

Sales at Auction.

ON Tuesday the 15th of September next will be sold at Public Auction, at six months credit for all sums above forty shillings, and ready money for all smaller sums, all the personal property of Henry Sanders, (late merchant of Raleigh,) deceased, at his late Store house in the city. Merchants, as well as all other persons, are invited to this Sale, as there will be an assortment of DRY GOODS sold, and most of them choice goods. There will also be sold, a likely young negro woman; much valuable household & kitchen furniture and a set of Carpenters' and Joiner's tools.

ELIJAH CLARK, Adm'r.

Raleigh, Aug. 19.



Grand Lodge of North Carolina and Tennessee.

THE Grand Annual Communication will be held at the Lodge Room, in the city of Raleigh, on Saturday evening, the 21st of November next; at which time and place the Grand Officers, members and delegates, are required to attend.

By order of the M. W. Grand Master, ALEX. LUCAS, Grand Secretary.

August 28, A. L. 5811.

Officers of the Grand Lodge of N. Carolina and Tennessee,

For 1812.

- M. W. Robert Williams, Grand Master,
- R. W. Calvin Jones, Grand Senior Warden,
- George Lee Davidson, G. J. W.
- Alex'r Lucas, Grand Secretary,
- William Boylan, Grand Treasurer,
- Jeremiah Slade, D. Grand Master,
- Edmund Jones, Grand Senior Deacon,
- Allen Rogers, Grand Junior Deacon,
- William W. Jones, Grand Pursuivant,
- Thomas B. Givster, Grand Marshal,
- Atlas Jones, Grand Sword bearer,
- Another Thomas Pound, Grand Tyler.

Test,

ALEX. LUCAS, Grand Secretary.

Raleigh, August 28, A. L. 5812.

University.

THE commencement and annual examination of the students of the University of North Carolina, will begin on Saturday the 7th day of November next. The committee of visitation, appointed for this purpose, are

- The Rev. Joseph Caldwell,
- Edward Harris,
- Samuel R. Jocelyn,
- Thomas King,
- Samuel Lowrie,
- Henry Potter,
- Joseph T. Rhoderg,
- David Stone,
- John H. Stevely,
- John L. Taylor,
- James Welborn,
- Robert Williams, (of Pitt.)

Test, ROBERT WILLIAMS, Secretary.

Raleigh, Aug. 28, 1812.

Loft

FROM my library, the following BOOKS: The 4th vol. Blackstone's Commentaries with Christian's notes.

- Jones on bailment,
- Jenkins' Centuries,
- Wyatt's Practical Register,
- Dalton's office of Sheriff,
- Baccaria on crimes, &c.

It is presumed these books are left in the rooms occupied by gentlemen, my acquaintances. I will be obliged to any person who will return them to ROBERT WILLIAMS.

Raleigh, August 28.

Stolen,

FROM the subscriber's plantation, about eight miles east of Lexington, Rowan county, N. C. on the night of the 28th of July last, a black MARE and an iron grey horse. The mare is nine or ten years old, near fifteen hands high, well made and was in good order when Stolen; she has some white hairs in her fore-top and at the root of her tail, branded on the near shoulder and perhaps on the buttock, with a stirrup iron of three bars, has a scar, under the left ear, on the jaw bone 4 or 5 inches long, and a saddle mark, on or near the hind part of the saddle on one side, which has no hair on it.

The horse is a dapple grey, five years old, about fifteen hands high, of a high carriage, light main and tail. If branded, it is the same as the mare; but of his being so I am not certain. Both are natural trotters.

I will give thirty dollars reward to any person who will secure the horses, or fifteen dollars for either of them. Information, sent to the post-office, Lexington, will be thankfully received, and the reward punctually paid, by

PETER SHULER.

August 23, 1812.

Five Cents Reward.

RAN-AWAY from the subscriber, his apprentice boy, Charles Miller, seventeen years of age, stout made, and fair complexion. Whoever will return said boy to me, shall be entitled to the above reward.

N. B. No expense will be paid.

WM. M'KNIGHT.

Statesville, August 17.

The Editors of the Raleigh Newspapers, to the Public.

THE editors of the several newspapers printed in Raleigh, having experienced great inconvenience and losses from forwarding their papers to strangers, without having received the stipulated payment in advance, and from giving too extensive a credit to their subscribers in general, find it absolutely necessary to come to some arrangements, in order to enable them to conduct their business to any advantage.

They have therefore determined:

That after the 7th of September next, no subscriber to any of their papers will be received without payment of at least half a year in advance.

That, in future, payment from all subscribers will be required annually. In case of a failure of payment, within three months after the expiration of the year (notice having been previously given of such expiration) the paper of every such defaulter, shall be discontinued:

That all arrears at present due for newspapers are expected to be paid, or secured, at or before the close of the present year. In case of failure, the delinquent subscribers will be struck off the list, and their accounts put into a train for immediate settlement:

That payment is expected in all cases with advertisements, when sent for publication.

The printers hope that these regulations will not be taken amiss by any of their friends: That part of their patrons who have always been punctual in their payments (and to whom they consider themselves greatly obliged) will not be effected by them; those who have been inattentive to regular payments, principally, perhaps, from the insignificance of the amount, will see the necessity of the course now adopted, when they are informed, that the proprietors of each of the Raleigh papers have several thousand dollars owing in small sums so scattered over the state that they find it impossible to collect them. Respecting that class of readers who never intend to pay (and it is feared there are some of this description) the sooner they are struck off the printers' books, the better. Three dollars is a trifle to each subscriber; but when a printer has a large number of subscribers in arrear, not only for one, two or three, but for six, ten or twelve years, the outstanding debt operates a serious inconvenience to him in the management of his business. It is to remedy this inconvenience, if possible, that the printers have entered into these joint regulations.

GALES & SEASON, JONES & HENDERSON, LUCAS & A. H. BOYLAN.

Raleigh, Aug. 1, 1812.

To Contractors.

THE Directors of the State Bank of North Carolina, have resolved to erect a

BANKING HOUSE

in the city of Raleigh, the foundation whereof will be of rock, the walls of brick, and the roof probably of slate or some other fire proof material. The dimensions will be 33 feet by 53 feet 3 inches, two stories high, with a portico in front. The undersigned, being a committee to contract for the materials and for the building of the said house, do hereby give notice that they will receive proposals for furnishing the several materials and for the workmanship; or for the house complete. The plan of the building, together with a bill of the requisite materials, will be shown by the committee to any person desirous of offering terms. It is contemplated by the Directors to have the bricks made in the course of the present season, so that they may be laid early in the ensuing spring.

WM. POLK, H. POTTER, WM. SHAW, WM. PEACE, THEO. HUNTER.

Raleigh, 24th June, 1812.

Notice.

THE Subscriber with pleasure informs his friends and a generous public that he has with him a Watch and Clock Maker as well acquainted with all kinds of Watches and Clocks as any in the United States. He assures his former customers and proprietors of the best kind of watches and clocks that will be so good as to favour him with their custom there shall be no cause of complaint as to punctuality, workmanship or charge. He has, and constantly will keep a large assortment of the most new fashioned Jewelry and Plate Ware; Gold and Silver Watches new and warranted good; Miniature Settings and Locketts, of any devices; Hair Work and Gold Letters, &c. also Spectacles, Silver, Gilt and Tortoise Shell set, &c. &c.—Every thing in his line will be done with punctuality and on the most reasonable terms. He would now beg leave to tender his sincere acknowledgments to a generous public for past favours—and trusts he will meet that patronage he merits.

Raleigh, August 7, 1812.

P. S. I wish to inform customers in the several banks that I shall be gratified to render them any service in my power—all letters post paid will be strictly attended to, and their business attended to as if here—and on such terms as there will be no complaint.

An intelligent Youth,

OF respectable connections, will be taken at this office as an apprentice to the printing business.

Aug. 29.

PROPOSALS

For carrying Mails of the United States on the following Post Roads, will be received at the General Post Office in Washington City until the 29th day of August next inclusive.

IN NORTH CAROLINA.

41. From Charlotte, Beattie's Ford, Lincolnton and Morganton to Wilkesborough, to pass by Mount Mourne every other trip once a week.

Leake Charlotte every Friday at 1 p. m. and arrive at Wilkesborough on Monday by 6 p. m. Leave Wilkesborough every Tuesday at 6 a. m. and arrive at Charlotte on Friday by 1 a. m.

NOTES.

1. The Post master general may expedite the mails and alter the times for arrival and departure at any time during the continuance of the contract, he previously stipulating an adequate compensation for any extra expense that may be occasioned thereby.

2. Fifteen minutes shall be allowed for opening and closing the mail, at all offices where no particular time is specified.

3. For every thirty minutes delay (unavoidable accidents excepted) in arriving after the times prescribed in any contract, the contractor shall forfeit one dollar; and if the delay continue until the departure of any depending mail, whereby the mails destined for such depending mail lose a trip, a forfeiture of double the amount allowed for carrying the mail one trip shall be incurred, unless it shall be made to appear that the delay was occasioned by an unavoidable accident; in which case the amount of pay for the trip will, in all cases, be forfeited and retained.

4. Persons making proposals are desired to state their prices by the year. Those who contract will receive their pay quarterly—in the months of February, May, August and November; one month after the expiration of each quarter.

5. No other than a free white person shall be employed to convey the mail.

6. When the proposer intends to convey the mail in the body of a stage carriage, he is desired to state it in his proposals.

7. The Post-master general reserves to himself the right of declaring any contract at an end whenever one failure happens, which amounts to the loss of a trip.

8. The contracts are to be in operation on the 1st day of November next, and continue until December 31, 1813, for the routes No. 1 to 33 inclusive, and for the other routes to December 31, 1813.

GIDEON GRANGER,

Post-Master General.

GENERAL POST OFFICE, Washington City July 12, 1812. 51-6t.

State of North Carolina,

MECKLENBURG COUNTY.

Superior Court of Law, May Term, 1812.

Joseph M. K. Alexander, vs. Charles Robiou.

Levied in the hands of Andrew F. Davidson and William Bryson, summoned as garnishees. Ordered by the court that Charles Robiou the defendant in this cause, who is not an inhabitant of this State, appear at the next term of the Superior Court for the county aforesaid, to be held on the sixth Monday after the fourth Monday in September next, and plead to issue, or judgment by default will be entered up against him.

Ordered that publication hereof be made three months successively in the Raleigh Minerva. TEST, TH. HENDERSON, c. s. c. l. 45

State of North Carolina,

WAYNE COUNTY.

Spring Term, 1812.

Lawrence Wood, vs. John Atkinson and John Linsey.

WHEREAS it hath been shown to the satisfaction of the court in this cause, that John Linsey, one of the defendants, resides beyond the limits of the state or cannot be found, so as to be served with the usual process, Ordered, That John Linsey appear and file his answer on or before the first Monday after the fourth Monday in September next, or on failure thereof, that the complainant's bill of complaint be taken pro confesso, so far as respects the said John Linsey, and decreed on accordingly.

Ordered, That this order be published in the Minerva, printed at Raleigh, for two months.

Attest, P. COLLIER, C. M. E. Wayne, July 10, 1812. 9t

State of North Carolina,

MECKLENBURG COUNTY.

Superior Court of Law May Term, 1812.

Benj. W. Davidson, vs. Charles Robiou.

Levied in the hands of Andrew F. Davidson and William Bryson, summoned as garnishees. Ordered by the court that Charles Robiou, the defendant in this cause, who is not an inhabitant of this State, appear at the next term of the Superior Court, for the county aforesaid, to be held on the sixth Monday after the fourth Monday in September next, and plead to issue, or judgment by default will be entered up against him.

Ordered that publication hereof be made three months successively, in the Raleigh Minerva. TEST, TH. HENDERSON, c. s. c. l. 45

State Bank of N. Carolina,

RALEIGH, 18th August, 1812.

RESOLVED, That after the first day of September next, no Note will be discounted for renewal either at this Bank or any of its branches, unless at least one sixth of the Bond then in bank shall have been paid; which payments may be made in Newbern and Cape Fear notes.

By order of the board, WM. H. HAYWOOD, Cash'r.

Blank Checks and Notes,

Of the forms adopted for doing business in the State Bank and its branches, may be had at this Office.

Doct. John Beckwith,

BEING obliged, by ill health, to leave the city, has settled in this city. Those who may require his professional services can find him at the Star Store, where he has opened an extensive assortment of

DRUGS AND MEDICINES.

Raleigh, August 21

State of North Carolina,

MECKLENBURG COUNTY.

Superior Court of Law, May Term, 1812.

Archibald Frew, vs. Andrew F. Davidson.

Levied on one negro woman, on a house and lot in Charlotte, on land, on store books, the property of the defendant; levied also in the hands of S. Bevens, Esq. Michael Lawrence, John McClure, &c. and summoned as garnishees. Ordered by the court that Andrew F. Davidson the defendant in this cause, who resides within the limits of this state, appear at the next term of this Superior Court to be held on the sixth day after the fourth Monday in September next, reply and plead to issue, or judgment will be entered up against him.

Ordered that publication hereof, be made three months successively, in the Raleigh Minerva. TEST, TH. HENDERSON, c. s. c. l. 45



Charles Parish,

RETURNS his grateful acknowledgments to his friends and the public, for the liberal encouragement they have given him heretofore in his line of business, and informs them that on the first inst. his large and commodious three story brick building, at the

SIGN OF THE EAGLE,

north of the state house, will be in complete order to receive boarders and travellers; where he earnestly solicits the continuation of their patronage. He pledges himself that nothing on his part shall be wanting to render general satisfaction to those who favour him with their custom. Honest and sober servants alone will be engaged, and his studies will perhaps be excelled by none.

Raleigh, July 3 1812.

Proposals

WILL be received, until the first of October next, for building a STONE & BRICK HOUSE of the following dimensions: The building to be 36 feet by 48, two stories high. The foundation to be of rock, 3 feet thick and 7 high; the first story to be of brick, 20 inches thick by 12 feet height; the 2nd story likewise of brick, 18 inches by 13 feet. The inside will have four partition walls, to be of stone and brick, agreeable to plans which will be shown to those desirous of becoming undertakers. The house must be covered by the first of May next. It is to be erected in Raleigh. For further particulars apply to

WM. SCOTT.

Aug. 14, 1812.

Robert Rutherford,

COPPERSMITH & TIN-PLATE WORKER, CONTINUES to make all sorts of ware in his line of business, including its various branches viz Stills, wash kettles, do. for stewing fruit, tea kettles, coffee pots, &c. of copper or brass. Also tin ware of every description. He also intends to carry on the brass founding to perfection. He offers a liberal price, in cash or trade, for all old brass, copper or pewter that may be brought to his shop.

Raleigh, August 21.

State of North Carolina,

NASH COUNTY.

Superior Court of Law, March Term, 1812.

Mann and wife, vs. Dew's administrators.

WHEREAS the widow of William Dew aforesaid, intermarried with a certain Lewis Hatter, who resides beyond the limits of the state, cannot be found so as to be served with the ordinary process of law: And whereas it appears that they will not become petitioners. It is therefore ordered by the court that publication hereof be made for three weeks in the Minerva, to the end that the said Lewis Hatter and wife may come forward and plead, answer or demur, &c. otherwise the petition will be taken pro confesso as to them and heard ex parte at the next term.

JOHN H. DRAKE, c. l.

Notice.

THE subscriber, having been appointed at the last county court of pleas and quarter sessions for the county of Granville, administrator, with will annexed, of Joseph Pansfret Davis, deceased, hereby notifies all persons to present, in due form of law, their accounts and demands of every kind and denomination within the time prescribed by an act of the General Assembly passed in 1795, entitled "An act to amend an act, entitled "An act concerning proving of wills and granting letters of administration, and to prevent frauds in the management of intestate estates," otherwise notice will be pleaded in bar of a recovery.

WILLIAM M. SNEED, Administrator, &c. &c.

August 10, 1812.

An Apprentice Wanted.

SAMUEL COMBS will take an apprentice in the Book-binding business.

July 2.

For Sale,

At William Boylan's, and the Star Store, A very few copies of BROWN'S CATECHISM. Price, 25 cents.