

# Parnassian Loom.

Young Roger the Ploughman.

A FAVORITE SONG.

YOUNG Roger the ploughman, who wanted a mate,  
Went along with his daddy a courting to Kate;  
With neshgay for-lage, in his holiday cloaths,  
(His hands in his pockets) away Roger goes.  
Now he was as bashful as bashful could be,  
And Kitty, poor girl, was as bashful as he:  
So he bow'd and star'd, and he let his hat fall,  
Then he grin'd, scratch'd his head, and said nothing at all.  
If awkward the swain, no less awkward the maid,  
She simpered and blush'd with her apron string play'd,  
'Till the old folks, impatient to have the thing done,  
Agreed that young Roger and Kate should be one.  
In silence the young ones both nodded assent;  
Their hands being join'd to be married, they went,  
Where they answer'd the parson with voices so small,  
You'd have sworn that they both had said nothing at all.  
But mark what a change in the course of a week,  
Kate quite left off blushing—Roger boldly could speak;  
Could joke at his deary, laugh loud at the jest;  
She could coax too and fondle as well as the best.  
Asham'd of past folly they've often declar'd,  
To encourage young folk who at courtship are fear'd,  
If at first to your aid some assurance you'll call,  
When once you're us'd to t'is nothing at all.

## A S C R A P.

IF any man has a thirst for knowledge, and desire to improve his understanding; if he has curiosity to know the interesting transactions in the various and remote parts of the world; if he be a friend to his country, and would wish to guard his rights and privileges; if he would wish to do good to the present, and lay a foundation for the happiness of future generations; if the spreading of science, and the increase of literature delight him; if he be pleased with the beauties of poetry, or would gather the most substantial fruits of sound philosophy, let him contribute his mite to encourage and promote an ART so useful as that of PRINTING.—It is the PROP of liberty, the BREAD of tyrants, and the VEHICLE of all public and important intelligence.

WILMINGTON DISTRICT.  
JOHN ABLEN CAMPBELL, complainant,  
vs.  
JOHN GRANT, defendant.  
In EQUITY, DECEMBER TERM, 1788.

ORDERED, that the defendant do appear to the complainant's bill, on or before the first day of ensuing term (which will be on the sixth of June next) in default whereof the complainant's bill shall be taken pro confesso.

Thomas Davis, C. & M. E.

February 12, 1789. 47-50

STATE of NORTH-CAROLINA. } In the Court of Equity,  
FAYETTE-VILLE DISTRICT. } December Term, 1788.  
AUGUSTINE STAUNTON, }  
vs.  
CHARLES MCKERNAN. }

IT is Ordered, That the Defendant do appear and answer the Complainant's bill, on or before the first day of the ensuing term (which will be on the twentieth day of June next) or in default thereof that the Complainant's bill be taken pro confesso against the Defendant.

Published by order,

R. Mumford,

(Clerk and Master of the aforesaid Court.)

Fayette-Ville, Feb. 3, 1789. 47-49

BLANKS,  
OF VARIOUS KINDS,  
May be had of the Printers hereof.

## FOR SALE, AN ELEGANT NEW Fall-back Chaise,

with Harness complete.—Cash or any kind of Country Produce will be taken in payment.

For terms apply to

Samuel Lowder.

Feb. 5, 1789,

46-48

Maurice Carmichael,  
Of Fayette-Ville, in Cumberland County,  
MERCHANT,

BEING about to leave this state, takes this opportunity of publicly notifying to all whom it may concern, that being about to close all matters of business transacted by him, either during the co-partnership of Carmichael and Bogle, or on his own account, since the decease of his late partner, Mr. Robert Bogle. He therefore requests that immediate payment may be made of all balances due to him in either of those capacities; and desires all persons having just claims either against the said co-partnership or Maurice Carmichael, to produce the same immediately, that they may be discharged.

Fayette-Ville, Feb. 1. 46-48

## To be SOLD,

By virtue of powers from the widow and heirs of William Wimble, deceased, who was the son and heir at law of James Wimble, deceased,

ALL the estate, right, title, and interest of which the said William Wimble died possessed, excepting such lots as have been disposed of on execution, consisting of about from ninety to one hundred lots at least, on the lower part of the town of Wilmington, of which one is a water lot, joining Mr. Craike's fence on the north side, divided by the new street, and containing about an acre and a quarter of ground—About twelve lots between front-street and second-street, and the rest further back; together with about one hundred and sixty acres of land joining the Back-street. The whole will be sold together or in parcels, as may suit the purchasers.—Credit given for part of the purchase-money, and such articles of produce as may be suitable, taken in payment.

For further particulars, enquire of  
GILLAM BASS,  
at Capt. Thomas Callender's.

Wilmington, January 22, 1789.

44-

## To be SOLD,

On board the Brig TWO FRIENDS,  
THOMAS DEAN, Master,

Now Lying at Maxwell's Wharf:

NEW-ENGLAND RUM, by the  
Hogshead or Barrel: Also—  
A few Bundles of choice Hay.

Cash or Naval Stores will be received in payment. Enquire of the Master on board. 47-49

## To be LET,

THE LOFT of the MARKET-HOUSE.—For terms apply to

I. BERNARD, Town-Clerk.

Feb. 12.

47-48

STATE of NORTH-CAROLINA.  
Newbern District.

In the Court of Equity, November Term, 1788.

IN the suit there depending, wherein Francois Xavier Martin is complainant, vs. Thomas Davis, defendant—It is Ordered, That Thomas Davis put in his answer to the complainant's bill, on or before the first day of the ensuing term (which will be on the twentieth day of May next.) And that on the defendant failing in obedience to this order, the complainant's bill is to be taken pro confesso, unless cause shewn, &c.

Published by order of the Court;

JAMES ELLIS, Clerk & Master  
(of the aforesaid court.)

Dec. 10, 1788.

43-48

STATE of NORTH-CAROLINA.  
Newbern District.

In the Court of Equity, November Term, 1788.

IN the suit therein depending, wherein James Ellis is complainant, vs. Eliphalet Ripley, defendant—It is Ordered, That Eliphalet Ripley put in his answer to the complainant's bill, on or before the first day of the ensuing term (which will be on the twentieth day of May next.) And that on the defendant failing in obedience to this order, the complainant's bill is to be taken pro confesso, unless cause shewn, &c.

Published by order of the Court,

JAMES ELLIS, Clerk & Master  
(of the aforesaid Court.)

Dec. 10, 1788.

43-48