

# THE STAR, And North-Carolina State Gazette.

No. 41.

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PUBLISHED WEEKLY.

BY THOMAS HENDERSON, JR.

Subscription, three dollars per annum—No paper will be sent out at less than 25 cents per copy in advance, and no person will be admitted to the office, unless he has paid for his subscription. Advertisements not exceeding three lines inserted free, for one dollar per line for each continuation.

### Advantageous Opportunity.

A person with a capital of \$10,000, desiring to invest in a profitable and safe business, is offered an opportunity of purchasing a share in the North-Carolina Navigation Company. The capital of the company is \$1,000,000, and the shares are sold at \$100 each. The company is engaged in the trade between the North and South, and has a large and increasing business. The shares are a safe and profitable investment, and are offered at a discount of 10 per cent. The person desiring to purchase a share should apply to the Secretary of the company, at Raleigh, N. C.

### State of North-Carolina, Granville County.

August Court, A. D. 1820.  
In the case of *John Smith vs. John Doe*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$100, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### State of North-Carolina, Johnston County.

Court of Pleas and Quarter Sessions, August Term 1820.  
In the case of *John Doe vs. John Smith*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$50, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### State of North-Carolina, Johnston County.

Court of Pleas and Quarter Sessions, August Term 1820.  
In the case of *John Doe vs. John Smith*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$100, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### State of North-Carolina, Granville County.

August Court, A. D. 1820.  
In the case of *John Smith vs. John Doe*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$100, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### State of North-Carolina, Granville County.

August Court, A. D. 1820.  
In the case of *John Smith vs. John Doe*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$100, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### State of North-Carolina, Johnston County.

Court of Equity, Spring Term, 1820.  
In the case of *John Doe vs. John Smith*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$100, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### Entertainment.

THE Subscriber, in consequence of the share of patronage he has received from his friends, and the public generally, is desirous to open a public house in this place, and desires a continuance and increase of the same. He has room for twelve or fourteen beds, and is well supplied with every article of the most delicate and comfortable. He will receive his board and lodging at the most reasonable rate, and will have no objection to the company of any gentleman who may wish to visit him. WILLIAM W. HARRIS, September 23, 1820.

### Education Academy.

A TEACHER is required to teach the Latin and Greek languages, Geography, English Grammar, Arithmetic, &c. in a school to be opened in this place, on the 1st of January next. A salary of six hundred dollars per annum will be given. Persons desirous of occupying this situation are requested to address the subscribers, or the Board of Trustees, at Raleigh, N. C., on or before the 1st of November next. The Board will be held on this day by the Board of Trustees.

### Benj. S. King.

Accommodated by the Members of the approaching General Assembly with Rooms, in September, 1820.

### A Negro Man.

WILLIAM B. HARRIS, of the County of Johnston, North-Carolina, is desirous to purchase a Negro Man, who is a good worker, and is well acquainted with the plantation business. He will give a high price for such a man, and is desirous to purchase one as soon as possible. He will have no objection to the company of any gentleman who may wish to visit him. WILLIAM B. HARRIS, September 23, 1820.

### Valuable lands for Sale.

WILLIAM B. HARRIS, of the County of Johnston, North-Carolina, is desirous to sell a valuable tract of land, situated in the County of Johnston, North-Carolina. The tract contains about 100 acres, and is well adapted for agriculture. It is situated near the town of Raleigh, and is a very desirable location. The price is \$1000, and is offered at a discount of 10 per cent. The person desiring to purchase the land should apply to the seller, at Raleigh, N. C.

### SHERIFF'S SALE.

THE Sheriff of the County of Johnston, North-Carolina, is desirous to sell a valuable tract of land, situated in the County of Johnston, North-Carolina. The tract contains about 100 acres, and is well adapted for agriculture. It is situated near the town of Raleigh, and is a very desirable location. The price is \$1000, and is offered at a discount of 10 per cent. The person desiring to purchase the land should apply to the Sheriff, at Raleigh, N. C.

### Notice.

THE co-partnership of W. H. & J. C. GUY, was dissolved by consent of both parties. All persons having claims against said firm, will please present them for payment. Those indebted to said firm must come forward and settle immediately with John C. Guy, who is fully authorized to close the business of said firm. WM. HENRY GUY, JOHN C. GUY.

### BLANKS.

For sale at this Office.

### North-Carolina,

Cahawba Navigation Company.  
NOTICE is hereby given, that the North-Carolina Navigation Company, has been organized, and is engaged in the trade between the North and South. The capital of the company is \$1,000,000, and the shares are sold at \$100 each. The company is engaged in the trade between the North and South, and has a large and increasing business. The shares are a safe and profitable investment, and are offered at a discount of 10 per cent. The person desiring to purchase a share should apply to the Secretary of the company, at Raleigh, N. C.

### Auction Sale.

OF DRY GOODS, HARDWARE, CUTLERY, TEA, CHINA, CRATES, BATHING WATER, &c. BY DURKIN, HENDERSON'S, & CO. The whole of the stock at auction, on Monday, the 1st of October next, at 10 o'clock, to the highest bidder. TWENTY THOUSAND DOLLARS.

### By the ships Virginia & Tobacco Plant,

WE ARE RECEIVING 150 Packages with various FALL GOODS. Which we offer for sale on reasonable terms.

### State of North-Carolina,

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

In the case of *John Doe vs. John Smith*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$100, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### State of North-Carolina,

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

In the case of *John Doe vs. John Smith*, the Court has rendered judgment in favor of the plaintiff, and awarded him the sum of \$100, with costs. The Court also granted a writ of habeas corpus in the case of *John Doe vs. John Smith*, and discharged the plaintiff from custody.

### LOTPERY.

For the benefit of the Smithfield Academy.

SCHEME.		
100 Tickets at \$5	\$5000	\$1000
1 Prize of \$1000	1000	1000
2 " " 500	500	500
5 " " 100	100	100
15 " " 50	50	50
30 " " 20	20	20
155 " " 10	10	10
200 " " 5	5	5
7000		

The present scheme does not embrace the capital for which the managers have given bond, nor does it contain the sum authorized by law; yet as the experiment is untried, they have thought proper to propose the first class on as small a scale as possible, to expose to themselves the right of proceeding in future to one or two additional classes. As soon as a sufficient number of tickets are disposed of the drawing will commence, and the public will be notified through the medium of papers when the drawing has closed. The prizes will be paid within sixty days after the drawing, and all prizes not demanded within one year from the drawing will be considered as forfeited for the benefit of the institution.

### CAVALRY ORDERS.

THE Wake Cavalry are hereby commanded to appear in parade in this city, on Saturday next, at 10 o'clock, equipped according to law.

### Sheriff's Sale.

WILL be sold at the County House, in Raleigh, on Monday, the 1st of October next, the following lots of LAND, situated in the County of Johnston, North-Carolina. The land is well adapted for agriculture, and is situated near the town of Raleigh. The price is \$1000, and is offered at a discount of 10 per cent. The person desiring to purchase the land should apply to the Sheriff, at Raleigh, N. C.

### FOURTH DAY.

On Friday morning, at about 8 o'clock, a crowd began to assemble in St. James' square, in expectation of the arrival of Her Majesty, who had slept at Brandenburgh House, from which place she arrived at ten o'clock; and as a half past ten Her Majesty entered her state carriage. Her Majesty was dressed in black, and looked extremely well, with a firm and tranquil countenance. The whole of the street through which Her Majesty passed were crowded in the same manner, as they were on Thursday. The windows were every where filled with faces, and the cheering and the waving of hats and handkerchiefs, were universal. When Her Majesty passed the barrier, the crowd were with difficulty restrained from following her. Her Majesty arrived at the House about eleven o'clock, and was received with the accustomed marks of respect.

### HOUSE OF LORDS.

A petition was presented to the House, by the Earl of Devon, in relation to the case of *John Doe vs. John Smith*. The Counsel and Agent were then called on. Mr. Denman presented him at the bar, and in a speech distinguished as much for its eloquence as it was for its accuracy, argued in favor of the petition. He declared that he was perfectly convinced of her innocence, and that there could not be brought against her any thing which, to an honorable mind, will be a proof of her guilt. But whatever be the consequences which follow this investigation, whatever be the sufferings inflicted on her Majesty, I shall never withdraw from her that regard and respect which I owe to her high station, her superior mind, and those resplendent virtues which have shone through a life of persecution, and of suffering. I shall never pay to any usurper who may usurp her place, that respect and duty which belong to her, whom the laws of God and man have made the Consort of his present Majesty, and the partner of his throne. Her Majesty entered the House during the learned Counsel's speech, and at its conclusion withdrew. She was treated by the House with every mark of respect. The Attorney and Solicitor Generals were next heard at considerable length in support of the Bill; but the great length of the Attorney General's speech on the opening of the cases, prevents us from giving their replies. Mr. Brougham then replied, and the House adjourned till Saturday morning.

### Third day.

Her Majesty, on her return to Brandenburgh House on Friday night, was greatly exhausted. The occurrences of the week, although in the highest degree gratifying, were still calculated to produce on her mind the most overwhelming sensations. She declared that she was incapable of expressing the delight which she experienced in witnessing the enthusiastic affection of her subjects, and only prayed that an opportunity might be afforded her of evincing the true sentiments of her heart. Of her eloquent advocates, Messrs. Brougham and Denman, Her Majesty spoke in a strain of grateful exultation, and said, that while her interests were in such hands, it was impossible that her cause could be otherwise than triumphant. Previous to her Majesty's quitting St. James' square on Friday evening, she expressed her determination not to attend the proceedings of the House of Lords again, until the examination of the witnesses for the crown should commence. Her Majesty on Saturday had a select party to dinner, and we were happy to hear she had recovered her wonted flow of spirits.

### HOUSE OF LORDS, Saturday.

A few minutes before 10 o'clock the Lord Chancellor took his seat on the woolsack. The Counsel were called in, and the Attorney General and the Counsel for the Crown, on the one side, and Mr. Brougham and the Coun-