

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

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and Retail

Drug & Chemical Store.

On the West side of Faytsteville street, along - handred rards South of the Capital, where he intends keeping a general assortment of Gen-nine Drugs and Medicines, which he will displace of on reasonable terms, put up in the ventest and most excelul manuer. Among which are the following: A

1000 AND 100 AND 100 AND 100	
Acid Nitrie	Tragacan h
- Sulphurio	Golden Thread
- Matintio	Ideland Moas
— Sulphurie — Matintie — Tarthrig	Jakep
Citrio	Linesaceania
A REALIZED A	Lunar Canalie
Ether Sulphuria	Lant
Alum	Made
Cumonial Wine	Myarh
Antimonial Powders	Musk
Argenio	Manua
Aloes	Magnesia
Borax	- Cateined
Balsam Copaiva	llearys
- Tolu	Hustard Seed
- Para	Nutmegs
— Tolu — Peru — Cansuls	Opiam
Brimstone	Gil Alraonds
	Do Aniseed
Camphor	Do Cloves
Cantierides Cancila	
ancia	Do Roses
alomet	Do Rosemary
Sream Tartag	Do bavender
Calamine Pps.	Do Amber Do Poppermint
Ca r	Do Poppermint
Inseurilla Jolombo	1170 WOREnseed
Colombo	Oris Root
lastor Oil	Oat Meat
Jochineila	Peruvian Bark, Re
Chamomile Flowers	Yello
Su-amon sale	Sanfis
Cardainon Seed	Prepared Chalk
Jaraway Seed	Quickailwe
Davers Powders	Khubarb
Extract Gentian	Sulphate Quinine
- Jalan	Saffron
Jalap Liquorice	Sal Ammonias
lixir Vitriol	- Sparm
lecampane	Bala
Srgo,	Baila
Nowers Sulphop	Tooth Powder
Wine Sine	Lee's Pills, Genuin
- Zine Benzoin	
Benzoin	White W:x
Sentian	Phinls Assorted
albenum	Graduate Mensure
Hauber Salts	Glass Funnis, Se
lamboge	Finetures in genera
Gold Lest #	Window Glass
inu Arabia	Painta
- Ammonice	Oil and Putty
0 L L	

READ THIS! THE subscriber having pro-classed the right of Larrand's newly invented patell 101-OS PERSS, for the commu-of Franktim and G-northle, begs leave to finder the friends and the public generally. that he as new energying on the business in hedp of and conties. Any persons withing no have may to and presses built, are requested to apply in the subscriber, histing three calles out of Hawwill, or to William A Maddax, of Oxford, who wi-THE subseciber h entrast and build wild presses on the shouter has nearly completed accoral of said, press ich scene to give general astisfaction, and far sociel the expression of those for whore he is

exocrit the expression of those for whore he is building. Any period withing in purchase single patent, can do so by application to either instell or Mr. William A. Maidex, who will fursish them with a perfect model of the sime for the num of twenty dollars, or fifty dollars. If I do the work myself and moverals furnished, The subscriber hopes to reactive a like tal thare of patronare. of patronage.

HABRISON II MACON September 20, 1825 39 3m

ADVERTISEMENT. I hope that the time has not yet arrived her a high religious functionary, with the aid of respectable, though "gratuitous" adherents, shall be able, in public estimation, to stab with impunity the character of a citi-zen, unless that citizen shall have deserved it. My publication of the 25th ultimo, was made reluctantly, but deliberately; md, if I have erred, it was from an honest conviction that was right _ I am still of the earnest opinion that I was right, notwithstanding the high sounding names who have volunteered to supply the place of their absent friend, Bishop Rasenscroft. And, as I have heretofore written, to " disabuse" myself from his slanderous and unmerited attack, I shall continue to do so, disregarding, for the present, the calling off upon them, which his friends have volunteered, and which they may deem necessary to protect him. Upon the Bishop a merit or demerit alone, I am willing the case shall rest. But if he is guilty, will the cir-cumstance of his being so fortunate as to be able to call to his aid the names of respectable gentlemen, (I regard not in this instance I is admitted that these gentlemen, " ha their being against me, sustain him, and several interviews" with the Bishop's coun-thereby enable him to carry his unjust pur-pose against me, before a just public? I am fence taken by Mr. Hawkins, and preventing fully persuaded that in every controversy before the community, impartial justice will be done, and if I have in onght offended aga not that Right deverend Gentleman, it will be et down against me. But if, on the o her hand, I defend myself, I shall surely stan I acquitted. With no fearful odds, then, do I again approach this case, where it is to rest upon the solid foundation of unalterable troth. I wish no shelter; and I did not intend to take advantage of the Bishop's absence. His absence and the cause of it were unknown to me. And should be be still absent when this publication shall meet the public eye, I wish the public, and particular-ly " all who have occupied any portion of their time in reading" the advertisement of his friends, to suspend making up an opinion to his prejudice until he shall have a fair hearing. His friends are learned and respectable, and they may argue him off by suppositions, which it is not m purpose now to notice. But let him approach the truth, and notice.

that shall determine, whether he is " a pious christian." The steping stone to office, to Orders from Physicians, Merchants and others

he used actions me was an assumption—that is had as anthorize for it. And the distance index is know is any calcer was that from how ledge of the facts and characters in presented in the world, i can prove that the nertroes are my property. Then which is the crime in the world, i can prove that the nertroes are my property. Then which there is an equality of right, and be in ertroes are my property. Then which there is an equality of right, and the is defined by accounted the option is would have not what it and to im provide the crime is the world, i can prove that the nertroes are my property. Then which there is an equality of right, and this debit? And this prove the Bank of the inter of the option is the bank of the option of the option is the bank of the option of the option is the bank of the bank of the option of the option of the option of the second in write to you, and remind you to comply with it? And did you not as a static of feeling alive to the infinite in have need with an opportunity to let the the bank to option the option of a you to comply with it? And did you not a soond time yrite to you, and remind you to comply with it? And did you not as a soond the provide the option of the option of the option of you to comply with it? And did you not a soon to the option, I, I have no interceed in the in the hous of John W. Lewis, Edg.? And you not lift that deposit by your you would be paid? Edd he not a soon to be option, I, I have no interceed in the hands of John W. Lewis, Edg.? And you mot earnest intreaties, to Mestar Blar with you mot have no be options, the is money have and the prove of you work to beg or even to also of Dishop Raterns for on the options, that I ought the you work to beg or even to skind the the work of John W. Lewis, Edg.? And you mot earnest intreaties, to Mestar Blar well, Lewis, Towns, and Bakerville, to make out they be the to money have the option the provide the provention the the the option the provide the the against me was so a he interface against me was an amount of the distance you under the necessity of putting his name he had no anthority for it. And the distance you under the necessity of putting his name which I fire from them "precluded the oppose to the bond, that you as well as your friend in any man to say of even to think, that when he had taken sides against me in a matter of purgent feeling to me, that I ought to have gone to him civilly and courtcously, and asked for quarters. I was willing that the Bishop should have his counsel to hunself unincumbered with any thing like overtures from me. But one of his writing advisors, however, has published that at Franklin, " during the week of court, two gentlemen, who are mutual friend of the Banop, Mr. Hawkins, and myself, has several interviews," Sc. I will name the two gentlemen alluded to: they are Mr Sherwood Haywood, of Raleigh, and Col. William Robards, of Williamsboro'. From these gentlemen I learned the counsel of Bishop Ravenscraft, instead of showing a disposition for an accommodation, replied in the language of Macbeth: " Lay ou Macduff, and damned be him that first cries hold, enough " the storm which they thought they foresaw. Now, I will ask, did such a quotation, under such circumstances, sustain the character of "a pious christian." or was it consistent with what should have been observed by a " learned gentleman and a venerable pastor of the church?" But this quotation would have had no conclusive effect, with me, had not the Bishop's language breathed the same spi On my way to the Federal Court at Kaleign I passed the house of Jeremiah Perry, Esq. of Franklin, than whom there is not a more respectable man in the county Mr. Perry told me that Bishop Ravenscroft had been at his house but a little while before, and, in conversation upon this subject, the Bishop said that " it was cowardly" in me to write

him such a letter as I had done, " knowing his hands were tied," and that I would " soon-er run against the horns of a Mad Bull" than I would say to John Baford what I had written to him " about him," and that it was ye to be determined whether my right to the property was as good as I had " pretended it was." Was this conciliatory, or was it not

that on you! And was not Mr. Burwell to oblige] pect and beheve that the consequence will be that Blair Burwell, Esq. will have this money that Blair Burwell, E.g. will have this money, sbout seventeen hundred dollars, to pay to the Bank of Virginin, and then to look to you for it? These questions ought to be easi-ly answered by you as they relate to gentle, men whom you alterapted to array against me, and will whom, of course, and yourself there ought to have been some privity. At

h est upon this subject. Your unjustifiable attack upon me in the first instance, & your want of candour to admit your error, compelled my first publics tion; and to justify that. I have been driven to this. and to justify that, I have been driven to this. It would have given me much satisfaction to have been authorized, though aggrieved, to bave dispensed with both; but, as that has been denied me, it is now for you to deter-mine where our controversy shall end. One word now I will say to the respectable gentlemen, whose names the newspaper I hope, as a man ought to do. So far from my opposition to the Claurch, I say that my near est relations belong to it; and, among them, some of my children. I say further, that my pecuniary patronage is as large, if not larger, than any other man in the section of the coun-try where I how reside; and my wish and hope is, that the Church shall flourish. But

JOHN D. HAWKINS. Franklin county, Dec. 5, 1825 Legislature of North Carolina. SENATE. Thursday, Dec. 8. Mr. Wilson, of Edgecombe, pre-sented a bill to regulate the Tarborough Academy, and for other purposes; also, Franklin county, Dec. 5, 1825.

Mr. Salyear, whill to amend an a ed in 1818, respecting the S passed in 1818, respecting the Superior Gourt of Law and Equity in the conn-thes of Currithek. Martin, and Nash; Mr. Dowd, a bill more effectually to soppress Sabbath breaking; and Me. Jones, of Wilkes, a bill to appoint Commissioners to contract for the building of a new Court House in Wilkes, to fix the scite for the same, and for other purposes, Which bills were read the first time.

and for other purposes. Which hills were read the first time. The bill to restore to credit Lindsey Fortune, of Haywood county, was read

and rejected. The following bills were, read and ordered to be enrolled: The bill to in corporate Farmers' Library Society, in Northampton, and the Labrary Soci-ety of Greensborough, in Guilford; and the bill to incorporate University Lodge, No. 80, at Chapel Hill, in Grange coun-

The bill vesting in the peop right of electing Sheriffs was rea on the question shall the bill pass there being 28 for, and 28 against it

the Speaker voted in the negative. The bill, therefore, was rejected Monday, Dec. 12. Mr. Williams presented the petition of sundry inhabitants of Beautort county, on the subject of free schools; which was referred to the committee on Education.

Received from the House of Commons, a certificate of an allowance, maile by the County Court of Chowan,

to Eleanor Truelove; which was coun-tersigned by the Speaker of the Senate, Received from the House of Com-mons, a Report of the commissioners of Military Land Warrants; which was read and faid on the table.

The following bills were presented and read the first time: By Mr. Pool, ble gentlemen, whose names the newspaper has given me, as I also say to the community, in this case-my attack is not upon the Church. But that the Bishop of the Church has suacked me, and I shall defend myself, thope, as a man ought to do. So far from my effectually to secure book debra in all cases where the statute of limitation might be plead; by Mr. Riddick, a bill to alter the name of Dicey Cartright; than any other man in the section of the coun-try where I how reside; and my wish and hope is, that the Church shall flourish. Bat the Bishop, who is but a man, shall not wan-tonly attack my rights and character with impunity. And if I ever did witness an un-parallelled outrage, this is it. JOHN 10. HAWKINS.

EO D LEHMAN. ly attended to by Raleigh, Oct. 19, 18:5. 43 15

Stolen,

vill be promptly and care

TROM my Shop, on the night of Monday the sty pieces blue cloth, containing in the whole

Six preses once croin, containing in the whole fourtern and five eighths yards. One piece brown do two and a last do. One do Grey Cassinet, two X w half do. One Blue Cloth Cost (cut out) & white finnel lining. The solar left in the Shop One pair Blue Cassimere Pantaloons, lined with

ealing in Drugs,

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One pair Blue Gassimere Pentaloons, fined with Blue Cotton Cassimere One Pair Blue Eloth do One White Marweilles Vest Four and a half sards Drab Conduroy (Bangup) One pound Blue Italian dewing Sitk One Charet colored Dress post, somewhat worn One pair Blue Cassimere Pantalouts do One thir Blue do do Sunder these will achieved brown

Sundry pieces silk, white and brown

Cotton and Linen linings Several dozens Cost and Vest Gilt Buttons, of the best quality Also forty three dollars in Bank Notes, from

two to ten dollars. I will give twenty dollars on the recovery of the gents, and twenty dollars on conviction of

the thief or theires. THOM AS POWERS.

49-3 Raleigh, November 30, 1875.

A Stolen Gun.

WAS stolen from my shop, between the 10sh and Cist inst. a FOWLING PIECE of the following discription: she is what may be called almost a first rate gun, the barrel patent britched, with rib or what is called half mark -ed, the mountings of steel. Metal, the figure of the guard is a normal under the hond, and the stock is broken or eracked about 1 1-2 inch be-low the tall of the britch, and extends to the back tow the tail of the britch, and extends to the back obsorber, and, if my memory serves me, she was booled and drilled with platana metal, which many might take to be silver. As the gdn was bett with me for repairs, I will affer s rewark of five tiplars to may person that will give me any information of and gun, or ten dol-lars on convision of the thie! DANL PECK Sen Raleigh, Nov. 27, 1825. 42-3t

Notice.

AUDITIC: MULT anisonilier baying, at the present No A tember term of Wayne County Lourt, the ken and letters of Administration on the estate of the bite Close Kitpatrick, horeby gives notice to all persons indebted to the and estate to came forward and make immediate payment, and all these baying claims against the mid deceased, will present them for payment within the timit presented by Law, or they will be barred of re-covers.

Covery. Notice is also given, that on Monday the 9th of Jaruary next, will be sold, at the residence of Sampar Lane, on a set dit of six practice. the purchaser giving boost with approved security averal valuable NEGHELE, togetary with sit-the PERSONARESTATE belonging to the solid the Ethnichthe descent

Said Cher Kilpstrick, deersned. J. W. LACES, Administrator. November 25, 1953. 42-51p 1 28,059

Se

high religious functionary should be " a christian." And if I have impugned improperty the sacred robe covering " a picus christiau," as well as a " learned gentleman and a venerable pastor of the church," I will be the first to acknowledge that my " imputations" were " gratui'ous."

This case, to be better understood by the public, requires that the foundation of it should be better explained. On the 22nd day of January, 1800, Alexander Boyd, of Mecklenburg county, Virginia, conveyed by Deed to John W Lewis and William Towns ninety slaves in Trust, to pay a debt of eighteen thousand sixty-nine dollars and sixty seven cents, which he then owed to Mr. Blair Burwell, of Manchester. On the 27th day of February, 1824, said Boyd conveyed to Charles Baskerville, Esq. thirty six of the same slaves mentioned in Butwell's Deed in Trust, to secure Thomas Goode against a securityship to the Bank of Virginia for the sum of ten thousand dollars, curtailed to eight thousand dollars, wherein John S. Ravenscroft, Peyton R. Burwell, Thomas Neal and Blair Burwell were co-securities. This shows that John S. Raverscroft was equally secured in interest, as he was cer-tainly bound in obligation with his co-securities; for they were all indursers in common form, and, if 1 mistake not, Bishop Raveus-croft is the first named in the hond. But I will ask him the question, was here dly sof This brings us to the pivot upon which turns the case, so as to determine his *quo aninao*, in his first attack upon me, as his letter to the Deputy Marshal has shown. I presume gentlemen learned in the Law, although Bishop may be absent, might say he was. Then it might readily be presumed that the letter to the Deputy Marshal is in some sort accounted for; that although the Bishop was so guarded before his counsel as not to was so guarded before his connect as not to make known his interest in the property, yethe could not consent to conceal it alto-gether, but he must express it to the Deputy Marshal. I appeal to any man of unprejudi-ced mind, who may need that letter, knowing that the Deed to Mr. Baskerville covert d

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The let

christian." The steping stone to office, to preferment of any sort, is too often respectable patronage. Let the incumbent show that he is worthy of it; for it is all important that a with the course which " a learned gentleman and a venerable pastor of the church" should have pursued? I maintain it was not, because at that tin e, he must have been well informed that my right to the negroes was indispu-table. On getting to Baleigh, I spoke to Mr. Gaston to appear for me as counsel, which he declined, saying he had received a letter from Bishop Ravenscroft to appear for him. This holding on to the last, taken in connex ion with the Bishop's remarks to Mr. Perry and the quotation of counsel at Louisburg,

left me but one of two alternatives: either to yield at discretion, or to proceed. The latter course produced the publication to much complained of. And I will now appeal Should have heen any course. My property in the bind been taken from me on the high-way under the sound to be sou to the feelings of any man to say what should have been any course. My property

letter I have been driven to publish, when it is in evidence a milder course has been sought, but not conceded. And am I to be put under "the Bon of the empire," becaute my assailant is a *Bishop*, and his friends my be is "a pious christian, a learned gentleman, and a venerable pastor of the churchi" "The subject, however, is now brought before the public, and to them it is submitted to deter-mine? as to his piety, his learning, and his

that the life of to the Bakerville sovered in the second to be an it is admitted to determined at to his piety, his learning, and his piety his learning his piety his learning his piety his learning his piety his pis

ciary Committee as directed to en-quire into the expetiency of so amend-ing the law of descents, that the half blood shall not share equally with the brothers and sisters of the whole blood.

reading. On motion of Spaight, of Craven, the Judiciary Committee were instructed to enquire into the expediency of making provision for the better preservation of Justices' Judgments and Executions, where slaves shall be sold to satisfy the

ditter.

Academy, and for other purposes; also, a bill to legitimate Louisa Lodge and Dolly Lodge, & Wm Adams, of Edge-combe county. Which bills were read the first time. Mr. Speight, of Greene, from the Coamittee on the Militia Laws and Public Arms, reported a bill to repeal part of an Act passed in 1806, to revise the Militia Laws of this state, relative to Infantry; which was read the first time. On motion of Mr. Riddick, the Judi-ciary Committee as directed to en-

The Senate entered upon the orders of the day, when the bill to amend the Road Laws was read the second time. Mr. Davis moved an amendment, and

The bill more effectually to suppress Sable the breaking, was read the second