

THE STAR, And North-Carolina State Gazette, Published, weekly, by BELL & LAWRENCE.

Fayetteville Academy. This Institution now offers advantages equal to any in the Southern States, being conducted on the most approved principles, and provided with superior teachers in every branch of useful and ornamental education.

Female Department, conducted by Mrs. Hampton, with assistant teachers. Rudiments, Reading and writing, English Grammar, Ancient and Modern Geography, with the use of the Maps & Globes, History, Chronology, Mythology, &c.

English Male Department. Rudiments, Reading, Writing, Arithmetic, English Grammar, Ancient and Modern Geography, with the use of the Maps and Globes.

Hilliardston Academies. Examination of the Pupils in the Male Department will commence on Thursday, the 11th and that of the Female on Friday, the 12th.

Watches, Jewelry, &c. The subscriber respectfully informs the citizens of Raleigh, and the public, that he has just received an elegant assortment of Watches, Jewelry, and Britannia Ware.

J. Van Wagenen. Makes this method of informing his friends and customers that he has just received from New-York, a complete assortment of Coach Maps and Saddlers' materials, which he will dispense of on accommodating terms.

State Bank of North-Carolina, Raleigh, Nov. 27, 1823. Resolved, That a Dividend of four per cent, on the Capital Stock of this Bank, be payable at Raleigh on Friday, the 1st Monday in January next.

Notice. On Saturday, the 20th of December next, will be sold to the highest bidder, at the late sitting house of Alcy High, dec'd, 4 or 5 young Negroes, one excellent Gig & Harrow Plantation Tools, &c.

Notice. The subscriber having qualified as administrator of Basil Kornegay, lately of Duplin county, deceased, requests all persons having claims against the estate of the said deceased, to bring them forward, duly authenticated by the law records, or this notice will be pleaded to their recovery; and those indebted to the estate, to make immediate payment.

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Committed.

TO the jail of Moore county, on the 14th inst. a Boy about twenty years of age, 5 feet 11 inches high, whose countenance and external appearance seems to approximate nearer to that of a white man than a black one or even a mulatto.

Notice. COMMITTED to the jail of Johnston county, on the 21st instant, a negro man, by the name of YORK, who says he belongs to James Githen, of Chesterfield district, South-Carolina.

Committed. COMMITTED to the jail of Cumberland County, on the 10th of December, 1823, a negro man, who calls himself HENRY HARRIS, about 5 feet 5 inches high, slender make, dark complexion, and about 51 or 52 years of age.

Committed. TO the jail of Franklin county, on the 5th instant, a negro man, who calls himself TOM, about five feet five or six inches high, dark complexion, and about twenty-five years of age.

Jailor's Notice. WAS committed to the jail of this county, on the 13th instant, a negro man who calls his name JANUARY, and says he belongs to a Mr. Gaston, of Lancaster county, state of South-Carolina; he is about 40 years old, and about 5 feet 8 or 9 inches high, complexion very dark; he has a small scar on his forehead, near the hair, over his right eye.

Jailor's Notice. TAKEN UP and lodged in the jail of this county, on the 29th ultimo, a negro man named ISHAM, or Ison. Says he belongs to Joseph Enslow, of Charleston, S. C. Said negro is well known in this place, and was sold, eight or nine months since, by Mr. Cooper, of Duplin county.

A Runaway. NEGRO ISHAM, who was committed to the jail of Moore county, N. C. on the 17th of January, 1823, and escaped from the same on the 18th March last, has been taken from the jail in Nash county, where he was imprisoned on the 26th of September last past, and again put in the jail of Moore county.

Notice. COMMITTED to the jail of this county, on the 9th day of October last, a Negro man, who, when first examined, said his name was JO, and that he belonged to William Pearce, of Surry county, but since says his name is BEN, and that he belongs to Joseph Martin, of Stokes county.

Notice. COMMITTED to the jail of this county, on the 9th day of October last, a Negro man, who, when first examined, said his name was JO, and that he belonged to William Pearce, of Surry county, but since says his name is BEN, and that he belongs to Joseph Martin, of Stokes county.

Notice. THE subscriber, at present Principal of Sardin Academy, in Johnston county, is desirous of engaging in a similar situation after the present year, with which his services in this institution will close.

Just Published and for Sale, AT THE STAR OFFICE, Bell & Lawrence's ALMANACK FOR 1824. Calculated for the state of North-Carolina, by Wm. Colton, of Philadelphia.

Notice.

THE subscriber having, at November session, A. D. 1823, of Wake County Court, obtained letters of administration on the estate of the late Samuel Le May, deceased, hereby gives notice, that he will proceed to expose to public sale, at the Market House in the city of Raleigh, on Saturday, the 13th December next, the following property of the deceased.

Notice. I HAVE in view shortly to remove from this state, I would give a bargain in the sale of the following property, lying in the City of Raleigh, viz: A well improved lot, the corner of Fayetteville and Davis streets, having on it an excellent dwelling house and all necessary appendages for a comfortable residence, and occupied at present by Mr. Birdsell.

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Executor's Sale. AS Executor of the last will and testament of Col. Ransom Sutherland, late of Wake county, deceased, I shall sell all his lands, on a credit of one, two and three years, according to his will.

POLITICAL. THE RICHMOND ENQUIRER, And the N. Y. Election. The conductor of the Enquirer quotes from the National Advocate an account of the election in this State, headed "Glorious triumph—the State is safe!"

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paper—if the Advocate says the State is safe—therefore, the State is safe for Mr. Crawford! What else could "Glorious triumph" mean.

We will put the Richmond Enquirer upon the train of facts which will furnish an exposition of the statements of the "Glorious triumph" and the now equally "Glorious triumph" Albany Argus—if the Enquirer is not unwilling to ascertain and embrace the truth, as we have very great cause to apprehend; from the symptoms of that epidemic disorder to which the despair of the Crawfordite presses has so generally subjected them.

1st. The Conventions, at which the "Regular" nominations were carried, on which those papers found their boast of a "triumph," passed, in a great majority of instances, resolutions hostile to Mr. Crawford. One instance, of Washington county, is admitted in the very statement the Enquirer quotes.

2dly. To illustrate the "Glorious triumph" for Mr. Crawford—their boastful display made by the Advocate and Argus of the great victory of "REGULAR NOMINATIONS" and the defeat of the "OPPOSITION;" we will give an example, near at hand, from the very next district to us—the Delegate Convention of the second Senatorial District, which met at Newburgh, nominated an avowed Anti-Crawford candidate, Mr. Nelson—who was elected without opposition.

3dly. There are a multitude of instances throughout the State, where candidates, who were suspected of being friendly to Mr. Crawford, have made an open declaration, either in their own names or through their supporters, for fear of losing the suffrages of the people, that they were opposed to that politician. This was done by the Crawford candidate of this district, Abel Huntington—who, after the election commenced, in Suffolk county, authorized a declaration of his preference for Mr. Adams!

4thly. From these premises, Mr. Ritchie, of the Richmond Enquirer, does not draw sufficient hints of the safety of this State—we would suggest to him to write for confidential information to Mr. Van Buren—who has lately said in this city, that he considered Mr. Crawford's chance for this State, gone—and also observed that his obligation did not extend to sustain Mr. Crawford "if the Republican Party refused to support him."

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resolved for the motion, therefore, to lay the resolution on the table, they must not be understood as voting against the principle of giving the power to the people.—Millidgeville Journal.

Election of Governor.—The proposition to give this election to the people is renewed.—There seems to be a difference of opinion as to the particular manner in which the people shall exercise the privilege. Some are for giving it to them directly; others think it would be better that they should exercise it by the intervention of electors; and accordingly two bills are before the Legislature embracing these two modes. Which will prevail it is impossible to predict. But that some change of the present arrangement will be effected we are disposed to believe is certain.—Id.

Legislature of North-Carolina. SENATE. Friday, Nov. 23. On motion of Mr. Pearsall, it was Resolved, That a select committee be appointed to enquire into the expediency of altering the Inspection Laws of this State; and that they have leave to report by bill or otherwise.

The following gentlemen were appointed to compose said committee, viz. Messrs. Pearsall, Burges, Baker, Cox, and Beasley. Mr. Burges presented the petition of sundry inhabitants of Halifax county, on the subject of building a toll-bridge over the Roanoke river at the town of Halifax: Also a bill to carry the prayer of the petitioners into effect; which was read the first time and passed.

Mr. Graves presented the petition of Sarah Pennix, of Surry county, praying that the property she now has or may acquire be secured to her. Referred to the Committee of Propositions and Grievances. Mr. Whitfield presented the following resolution, which was, on motion of Mr. M'Leod, ordered to lie on the table:

Resolved, That the Board of Internal Improvement instruct our State Engineer to survey and lay off the route for a Canal from the Falls of Neuse River to Swift Creek Bridge, or any point on or near the said creek or river, or any intersecting streams; make out a plan and estimate of the probable cost, the practicability of cutting the same, and report to the next General Assembly. Also, to report the practicability and expense of rendering the river navigable by Locks and Dams, with the views of the Engineer upon both projects.

Mr. Bryan presented a bill to amend an act to provide for children born after the making of their parent's will; which was read the first time, and referred to a select committee consisting of Messrs. Bryan, Gibbs, Albritton and Callaway.

Mr. Wilson presented a resolution instructing the Committee of Claims to take into consideration the claims of a portion of the Militia of Carteret county, called into the service of the State in the year 1821.

Mr. Wilson also presented the petition of John H. Hill, Colonel of the Carteret militia, praying an allowance for services rendered in 1821, in a detachment called out to suppress an insurrection of slaves and free persons of color in said county.

On motion of Mr. Love, a message was sent to the House of Commons proposing to ballot to-morrow morning at the meeting of the two Houses for a Treasurer, Comptroller, and Secretary of State, and nominated for those offices the present incumbents.

The engrossed bill to repeal in part the 4th section of an act passed in 1806, to revise the Militia laws of this State relative to the Artillery Companies of Light Infantry, Grenadiers and Riflemen, was read the third time and sent to the House of Commons for concurrence.

The bill for the better regulation of the town of Windsor, in Bertie county, passed its third reading. The bill to amend an act concerning proving of Wills, &c. was rejected on its second reading.

Mr. Seawell presented a bill to regulate the practice in the several Courts of Equity in this State; Mr. Phifer, a bill directing in what manner the laws of our sister states shall be received in evidence in this state; and Mr. Harrell, a bill to repeal an act passed in 1822, to encourage the apprehension of runaway slaves in the Great Dismal Swamp; which were read the first time.