THE STAR. orth-Caroling State Gazette, Published, weekly, by WRENCE & LEMAY.

Subscription, three dollars per Miparties will be sent sufficient at frant at the option of the Editors, unless all are paid. Aftertisements, not ex-ten lines, in certed three times for one twenty-five cents for each continu-letters to the editors quan be pass-

TIONS OF THE LAWS by the General Assembly of North

PUBLIC ACTS. act to alter and amend the acconcerning the Public Treasus-pends, during the session of slature, the provisions of the act of ch requires the Treasurer & Comp-

have monthly settlements.) the inspection of steam mill (Provides that timber shall fter be inspected by inspectors beto the steam null as formerly, but by n inspectors.

amend the act of 1800 concernecks. [Persons taking wrecks them on land.]

amend the act of 1820, chapter standing the jurisdiction of jus-the peace. [Gives jurisdiction s over all liquidated sums where the does not exceed 100 dollars.]

r the taking of depositions .that the Court, where either parof may require the testimony of the r. Treasurer, Comptroller, Secretary Judges of the Supreme and Supe rts. Attorney General and Solicators State, may issue a commission to eir depositions, to be read in evi said suits; and providing further sitions taken in a court of law shall ed abou by the clerk of said court in manner as they are passed upon by nd masters in chancery 1 mendatory of the law respecting

[Giving the wife dower in an of redemption where there is no valid

nending the 9th section of the 816, chapter 693, for the more ent administration of justice this State [Provides that a requisite to make an order for diswith jure's; and that whenever a of the justices shall concur in order. jurors be so dispensed with in two said courts, it shall not be in the pow ess number of said justices to rescind

To determine how surveys of land be made to enable surveyors to obrants from the State, and to congrants heretofore made to surveynd deputy surveyors in certain

[When a county surveyor shall o have lands surveyed in the county ie acts as principal surveyor, for the e of obtaining a grant from the State, unly Court shall appoint a person to be survey, and the entry taker shall warrant of survey to the person by uthorised to survey. Grants of land ore made to surveyors and deputy ors, confirmed under certain condi-

More effectually to enforce the ent of taxes from free negroes and trees. Provides that the owners s, on which free negroes and mulattoes with their permission, shall be liable public, county and parish taxes of said groes and mulanoes; and for refusal cot to give them in as free polls in ist of taxable property, the owners of aforesaid shall be liable to the same y as for a neglect or refusal to give in wn list of taxable property.]

In addition to the acts concerning ce and Alimony. [Gives the Su-Courts of Law jurisdiction in all apous for alimony; and where an appliis made for divorce and Alimony, the pay decree alimony alone—to con

long as the justice of the case may Provides further, that when a man an habitual drunkard and spendt shall be lawful for the wife to claim. court to decree alimony; and secures wife, where any decree shall be made. roperty as she may acquire

Erecting the county of Macon In aid of the Clubfoot and Har-Creek Canal Company. [Makes Company a further loan of 6,000 dolder the same rules, regulations and ions as the loan of 1826]

Amending the act to prohibit the g with slaves. [Prohibits any person from selling to a slave any fire owder, shot or lead, under a penalty dollars; and also declares such trading n indictable offence. It also provides any free negro or mulatto shall trade love enumerated articles, he shall,

iction, receive 39 lashes.]

Repealing in part the 3d section act of 1806, emitted an act to ree militia laws of this State relative antry, and to repeal the 9th and ections of an act passed in 1813, ed ap act to amend the militia this State. [Repeals so much hist recited act as inflicts the penalty dlings and 6 pence for failing to have and powder horn on the days of and repeals the 9th and 10th secthe last recited act, and provides act shall not be so construed as to the colone's from strilling their of-

in the day previous to general or re-Amending the law with respect to ollection of debts trum the satures ceased persons, and the law in reto the levving of executions issujustices of the peace. Provides here as executor or administrate shall resulted on any demand against he tes or integrate, before the expration of contaction the time of his taking up-

gest that he have defence to make on account f a deficiency of assets, the magistrate shall note such auggestion on the warrant, give judgment thereon of the plaintiff's demand be just, and return the same to the County Dourt, where the defendant may plead as though the soil were returnable to the said Court. The executor or administrator, where a suit a brought against him, shall not be compelled to plead till after the expiration of nine months. No execution on the judgment of a justice shall be levied upon the lands of heirs and devisees. Where an caecution, semed by a justice, is levied on the lands of a detendant, said defendant shall have fire days notice before the term to which it is returnable. If an infant heir or devisee, sgainst whom a judgment has been obtained on a scire facine against the real estate, has a general or regular guardin, said guardian, if the interest of the infart require it, shall whali an order of ale to sell so much of the infant's estate as will satisfy said judgment, and proceedings thereupon shall be staid 18 most s; and if the infant have no guardian their receedings shall be stand for 15 months after a guardian lias been appointed, or for one year after his arriving at full age. The co-nucescement of a suit against an executor or administrator shall not create a lien on the goods of the de-

16 Appropriating 8920 dollars for improving the navigation of the Cape Fear ates the said sum out of the fund for internal lars per day for their services.)

17 Regulating costs in petitions for lower and perition. Provides that the court, to whom the petition is preferred, may decree, at their discretion, by whom and in what manner the costs shall be paid; and that a larger attorney's fre than four dollars shall not be taxed in the bill of cost -

18 Authorising the Court of Equals a grant administration in certain cases Where a person thes intestate, having mort ored personal estate, and no administration nall be taken out, the Court of Equity is auhor sed to appoint a special administrator.

19 Valulating all grants issued by he Secre ary of State on surveys made and signed only by deputy surveyors revious to the year 1320.

20 Amending the act of 1823, entiled an act to amend and extend the provisions of an act, entitled an act to promote agriculture and family domestic 1815 entitled an act to provide for the manufactures, of Provides that clerks removal of the public buildings in the of courts in this St. ie six months before they make a return to the Public Treasurer of monies remaining in their hands under the act of 1823, shall post up at the court house door a list of such monies, with the amount payable to each person, and for failing or neglecting to do so, shall forfeit 20 dollars.

21 Amending the act, entitted in act o amend the act respecting lands sold for taxes, passed in 1819, chapter 1006. Provides that every Clerk or Sheriff, who shall omit to perform the several duties enjoined by the aforesaid act, shall forfeit 100 dollars, and be liable for such damages as may be sustained by the owner of the lands in consequence of an irregular sale. 1

22 Extending the provisions of the perfect titles to land within this State. Extends the time to the 1st January.

23 Amending the act of 1821, to promote the administration of justice in the State, by requiring the production of papers in certain cases Provides that the County Courts shall have the same power to require parties to produce books or writings, as e Superior Courts

21 Explanatory of the set of 1840, relating to onds given by sheriffs and clerks of the Superir and County Courts. [Provides that all suits in bonds of clerks and masters in equity, if the right of action has already accrued, shall be comneneed and presecuted within three years after he passage of this act; and all suits, where the ight of action shall accure hereafter, shall be immenced within six years after the right of action shall have accrued—saving the right of infants, feme coverts, and persons non compomentis, so that they sue within three years after their disabilities are removed.]

25 Regulating the payment of salaries to the officers of State. [Authorises the Governor,

Judges of the Supreme Court, Secretary of State Public Treasurer, Comptroller, Governor's Private Science, Clerk of the Treasury Department, State Librarian, and keeper of the public bulidings, to receive their salaries quarterly

26 Providing for the protection of the arsenal and sate keeping of the public arms, and for other purposes. (Authorises the Adjutant treneral employ some person to secure the windows in the State argenal with grates; and to call in and remove the public acres to this place, in such roportion and with such reservations to the owns and companies as the Governor may direct. Directs the Adjutant General to appoint a keeper of the arms, with a salary not exceeding 60

dollars per augum.]
27 Amending the act of 1823, chapter 1235, ntitled an act to amend an act, passed in 1819, to create a fund for internal improvement, and to establish a Board for the government thereof. [Repeals so much of the 2d section of the said act as anthorises the employment of a Civil Engi-

28 Authorising the time of payment of purchase money on entries of land made in 1826. Extends the time to 31st Jan. 1829.]
29 To carry and confirm the sale of the land

nd negroes conveyed to the Governor for the use of the State, as made by the commissioners to superintend the sale of the property of the late

50 To restrain the justices of the County Courts in granting beenses to retail spiritous liquors [Provides that licenses shall not be granted to any but a free white person of good moral charac terato be testified to by at least two witnesses.

31 To after and amend the act of 1819, prescribing the mode of surveying and selling the lands lately annured by treaty nom the Cherokee Indians. [Provides that where any of the purchasers of Cherokee lands have lost or mishall their receipts for the purchase money, if it shall appear from the books of the Freasure the whole amount has been paid, the Secretary of State shall assue a grant to the purchaser.]

32 To provide for the repairing of the State
House and railing round the gapilel square. Makes it the daily of the Trensurer, Secretary of State and Comptroller to contract for said repairs, and limits the expenditures for the same at 230 dollars

at 230 dollars.]

33 Empowering the County Courts to regulate the fees of pairs.

34 Concerning the action of replevio. [Provides that write of replevin for slaves shall be demand restainable against persons in possession of orth slaves in all cases where actions of demand refresce are now proper; that the plaintiff, on applying for a way of replevin for a slave, shall give an additional bond; and that the sheriff shall be liver all such slaves to the plaintiff, unless the defendent give hand for double their value.

35 In religious

the office of executor or administra-e magistrate shall endorse thereon a mement of the trial until the exputa-said time; that on the trial of a war-f an executor or administrator shall sug-trom and by the levy of the execution, and not are executor or administrator shall sug-

36 For the relief of sondry purchasers of Cherokee lands. [Authorises the Treasurer to est-pend the self-estion of loads until the execting of the next Assembly]. 87 For revising, digesting and amending the

e relating to exemitire and administrators. Authorises the Governor to appoint commisovers for the purpose.]
38 Goding to the United States, Jackson Is-

of, for the purpose of procting thereon a light fidure.
39 Supplemental to the set erecting the

outy of Macon. 40 Concerning the lands formerly occanied by the Tuscarora Indians, Iving in Bertie sounty, on

the north wife of Rosnoke river. Appendis commissioners for the jurpose of selling the re-vertioner intexat or the Tuscarora Indians in

41 - hanging the time of holding the Suppense bold on the second Monday in June and the

last Monday in December.)
42 For the finitions of write of error for mat-

43 Regulating the damages on protested bills exchauge 44 Directing the manner in which the acts engress and other public documents shall be

45 Providing for the representation of Stock of the State in meetings of the Stockholders of the Banks of this State. (Proles that commissioners shall be appointed to attend said meetings and represent and vote for the State-such commissioners not to be stockholders, and to receive three dul-

PRIVATE ACTS.

1 An act to establish Bethel Academy in the county of Duplin, and to incorporate the trustees thereof.

2 Concerning the County Courts of Nash county

3 App unting commissioners for the own of Snow Holl, in Greene county.

4 Forepeal an act passed in the year 323, entitled " an act to regulate the ourt of Pleas and Quarter Sessions of Ratherford county."

5 To authorise the committee of Fi nance of Leedell county to settle with the commissioners of the town of States 6 To incorporate Line Lodge, No.

87 of Sampson county 7 To a mend an act, passed in the year

county of Montgomery

8 Foatter the names of Benj. Michael Ezell and Ropert Marshall Ez il, and to legitimate tuem.

9 To restore to credit Geo Jernigan. of Wavne county.

10 For the better regulation of the ourts of Pleas and Quarter Sessions for the county of Hertford.

11 Concerning certain lands purchasad at the sales of the Commissioners in Haywood county.

12 To prevent the falling of timber n, or obst acting the channels of Uharie act of 1822, granting further time to river and Richland Creek, in Randolph lands.

> 13 Prescriping the time Jurors shall pereafter be paul for their services in the county of Richmond. 14 To alter the time and places of 57 Allowing compensation to jurors

holding the election in the county of

15 Supplemental to an act, passed in he year 1827, compelling the County ourts of Gates to appoint a committee of finance

16 To incorporate the French Broad Bridge Com any 17 Authorising Thomas Hancock, late

heriff of Randolph county, to collect the rearages of taxes due him for the year 18 To amend an act, envited " an act oppointing commissioners to erect a

the accommodation of Jurors," passed in the year 1826. 19 To revive an act, passed in the year 1816, entitled "an act to appoint

ommissioners of the town of James own, in the county of Guifford, and to ncorporate the same."

20 Concerning the chairman of the ounty Court of Burke.

21 Concerning the appointment of copers in the town of Wilmington.

22 Concerning the hands hable to work on the Buncombe turnpike road

23 To require the speriff of Hyde cain lots in said town. county to sell the old public buildings of said county.

24 Requiring the county trustee of v. and for other purposes.

25 Concerning the Newbern Acade

26 To repeal an act, passed in the year 1815, entitled "an act to incorporate the Person Library Company." county, to credit. 27 Ti co pel the major general to view each egiment in the counties of wardens of he poor in Cumberlan-Davidson and Burke separately.

28 To establish Mosery Hall Acade ny, in the county of Lenoir, and to inorporate the trusters thereof.

29 Authorising the Court of Pleas nd Quarter Sessions of the county of Varien to appoint a patrol for the ava of Warrenton in certain cases.

ourts of Piess and Quarter Sessions of thereof. he counties of Randalph, Moore and Montgolfery to appoint commissioner. No. 11. said counties.

of Puncombe county. 32 To restore to credit John A. No

er of the county of Anson. \$3 To alter the name of Geo. Pink er Coppedge, an illegitimate son o and Lee of Anson county, and to le-

itimate him. 84 Tolegirinate Polly Matilda Stinso , of the county of Chatham.

act for the better regulation of the Court tend and improve the two roads leading of Pleas and Quarter Sessions for the from Wilkesborough to the Tunnessee ounty of Robeson "

38 To legitimate Joseph Smith and John Smith, of Burke county.

39 To incorporate Chocagm Chapter, 1822 concerning the same, No. 13, of Royal Arch Masons, in the own of Greensborough, in the county grounds in Person county. of Goulford.

40 To amend an act, entitled "an of to authorise the Courts of Pleas and riund counties to appoint special justimes of the peace, and making compen- the dividing line between the counties sation to such justices for certain serviciol Sampson and Cumperland.

44 Making it the duty of the Major General of the third division of the militia of North Carolina, to which the county of Grange is attached, to review the militia of " or usual regimental muster gove

42 Concerning the grove lot in Greenville, in the county of Pitt.

43 More effectually to prescribe the day of the county trustee for Ouslow, name, 44 To alter the time of holding cer-

tain terms therein named of the County of 1784, for clearing out and improving gulation of the sam .

45 Requiring th county trustee of Chatham to pay the girors of said couny and for other ourposes.

46 Altering the ome of holding the County Courts of howan. 4.º Concerning | e County Courts of

48 Appointing mmissioners to lay off and establish e dividing line be tween the first an second regiments of umb rland

49 Concerning the town of Tarbo augh. 50 Authorising the County Court of

Person to establish a poor house in said 51 To encourage the raising of sheep,

and for the destruction of wolves in Vale county.

52 To after the ames of, and legitimate Andrew J. Pary and others. 53 Authorising . e County Court of Warren to dispose of a part of the pub-

lic square in the town of Warrenton. 54 Establishing and incorporating White Oak Academy

55 For the relief of sundry persons engaged in surveying the Cherokee

56 Appointing commissioners to al ter the plan of the town of Asheboro' and for the better regulation of the police of said town.

of the original pannel in the county of Buncombe. 58 Concerning the poor of Moore

59 Altering the name. If and legit-

mating Sideary S. Gay, Samuel C. Gay Macy G. Gay and Fadius H. Gay, o Wake county. 60 R pealing the act of 1826, chap-

ter 145, amending the sale law to Ru therford county. 61 To alter the time of holding the

County Courts of Ashe.

62 Incorporating the town of Clinton ouilding in the town of Lincolnton for and extending the limits thereof. 63 Authorising James Bedford, of

> Burke, to erect two gates across the road leading from Ratherfordton to Morganton. 64 Appointing Solomon Graves com-

missioner to superintend the building a court house in Sorry county. 65 Requiring the Major General of

the 4th division to review the reg ments of Rowan county at the usual places of regimental musters.

66 Authorising the trustees of the Academy in Eden on to dispose of cer-

67 Repeating the act of 1824, regulating the mode of electing wardens of the poor, and directing their duties, so Davidson to pay the jurous of said coun- far as relates to the county of Bun-

> 68 To alter the time of holding the Superior Courts of Mecklenburg and Cabarrus.

69 Restoring Silas Bond, of Martin 70 Directing the manner in which

county shall be elected. 71 Supplementary to the act of 1826 chapter 133, for the better regulation

of the town of Greensborough. 72 Authorising the wardens of the poor in the counties of Chowan an Hertford, with the consent of the County Courts, to purchase lands and erect 30 Authorising the justices of the buildings for the reception of the poor

73 Incorporating Zerubabel Chapter 74 For the better regulation of the

31 Concerning the Treasurer of Pablic Buildings and the County Fruste perior Court of Nash to keep his office in Nashville. 76 Amending the act of 1786, to lay

town of Windsor.

off the town of Secreta, and appointing

, prescribing the manner in which So To authorise the wardens of the stave-, heading and shingles shall here- Wayne.

poor for the county of Lemis to par- after he counted, so far as respects th chase a tract of land, and to erect there—counties of Perquinous and Herstock, on a house for the pisor.

36. Fo restore Nathuniel Mecham, of Lincoln county, to credit.

To repeal an act, pessed at the Move, sheriff of Greene.

Last General Assembly, entitled "An 80 Amending the act of 1823, in ex-

line. 81 For the better regulation of the Mary Bently, illegitimate children of fisheries on Salman Creek in Bertie county, and amendatory of the act of

> 82 Establishing separate election 83 Incorporating a light infantry

umpany in the town of Washington ters of fact and halfs of review Limits such art to authorise the Courts of Pleas and 84 For improving the navigation of wres to within the years after the judgment or Quarter Sessions of Craven and Courter creeks and rivers in the counts of Samp 84 For manroving the navigation son, and of Black river, so far as it is

> 83 Lacorporating the Grand Royal Vich Complex of North Carolina,

So Incorporating the Fayetteville Manufacturing Company.

S7 Connecting the Clerks of the County and Superior Courts and Register of Coatham county to keep their offices at Pattsborough.

38 Compelling the County Court of Lenor to appoint a committee of Fi-

8) Amending and explaining the act Courts of Iredell, and for the better re- the navigation of Trent river, in Jones

> 9) Appointing commissioners on the road from the Watauga, in Ashe county, to the head of John's river, in Burke

91 Establishing and incorporating Sandy Creek Academy, in Randolph

county. 92 Regulating the finances of Craven county. 93 Providing for the removal of the

obstruction to the passage of masted ressels from the Dismal Swamp Canal to Albemarle Sound.

94 Authorising the commissioners of pavigation of the port of Wilmington to egulate quarantine in said port.

95 Establishing a nr milacturing company in Randolph courty. 96 Directing the time and place o selling land under execution in the counties of Halifax, Northampton,

97 To amend the laws regulating the sale of lands and slaves, so for as respects the county of Montgomery. 98 Supplemental to the acr of the

Hertford and Martin.

session, authorising the County Court of Person to establish a poor house. 99 Amending the act of 1821, to incorporate the Roanoke Inlet Company 100 Incorporating the Edgecomb Man-

factoring Company. 101 Concerning the appointment of coopers in the town of Wilmington, and

for other purposes. 102 Incorporating the Richmond Rockingham Maoufacturing Company 103 Incorporating the Unational Iron

Manufacturing Company. 104 Establishing and incorporating

Ro sa al unt Academy. 105 To amend the act of 1825, entitled an act to amend the several acts of Assembly passed to extend and improve he State road from Witkesborough to the foot of Laurel Hill, by the way of Holimon's Ford, in the county of Wilkes, and for other purposes; also to amend the act of 1826, entitled an act Silver to amend the several acts of the General Assembly now in force relative to

the public roads in the county of Wilkes. 106 Amending the act of 1819, to

Chapel Hill. 107 Appointing commissioners in the county of Chowan for the purposes therein mentioned 108 Appointing commissioners on a part of the road leading from Morganton to Avery's turnpike road, in Burke county. 109 Establishing the Belfont Cotton Manufac

turing Company, in Beafort county.

110 Regul ting the inspection of fish for the

towns of Murfreesborough and Halitax.

111 To amend the act of 1826, establishing and regusiting the Tennessee Turquike road 112 For the more convenient administration of justice in the County Courts of Doplin.

Canal ompany. 114 Repealing the several acts establishing and regulating the special County Courts of Burke. 115 Explanatory of the act of 1521, annexing part of Bladen to Columbus county.

116 Incorporating the 'Franter's Creek Navigation Company, 117 Concerning the wardens of the poor of

Lincoln county. 118 To repeal the act of 1820, directing the County Courts to pay fees to certain officers therein named in certain cases, so far as related to the counties of fredell and Auson

119 Amending the laws regulating the inspeci n of flour in Payetteville. 120 Authorising the County Courts of Ashe and Wilkes to keep in repair the road by Jefferson, by the imposition of tolls on said road. 121 Exempting the justices of Rutherford

county from the payment of a certain judgment recovered against them in Wake Superior Court 122 Repealing the act of 1826, chapter 139, entitled " an act to repeal an act passed in 182 , entitled an act to order the payment of fees to certain officers, therein name ed," so far as it affects the county of Lincoln

RESOLUTIONS.

In favor of William Martin. In favor of Thomas Brown In favor of John Leatherwood, of Haywood ounty. . In lavor of Pleasant Callicot.

In favor of Wm. Criswell.

Surrendering the right of the State of Nort Carolina to take shares in the stock of the Rosa

commissioners for the same.

77 Designating the place where the lat regiment of Davidson shall hereafter hold their musters.

78 Repealing the act of 1327, chapter of the last session of the Legislature, at a meeting of the last session of the Legislature, at a meeting the second state of the last session of the Legislature, at a meeting the second state of the last session of the Legislature, at a meeting the second state of the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the Legislature, at a meeting the last session of the la in tayor of Calvin R. Blackmon, sheriff

Appropriating a room in the Capital to the use of the Adjutant Lapteral. In relation to discussents respecting Penitentiary and Laptera Asylum.

Calling on the Yadkin Navigation Company for information relative to the disposal of \$25,000 internation federal. subscribed for by the State in the stock of the

company.

Declaring the purchase made by James F.

Taylor of a trust of hand sold at the sale of the

late treasurer's property null and void.
Respecting the Governor, as guardian exofficio d James Foray that Directs the Governor to lay hands of H. G. Barton, late Governor, in the purchase of stock for the benefit of said James

Forestise, in the governor to make certain in-question exclusion to Atian Stakely. In favor of Benj, Britana and Isham Matthows. In favor of William Harris and James Allen, f

entgo-nergy

Hespecting the Public Printer.

In layor of Hutchins G. Burton. Instructing the Board of Internal Improvements to make certain inquiries relative to an obstruction in the Cape Fenr, caused by the sinking of vessels in that river during the revolutionary var.
In favor of Archibald Lamon, late sheriff of

In factor of John Barnett, late sheriff of Person Instructing the Public Freusurer to make no further investments of the funds of the State in the stock of either of the Banks of the State

In farm of tlex. L. Harvey, sheriff of Bladen. In taxor of David Sands. For procuring eandles.

In favor of Gabriel Holmes, sheriff of New Hanover,
Appointing a Librarian,
In tayor of John Hollaway.

in favor of the Door Keepers. Relative to the books containing the accounts of sales of the Cherokee lands. Authorises the treasurer to have them copied into two

Appointing the Treasurer, Secretary and Comptroller a committee to examine into all the old standing accounts on the Comptroller's books

Repeating the resolution appropriating a room in the State House to the use of the Adjutant General. Concerning a debt due the estate of the late Treasurer.
In fayor of the commissioners for the sale of

the late Treasurer's property.
In favor of William II. Haywood, ir.
Relative to books presented by the Rev. Jqsish Crudin to the State.
Instructing the Public Treasurer as to the time at which he is to pay the subscriptions and ap-propriations to the Rounoke Navigation Compa-ny, the Clubfoot and Harlows Creek Canal Com-



the Subscriber's Stage,

Leading from Raleigh to Salisbury through Pittsborough and Ashborough, is now in full opration, with good horses and careful Drivers. the Postmaster General has made an alteration in the time of its arrival at Raleigh and departure Leave Raleigh every Saturday at 10 o'clock, A. M. and arrive at Salisbury on Monday afternoon. Returning, leave Salisbury at 10 o'clock, on Tuesday morning, and reach flateigh on Thursday, in ample time for Passengers to disc and be to rea-diness to take seats in the Stage for the North.

Price of passage through, only \$5. The ac-commodations on the road are good, & every at-tention will be paid to the comfort of those who take this route. GEORGE WILLIAMS. Raleigh, Aug. 30, 1828



The subscriber respectfully informs his friends appoint commissioners for the town of SILVER PLATING is all its various branches, in the city of Raleigh, two doors above R. & H. Kyles' Store, and flatters himself to give satisfaction to all who may favor him with their custom, and vouches the execution of his work not to be excelled by any in the United States.

Composition Mill Inks,

Brass Custings, Gun Mounting, Brass and Silver Mounted Blinds, Carriage Moulding, Brands of all kinds, Mill Guilgeons, Bridle Bits, finished in the neatest manner, to

tit the taste of any person wishing them in any particular form. To Saddlers and Coach Makers, All work in their line neatly executed.
N. B. All old bridle bits and stirrup irons,

Coseh mounting, &c. mended and plated over as good as new. Persons forwarding work from any part of the State, shall have it promptly attended JNO. M. MASON. March 10, 1828

And for sale at the Star Office, LAWRENCE & LEMAY'S NORTH CAROLINA

JUST PUBLISHED.

ALMANACK

Containing astronomical Calculations, shewing the i Ising, setting, places and Eclipses of the Sun and Moon; Moon's places; the rising, setting and Southing of the most conspicuous planets an fixed Stars; State of the weather; the increase, decrease and length of days; and the feativals of the Chorch of England; together with Miscellaneous artisles, useful Recipes, Anecdotes, a list of the officers of government of the United States and of North Carolina, of the Members of Assembly, times of holding the different Courts in this State, &c. No.

Sc. Nr.
Price—10 cents each, 75 cents a dozen, 4 dollars for half agross, 7 dollars a gross, 23 dollars for five hundred, and 40 dellars for a thousand,
Orders from Country Merchants and Gethers will be promptly attended to.
Raleigh, Sept. 14, 1828.

BLANKS.