THE STAR,

And North-Carolina State Gazette, Published, weekly, by

BELL & LAWRENCE.

per will be sent without at least \$1 50 is paid in alvance, and no paper discontinued, but at the option of the Editors, onless all arrestrates Advertisements, not exceeding fit. Subscription, three dollars per sonum .-- No pa are paid. Advertisements, not exceeding fit teen lines, inserted three times for one dollar and twenty five cents for each continuance.
All letters to the editors must be per paid.

FOR SALE, AT THE STAR OFFICE, Bell & Lawrence's NORTH CAROLINA ALMANAUX

FOR 1826,

Containing Astronomical Calculations, shew ing the rising, setting, places and eclipses of the Sun and Moon, Moon's Pha-es, the rising, setting and southing of the most conspictious Planets and fixed Stars; state of the V eather; the increase, decrease and length of days; religious Festivals; Miscellaneous Articles; useful Recipes; Anecdotes; times of holding the different Courts in the State; Lists of the officers of Government of the United States and of North Carolina; Members of Assembly and of Congress, &c., &c.

Which will be sold, wholesale and retail, at the usual prices.

Torders from Country Merchants and others will be promptly attended to.

Music Tuition.

AYKEOYD, teacher of Vocal and Instrumental Music, Newbern, N. C. respectful-informs the inhabitants of Italeigh and its viunity, that he intends visiting their city the ensuing serson, about the first of June, and if sufficiently petronized, he will tender them his services in the way of his profession for a session of four or five months. Attendance every other week during the season I'FRMS.

For instruction on the 1 man Port, &c. \$12 for twenty-four lessons, astruction in -acred Music, for a session of thir-

leasons, 83

N. B. Piano Fortes and other instruments, to ther with new Music Instruction Books, and looks of Secred Music, furnished at the Phila delphia prices Newbern, Feb. 13, 1826.

New Drug Establishment.



HE subscriber respectfully informs the citizens of Raleigh and the public in general, that he has established a Wholesale

Drug & Chemical Store,

he intends keeping a general assortment of Gen tine Drugs and Medicines, which he will dispose of on reasonable terms, put up in the neatest and most careful manner. Among which are the following.

Golden Thread Iceland Moss

Ipecacuanha Lunar Gaustic

latap

Mace

Myrrh

Acid Nitric Salpharie
Muratic — Tartario — Citrio Amsfeetida Ether Salphurio lum numonial Wine ntimonial Powders rsenie dorax Balsam Copaiva

Manna Magnesia Calcined - Henrys Mustard Seed - Peru Nutmegs Opium Oil Almonds - Canada rimstone Do Anisced aniphor anthorides Do Cloves anella Do Roses lowel Do Rosemary ream Tartar Do Lavender alamue Ppt. Do Amber Do Peppermint Do Wermseed astor ascarilla Oris Root Oat Meal olombo astor Oil 🐞 ochinella hamomile Flowers Cardsmon Seed Prepared Chalk Caraway Seed Dovers Powders Quicksilver Rhubarb Extract Gentian Sulphate Quinine qalal. -

- Liquorice Elixir Vitrial decampane Sigot owers Sulphur - Zine - Benzoin entian albanum lauber Salts amboge old Leaf um Arabic - Ammonice

Saffron Sal Ammonias F paom - Soda - T tar Lee's Pills, Genuine White Wax Phials Assorted Graduate Messure Glass Funnels, &c. Tinctures in general Window Glass Paints Oil and Putty

Orders from Physicians, Merchants and others ealing in Druga, will be fromptly and esreful attender to by C. D. LEHMAN. Raleigh, Oct. 19, 1825.

To Rent,

THE House and Lectately occupied by W. Hill, deceased. Possession given immediate For terms apply to INO. G. MARSHALL. March 8, 1826.

11-II

State of North-Carolina. N obedience to the Act of the General As sembly of 1823, Chapter the 7th, the Pub. ic Treasurer hereby gives notice that he ill purchase of the Socks or Shares of any or ill of the three several Banks of this State, for he use and benefit of the Public:—Letters ad treased to hun on that subject, post-paid, will be discould remissed to

COHEN'S OFFICE-BALTIMORE,

February 24, 1826. ry of Maryland, which wor place at Balti-more on the 15th inst agreeably to announce-ment, resulted as usual, with splendid suc-cess to Adventurers at COHEN'S OFFICE, where besides various other Capitals of importance, the great Capital Prize of

100,000 DOLLARS.

was sold in the half and five Quarter Tickets and all of them owned by distant adventures The Hat in Romney, Hampshire county Virginia by Messrs, Charles H. Cl-and J. mes Gibson-One Quarter by Mr. J. cob Wolfgang, of York county near Hanover But (Both of these shares have been already presented, and the cash instantly paid, as usual at (OREN'S OFFICE.) The remaining Quar ter, which is held in Philadelphia, has not ye been presented. The names of the abov gentlemen are mentioned by permission "." We have now the pleasure to present to the public, the next scheme of the.

Grand State Lottery Of Maryland, No. 6, to be drawn on the

Odd and Even System, By which the holder of two Tickers, or tw Shares, will be certain of obtaining at least ONE I RIZ?, and may draw THREE! This

made of drawing which is secured by Letter-Patent under seal of the United States, has been again adopted by the Commissioners ap pointed by the Governor and Council, in con sequence of its unrivatled popularity-To whole Scheme to be drawn IN ONE DAY and will take place in the City of Baltimore, m WEDNESDAY,

The 10th of May.

0:0:0 HIGHEST PRIZE

Twenty Five Thousand Doilars.

	9		
			26.0
	BRILLI	NT SCHEM	
1	Prize of	\$25,000 ·	\$25,000
1		10,000	10,000
2		5,000	10,000
10		1,000	10,000
15		500	7,500
50		100	5,000
100		50	5,000
100		20	2,000
550		10	5,500
000,0		4	80,000
1000		- A	N. 100 P. D. 100 P.

20,829 Prizes, amounting to \$160,000 19,171 -

40,000 Tickets at \$4

8160,000

Not one Blank to a Prize! MODE OF DRAWING.

The Numbers will be put into one whee as usual-and in the other wheel will be put Oathe West side of Payetteville street, about the prizes above the denomination of Four one hundred yards South of the Capital, where beliated keeping a general assortment of Gen usual manner. The 20,000 prizes of 4 dollars will be awarded to the odd or even numbers of the Lottery (as the case may be) dependant on the drawing of the Capital Prize of 25,000 Dollars—that is to say, if the 25,000 do lar Prize should come out to an Odd Numwill be entitled to a 4 dollar prize. If the 25,000 dollar prize should come out to an Even Number, then all the Even Numbers in the Scheme will each be entitled to a prize of

Odd Numbers end with 1, 3, 5, 7, or 9. Even Numbers end with 2, 4, 6, 8, or 0. A licker mawing a superior poze in this scheme is not restricted from drawing an interior one also; many Tickets, therefore, will necessarily obtain TWO PRIZES EACH! Prizes subject to a deduction of 15 per cent and payable sixty days after the Drawing but can be had, as usual at COHEN'S OFFICE, THE MOMENT THEY ARE DRAWN.

P Tickets will rise, the 24th of March, to FIVE DOLLARS on the 24th of March, to FIVE DOLLARS—all orders previous to that day, will be supplied at the following original prices, viz. Whole Tickets,

Hulves, 1 00 Quarters, Eighths, 50

To be had i the greatest variety of Numbers (Odd and Even) at

COHENS

Lottery and Exchange Office, No. 114, Market Street, Baltimore;

Where the great and magnificient Capita Prize of

One Hundred Thousand Dollars, in the last Grand State Lottery, was sold in On Half and Two Quarters (ALL TO DIS-LANT ADVENTURERS,) and where more Capita Prizes have been sold than at any oth

or office in America.

Orders from any part of the United States, either by mail (post paid) or private convey ance, enclosing the Cash or Prize Tickets in any of the Lotteries, will meet the same prompt and punctual attention as if on person-al application. (7) Be particular in direct-

L. L. COHEN, jr. & BROTHERS-Bultimore COHEN'S "Gazette and Lottery Regin ter," will be published immediately after the drawing, and will contain the committe List of the Prizes. It will be forwarded gents to all who purchase their Tickets at COHEN'S OFFICE, and who signify their wish to re-

Baltimore, February 24th, 1826. 10 4w

Removal.

THE subscribers have removed from their for mer stand to No. 87, Water Street, where they offer for sale a general assortment of China, Glass and Earthen Ware,

THE NEXT LOTTERY. | State of North Carolina,

Greene County. Court of Pleas and Quarter Sessions February Term, 1826.

Wm. Turnage

Judicial stachment, layled on one treat of tacd, joining ste-phen and Benj. I seem, being his share in Stephen Fason's, dee d land, January the 17th, 1846. H. S. TAYLOR, Shift to the astallanting of the 1 T appearing to the antification of the Court that the defendant in this case is a resident a mother State, it is therefore ordered by the court that publication be made in the Kaleightar for three months, that notes the defendant ppear at our next Court of Pleas and Quarter he Court House in Snowhill, on the 2d Mon lay of May next, and show cause to the contrserty levied on condemned subject to the plain

Witness, Wm Williams, Clerk of said Court, Office, the second Monday of February, A.

tiff's demand, and a judgment entered accord

WM. WILLIAMS, CIL.

State of North Carolina, Pitt County. Court of Pleas and Quarter Sessions-

February Term, 1826. Robert Knox

vs.

terling Averitt & others.

Petition to rebuild Mill

IT appearing to the satisfaction of the
Court, that John Powler and his wife Betsey and Early Albertson and wife Nancey, part of the defendants, are not residents of this State; it is ordered by the Court that publi cation be made in the Raleigh Star, six weeks that unless the said John Fowler and wife Betsey, Early Albertson and his wife Nancey a pear at the next Court of Pieas and Quar e. Sessions to be held for the county of Pitt, a the Court House in Greenville, on the first Monday of May bext, and answer, the petition will be heard exparte:

Witness, James Sheppard, Clerk of our said Court, at Office, the first Monday of February, 1826. JAMES SHEPPARD, Clk.

State of North Carolina,

Pitt County. Court of Pleas and Quarter Sessions-February Term, 1826. Reading-Williams

be heirs at law of Petition for partition. Anthony Walton,

IT appearing to the satisfaction of the Court, that Sech Williams, Edmund Williams, Richard Williams and Nancey Williams, who are children of a deceased sister, are residen s of the State of Tennessee, it is therefore or-dered that publication be made in the Rale gh star for six weeks, that unless they appear at our next Court of Pleas and Quarter Session to be held for the county of Pitt, at the Cour House in Greenville, on the first Monday is lay next, then and there to plead, &c. jud ment will be taken pro confesso as to them,

and judgment entered accordingly. Witness, James Sheppard, Clerk of our said bruary, 1826.

JAMES SHEPPARD, CIK.

State of North-Carolina, Wake County.

Court of Pleas and Quarter Sessions-February Term, 1826.

Robert Harrison 7 Original Attachment levied on Land. Wm. A. Hicks,

IN this case, it appearing to the Court that he defendants resided beyond the hunts of he State, it is therefore ordered that publi ation be made o weeks, in the State Gazette for defendants to appear on or t cfore the nex Court of Piess and Quarter Sessions to be held or the county of Wake at the Court House is Raleigh, then and there to replevy and plead to issue, otherwise judg ment will be entered up against them, and the property levied on will be condemned, subject to plaintiff's reco-

very. B. S. KING, C. C. 11-6W

State of North-Carolina, Wake Caunty. Court of Pleas and Quarter Sessions-

February Term, 1826.

Wm. Barham, Exr., Original Attachment levives
John Barham, Jr. by the name of Abel.

DEFENDANT resides beyond the limits of the State. It is ordered that publication be made in the Raleigh Star and State Gazette, for 6 weeks, that defendant appear on or be for the next County Court of Pleas and Quater Sessions to be held for the county of Wake, at the Court House in Raleigh, on the third Monday of May next, then and there t replevy and plead to issue, otherwise judg ment will be entered against him, and th property levied on be condemned, subject to plaintiff's recovery.

B. S KING, C. C Test. 11-6w



way a homespun frock co, peras and white, blue and white estired star box act, and took with her a black bombazette and white sprag mustive frock. She will attempt to pass as a free woman or may have a forged pass. I think she will go to New bern, where she went on a former occasion, when she ran away, and remained some time.

I will give Ten Dollars to any person who will take her up, and secure her in Jail, so the

James Jones Elisha B Wood, Original Attachment. T appearing to the satisfaction of the Court that the defendant, Elisha B. Wood, is not an inhabitant of the State: It is therefore ordered by the Court, that publication he made is the Raleigh Star for three a onths, giving action the defendant, that he appear at the next County Court to be held for the county of Wayne, at the Court House in Waynesborough, on the 3d Monday of February sext, then and there to answer, plead or demur, otherwise judgment will be taken pro confesso, and the

State of North Carolina,

Carteret County.

December Term, 1825.

I appearing to the antiafaction of the Court,
I that loseph Snowden and William Wagner,
the defendants in this case, reside out of the limits of this State; it is therefore ordered that
the Clerk advertise three months in the Starpublished at Faleigh, for the defendants to ap-

pear at the term of said Court to be held for the county of Carreret, at the Court House in Beau fort, on the third Monday of June next, and re-plevy or plead to imae, or judgment will be mad secreting to the Plaintifla demand.

A true copy from the minutes.

G RUMLYY, C. C.
4-3m

State of North Carolina,

Wayne County.
Court of Pleas and Quarter Sessions

November Term, 1825.

Original Attachment, lev

Court of Pleas and Quarter Sessions

Calprer Pigott Chew Pigott, John B. Pigott, Elijah Pigott & Elijah G Pigott

70

same set for heaving exparte. Witness, Philip Hooks, Clerk of our said Court, at Office, 3d Monday of November, 1825. P HOOKS, CIK

Sheriff's Sale.

11.L. be sold, on Monday the 24th April next, at the Court House in Washington he following lands, or as much thereof as will satisfy the taxes due thereon for the years 182 and 1824

560 seres land, given in by Cicero Woodard lying in the Beaver Dan District 150 seres land, given in by Won Gretrill. 200 seres land, given in by Cullen Hudwell

ying on S. D. Creek ying on S. D. Crerk

55 acres land, given in by Wm. Hudwell, ju
110 acres land, given in by Ebenezer Hudwell
50 acres land, given in by Abner Norman
100 acres land, the property of Juo. Woolard
1 lot, with improvements thereon, in Isespassown, given in by Louisa Dickinson.

STEPHEN OWENS, Shiff
Washington Ech. 95, 1826

12-6wp Washington, Feb 26, 1826.

Committed

40 Stokes Jail, as a Runaway, in September isst, a negro man, who says his name is JOHN T ADAMS, and is free, and that he was kidnapped in Georgetown, D C and has seen sold to different men, it Georgia autouth Carolina; that the last man that bough: him was Jacob Groutch, in Chesterfield District, S. C. He is about 27 years of age, 5 feet 8 inches high, stout built, very black, says that he

If he is a slave, his owner is requested prove him to be so, pay the charges, and tak-him sway, or he will be dealt with as the law

Also, committed to Stokes Jail, on the 10th in stant, as a runaway a negro man, who says his name is DAVID, and belongs to Burrell Pope of Georgia, but does not know in what county as he had been lately taken there, but says that there is a town called Lexington not far from where he lived. He is about 5 feet 10 or 11 mohes high, very black, quick spoken, and a very sensible fellow.

The owner is requested to prove him, pay charges, and take him away, or he will be deal with as the law directs

C. L. BANNER, Sheriff. Germanton, Stokes county, A-tf

For Sale,

THE Store and Houses, on the corner of Fayetteville and Martin Streets, lately occupied by Doctors Burges & Hunter. Apply to the Editors,

Dec. 29, 1825.

EXECUTIVE PROCEEDINGS.

IN SENATE OF THE UNITED STATES. February 15. Buren submitted the following Mr. Van

resolutions: Resolved, That, upon the question whether the United States shall be represented in

the Congress of Panama, the Senate ought to act with open doors; unless it shall appear that the publication of documents, necessary to be referred to in debate, will be prejudi

cial to existing negotiations.

Resolved, That the President be respectfully requested to inform the Senate whether such objection exists to the publication of the documents communicated by the Executive, or any portion of them, and, if so, to specify the parts, the publication of which would, for that reason be objectionable.

On the question to agree thereto it was determined in the affirmative, year 23, nays 20. February 22.
The Senate resumed the consideration of

the motion submitted by Mr. Rowan on the the 20th instant; and the same having been modified at the instance of Mr. Woodbury, as follows:

Resolved, That it is the unquestionable right of the Senate to call, in respectful terms, upon the President of the United States, for

Panama, the Senate could to set with open doors, unless it shall appear that the publication of documents, necessary to be reterred. to in debute, will be prejudicial to existing negociations. Resolved, That the President be respectfully requested to inform the Senate, whether such objection exists to the publication of the documents communicated by the Executive, or any portion of them; and, if so, to specify the parts, the publication of which would for that reason be objectionable:"-requested information in the promission of the Executive, and in his possession only, which the Senate deemed important to guide its decision on a subject within the scope of its advising ; owers, and deeply in-teresting to the States and to the People of

this Union. Resolved, That the message of the President, in the following words, viz: "In answer to the two resolutions of the Senate of the 15th instant, marked (Ex-cutive) and which I have received, I state, respectfully, that all the communications from me to the Senate, relating to the Congress at Panama, have been made, like all other communications upon Executive business, in confidence, and most of them in compliance with a resolution of the Senate requesting them confidentially. Believing that the established usage of free confidential communications, between the Executive and the Senate, ought for the public interest, to be preserved unimpaired, I deem it my indispensable duty to leave to the Senate itself the decision of a question, involving a departure, hitherto, so far as I am informed, without example, from that usage, and upon the motives for which, not being informed of them, I do not feel myself competent to decide"—does not give to the Sen-ate the information requested, " whether the publication of the documents," or " any portion of them" communicated by the Executive, as to the mission to Panama, "would be prejudicial to existing pregotiations."

Revolved, That the Scrate has the sole right in all cases to determine what shall be the "rules of its proceedings," and that the President cannot interfere with the same, without violating the Constitutional privileges of the Senate.

Resolved. That the Senate has the sole right to determine, what are its existing "rules of proceedings" whether founded on "usage" or positive written Regulations—and that the rules are, or whether any proposed mode of example," or whether it be essential to the public interest," that some supposed "ue age" of the Senate should be preserved unmpaired."

Reselved, That it is not competent for the President on a call from the Senate, to decline giving information, whether, "the pubication of documents necessary to be reterred to in debate, will be prejudicial to ex ating negotiations," on the ground that he disapprives of the mode of proceeding, which the Senate proposes to follow on the subject, to which those documents relate.

The motion to postpone the same indiffure-ly was decided in the affirmative—year 24. navs 20.

Reso ved, That the Senate having, on the 15th day of February, passed the following resolutions: " Resolved, That, upon the question who-

her the United States shall be represented in the Congress of Panama, the Senate ought to act with open doors; unless it shall appear that the publication of documents, necessary to be referred to in debate, will be prejudicial to existing negotiations.
"Resolved, That the President be respect-

fully requested to inform the Senate whether such objection exists to the publication of the documents communicated by the Executive or any portion of them; and, if so, to specify the parts, the publication of which would for that reason be objectionable." To which the President returned the fol-

lowing message in answer, viz: " Washington, 15th February, 1826. To the Senate of the U. States:

"In answer to the two resolutions of the Senate, of the 15th inst. marked (Executive,) and which I have received, I state, respect-fully, that all the communications from me to the Senate, relating to the Congress at Pana-ma, have been made, like all other commu-nications upon Executive business in confidence, and most of them in compliance with a resolution of the Senate requesting them confidentially. Believing that the established usage of free confidential communications, beween the Executive and the Senate, ought, for the public interest, to be preserved unimpaired, I deem it my indispensable duty to leave to the Senate itself the decision of a question, involving a departure hitherto, so far as I am informed, without example from that usage, and upon the motives for which not being informed of them, I do not feel myself competent to decide.

JOHN QUINCY ADAMS."

Ressleed, That, as the Senate have not been informed by the President, whether the publication of the documents, in relation to the proposed mission to the Congress at Panama, would affect any pending negotiations, it is expedient to proceed to the discussion of the subject of that mission with closed doors.

February 23.

The Senate resumed the consideration of the motion submitted yesterday, by Mr. Holmes, in relation to the proposed mission

to the Congress at Panama.
On motion by Mr. ickerson, it amend the same, by striking out all after the word "Resolved," where it best occurs, and inserting in lieu thereof the following:
Resolved, That, although the Senate cannot

find, in the answer of the President of the United States to their reschains of the 15th instant, relative to the proposed n is on to Panama, any distinct information that the publication of the communications, alluded such information as may be in his possession, to in said resolutions, would or would not be and which the Senate deem necessary to the faithful discharge of the duties imposed upon it by the constitution; and, more especially, the duties resulting from matters which the Constitution makes it the duty of the President to submit to the Enate, for its advice and consent.

Resolved, That the two following resolutions, of the 15th inst. viz: "Resolved. That ions, of the 15th inst. vizt to Meastred. That made, and to discuss the same, with ope