendant come forward on or before the next term of this court, to be held on the third Monday in August next, at the Court House in R leigh, and plead and replevy, otherwise judgment final will be entered against him, and the property condemaed to pulintiff's recovery

Test. B. S. HING, C. C. 24-3ms price adv. \$4,87 1-3.

State of North-Carolina, Rockingham County.

Court of Equity, Spring Term, 1820. ohn Morehead, vs. Eustis Hunt, Isaac Mculey, Matthew Chay, Leonard Chaiborne, Edward Pannell, and Thomas Rawlins,

appearing to the satisfaction of the Court that Leonard Claiborne and Edward Pannell, two-of the detendants in this case, live without the limits of this state ; It is ordered by the court that unless the said defendants appear at the next term of this court to be holden at Wentworth, on the fifth Monday after the fourth Monday in September next, and plead, answer or demur, judgment will be taken pro sonfesso against them. JAS.CAMPBELL, C. M. E. 26-4ms. price adv. \$4,25.

State of North-Carolina, Cranville County.

August Court, A. D. 1820.

Thomas Henderson, vs. Kenneth Gillis-Original atttachment levied on all the right, and title of the defendant to a tract of land lying on the south side of Flat Creek, ad-joining the lands of Philip Bisphop and Pleasant Row-land, being the tract that was willed by Reuben Ragland, dee'd. to Lemuel Ragland.

I appearing to the satisfaction of the Court that the defendant is not an inhabitant of this State ; It is ordered that publication be made for three months in the Raleigh Star, that unless the defendant appear at our Court of Pleas and Quarter Sessions to be held for the county of Granville, at the Court-House in Oxford, on the first Monday of November next, replevy, plead to is sue, or demur, Judgment by default will be entered up a gainst him.

Witness, Stephen K. Sneed, Clerk of our said court, a Office, in Oxford, the first Monday of August, A. D. 1820. STEPHEN K. SNEED, Clk. \$7-3ms arice adv \$5 75.

Johnston County.

Court of Pleas and Quarter Sessions, August Term. 1820.

Jerusha Byrd, vs. The Administrator and heirs at law o Rebecca Byrd, dec'd-Petition for distributive share said dee'd. Personal estate.

I appear og to the satisfaction of the Court that Richard Byrd, one of the heirs of said de'ed, late of Tennessee, died, leaving children, names unknown, Dempsey Allen and wife are not residents of this State : Ordered therefore that publication be made in the Rateigh Suar for three months, for said non-residents to appear at the Court House in Smithfield on the 4th Monday of November next, then and there shew cause, if any, wherfore the prayer of said petition shall not be granted, and judgment awarded.

HM. SANDERS, CIL 37-3ms. price adv. S4 75.

State of North-Carolina,

Johnston County.

Court of Pleas and Quarter Sessions, August Term, 1820.

Charles Stevens, John Farmer and others, vs. the Real Fstate of Barry Powell, dec'd .- Petition of division of Land.

T appearing to the satisfaction of the Court that Stephen Powell, one of the heirs at law of said dec'd is not a resident of this strte : Ordered therefore, that publication be made for six weeks in the Raleigh Star, for the said Stephen Powell to ppear at the Court-House in Smithfield, on the 4th Monday in November next, then and there shew cause if any hc has, wherefore the praver of said petition shall not be granted and writ of di-Vision issue accordingly.

RM. SANDERS, OH. \$7-6ts. price adv. 52 62 1.2.

Miscellancous.

The opinions and sentiments of the EDINBURG REFIEW, on the present state of Europe, and the " Dispositions of England and America"___ and were particularly gratified with the opin- Elizabeth. England was the champion and asyions and sentiments of that celebrated journal on the situation and prospects of the Old William, of National Independence. If a less World, as contained in the following extract : Old World without seeing, or rather feeling, ples in her councils, still, the effects of her Parthat there is a greater and more momentous contest impending, than ever before agitated Press-the voice, in short, of her People, have human society. In Germany-in Spain-in not been without their effects ;- and, though France-in Italy, the principles of Reform and some flagrant acts of injustice have stained her Liberty are visibly arraying themselves for a recent annals, we still venture to hope, that the final struggle with the principles of Established dread of the British Public is felt as far as Peabuse,-Legitimacy, or Tyranny,-or What- tersburgh and Vienna; and would fain indulge ever else it is called, by its friends or enemies. ourselves with the belief, that it may yet scare Even in England, the more modified elements some Imperial spoiler from a part of his prey of the same principles are stirring and heaving, and lighten, if not break, the chains of many around, above and beneath us, with unprece- distant captives. dented agitation and terror; and every thing "It is in aid of this decaying, perhaps expir-