

MESSENGER--EXTRA.

ASHEVILLE, FRIDAY, JUNE 18, 1841.

We regret that we are unable to publish the "Messenger" this week; not having received a supply of paper. We hope to send out the 1st No. of the 2d Volume next week.

CONGRESS.

Nothing of much importance had passed in this body at our last advices except the appointment of committees, (for which we have not room) and the repeal of the Sub-Treasury Law. We learn from the Charleston Courier that the Bill to repeal the Sub-Treasury Law had passed its second reading by a majority of something near two to one!

The following resolution passed the Senate on the 7th:

Resolved, That the Secretary of the Treasury be directed to communicate to the Senate with as little delay as practicable the plan of such a bank or fiscal agent as, being free from constitutional objection, will, in his opinion, produce the happiest results and confer lasting and important benefits on the country:

The following resolutions, offered by Mr. CLAY of Kentucky, will give as correct information with regard to the business likely to be entered upon at the present Session of Congress, as can probably be derived from any other source.

Mr. CLAY said that Senators would recollect that on the last meeting some conversation had passed as to introducing a resolution which should declare, in the outset, on what subjects it was proposed that Congress should act at the present extra session; he had since then turned his attention to the subject, and if no other gentleman had any resolution to offer, he would present the result of his reflections in the shape of the following resolutions:

Resolved, as the opinion of the Senate, That at the present session of Congress no business ought to be transacted but such as being of an important or urgent nature may be supposed to have influenced the extraordinary convention of Congress, or such as that the postponement of it might be materially detrimental to the public interest.

Resolved, therefore, as the opinion of the Senate, That the following subjects ought first, if not exclusively to engage the deliberation of Congress at the present Session—

- 1st. The repeal of the sub-Treasury.
- 2d. The incorporation of a bank adapted to the wants of the people and of the Government.
- 3d. The provision of an adequate revenue for the Government by the imposition of duties, and including an authority to contract a temporary loan to cover the public debt created by the last Administration.
- 4th. The prospective distribution of the proceeds of the public lands.
- 5th. The passage of necessary appropriation bills; and
- 6th. Some modification of the banking system of the District of Columbia for the benefit of the people of the District.

Resolved, That it is expedient to distribute the business proper to be done this session between the Senate and House of Representatives, so as to avoid both Houses acting on the same subject and at the same time.

He said it was not his intention to ask any expression of the opinion of the Senate, either now, or, perhaps, hereafter, on these resolutions: he offered them as the opinions of an individual Senator, and wished that as such they should be laid upon the table and printed. There was one subject, it would be perceived, which certain gentlemen had very much at heart, which was not included in this enumeration; he alluded to the subject of a uniform bankrupt law. Mr. C. had not included that, because, for himself, he utterly disapproved of carrying at the present session any project on that subject which would be satisfactory to the Senate and to the country; if, however, gentlemen were desirous of acting upon it, and thought that it might be sent to a committee, who should mature a bill to be taken up at the regular session in the winter. Mr. C. had no objection to its insertion on the list. But he must confess that, from the experience of the last as well as of preceding sessions, he was led to think that it could hardly be expedient to introduce a subject of that extent and intrinsic difficulty at a called session.

Mr. Woodbury remarked that in the item on the list contained in the resolution, the Senator from Kentucky employed the words "public debt created by the past Administration." He would move the propriety of saying "the past and present Administration;" for the present Secretary of the Treasury had proposed the contracting of a loan of six millions.

Mr. CLAY said he would not enter into discussion with the honorable ex-Secretary on this matter. He desired that this should be a session more marked by action than by discussion: he felt, he confessed, more favorable to the MONO-SYLLABIC mode of debating than ever he had been in his life. Whatever might have been recommended by the Secretary in his report in reference to a reserved fund, that recommendation had not yet received the sanction of Congress: but he should not enter into any discussion about it, but would simply move that the resolution be laid upon the table and printed; which was ordered accordingly.

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Iron Works.

THE undersigned take this method of informing the public at large, that they have their new IRON WORKS in full operation,—and are prepared to fill bills for any

IRON,

at the shortest notice. Their Iron Works is situated four miles north-west of the town of Murphy, Cherokee county, North Carolina. They further warrant their iron to be as good as any made in the State. They will sell low for cash. Persons wishing to purchase, can have any kind or quality by making application to

EARPS & WARD.

June 18, 1841.

\$30 Reward!

RAN away from the subscriber (in Henderson county, N. C.) on the night of the 3d inst., a NEGRO BOY named

GEORGE.

He carried with him Two Hundred and Thirty-Seven Dollars in silver coin, and is supposed to be accompanied by some trifling white person, (probably a suspicious looking woman.) The above reward of Thirty Dollars will be paid for the apprehension and confinement of George in any jail in the United States, so that I get him and the money—or Ten Dollars for the negro without the money—or Twenty Dollars for the recovery of all the money without the negro.

Description.

GEORGE is near six feet high; of a black, rough complexion; talks a little soft, or broken; affects to be witty; and is rather insolent or careless in conversation. The middle finger on his left hand, I think, is stiff, and probably a large scar on the great toe of his left foot, near the insertion of the nail, occasioned by the cut of an axe, and the end of the toe pointed downwards. Had on when he left home, a new cotton and tow shirt and pantaloons, an old wool hat, and lincey jacket; but as he has the funds necessary with him, he will probably change his clothing the first opportunity.

Communications on the subject to be addressed to L. S. GASH, Claytonville, Henderson county, North Carolina.

REUBEN JOHNSON.

June 11, 1841.

The Register, at Knoxville, Ten., and the Mountaineer, at Greenville, S. C., will each give the above four insertions, and forward their accounts to the Post Master at Claytonville, or to this office, for collection.

Twenty Dollars Reward!

RAN away from the subscriber, or was conveyed away, on the night of the 27th of May,

A Negro Girl, named Fatima,

and her TWO CHILDREN, Rufus and Rachel. FATIMA is a bright mulatto girl, about five feet three or four inches high. Rufus is about 5 years old, rather darker than his mother. Rachel is about 2 years old, and a very bright mulatto.

The subscriber will give the above reward for said Negroes, delivered at his residence at D. W. Greenlee's.

JAMES M. GREENLEE.

Burke county, June 2, 1841.

ESTRAY.

BURCH ALLISON brings before me a Yellow Sorrel HORSE, taken up by him on the 18th of May, on Valley River, 18 miles above Murphy, Cherokee county, N. C. Said horse has a small star in his face; four years old this spring; fourteen and a half hands high; small saddle mark on both sides, and a small scar on the left thigh; shod all round. No other mark or brand that we can see. Appraised to be worth seventy-five dollars.

ABRAM COLLETT, Ranger.

June 11, 1841.

CALL AND SEE.

A HANDSOME assortment of New GOODS, which the subscriber has commenced receiving, comprising,

DRY GOODS,

GROCERIES, CUTLERY, SHOES, BOOTS, HATS,

Bonnets, Drugs, Paints, Dye Stuffs,

SCHOOL BOOKS, STATIONARY,

Queensware, Saddlery, &c., &c.

The largest assortment ever purchased by the subscriber—which will be sold low for cash, or to punctual dealers on a short credit. Thankful for past favors, trusting that he may continue to be patronized.

ISAAC T. POOR.

Asheville, May 28, 1841.

Seneca Snake Root.

THE subscriber wishes to purchase One Thousand Pounds of well washed and dried SENECA SNAKE ROOT, for which he will give fifteen cents per pound in Goods.

JAMES M. SMITH.

Asheville, May 28, 1841.

CANDIDATES.

We are authorized to announce J. K. GRAY, Esq., as a candidate for the County Court Clerkship of Macon county.

We are requested to announce G. W. J. MOORE as a candidate for the County Court Clerkship for the county of Macon.

We are requested to announce JOSEPH M. RICE, Esq., as a candidate for County Court Clerk, for Buncombe county.

We are authorized to announce Dr. HENRY G. WOODFIN as a candidate for the County Court Clerkship of Macon county, at the ensuing August election.

State of North Carolina, MACON COUNTY.

Superior Court of Law, SPRING TERM, 1841.

MOSES REDMOND, vs. SALLY REDMOND, } Petition for Divorce.

IT appearing to the satisfaction of the Court, that the defendant, Sally Redmond, is not an inhabitant of this State—it is, therefore, ordered by Court, that publication be made in the "Highland Messenger" for six weeks, for the said defendant to appear at the next Superior Court of Law, to be held for the county of Macon, at the court house in Franklin, on the second Monday in September next; then and there to plead, answer or demur to the said petition, or the same will be taken pro confesso and set for hearing *ex parte*.

A true copy from the minutes.

S. M'DOWELL, Ck.

may 28, 1841. 6aw50 [\$5 50.]

State of North Carolina, BURKE COUNTY.

COURT OF PLEAS AND QUARTER SESSIONS, APRIL TERM, 1841.

JOHN W. CONNELLY, } Attachment levied on Land.

ALFRED C. CONNELLY } ORDERED by Court, That publication be made for six weeks in the "Highland Messenger" for the defendant to appear at our next Court of Pleas and Quarter Sessions, for the county of Burke, at the court house in Morganton, on the 3d Monday in July next, to plead or reply, otherwise judgment pro confesso will be entered against him, and the lands levied on be condemned to satisfy plaintiff's demand.

Witness, J. J. ERWIN, clerk of our said Court, at office, the 4th Monday of April, 1841.

Teste, J. J. ERWIN, Clerk.

may 14. 6aw [\$5 50.]

State of North Carolina, Buncombe County.

SUPERIOR COURT OF LAW, Spring Term, 1841.

WILLIAM BROWN, vs. ELIZABETH BROWN, } Petition for Divorce.

IT appearing to the satisfaction of the Court, that the defendant, Elizabeth Brown, is not an inhabitant of this State—it is ordered by Court, that publication be made for six weeks in the "Highland Messenger," for the said Elizabeth Brown to appear at the next Superior Court of Law for the county of Buncombe, to be held at the court house in Asheville, on the 1st Monday after the 4th Monday in September next; then and there to plead, answer or demur to the petition filed against her by William Brown, or the same will be taken pro confesso, and set for hearing *ex parte*.

Witness, J. ROBERTS, Ck.

may 14. 6aw

[\$5 50.]

State of North Carolina, MACON COUNTY.

Court of Pleas and Quarter Sessions, MARCH SESS., 1841.

George F. Caler, } Original Attachment levied on Lands.

JOHN HANNAH, } IT appearing to the satisfaction of the Court, that the defendant in this case is a non-resident of this State—it is therefore ordered that publication be made for six successive weeks in the Highland Messenger, notifying the defendant to be and appear before the Justices of our Court of Pleas and Quarter Sessions at the next Court to be held for the county of Macon, at the Court House in Franklin, on the 2nd Monday before the last Monday in June next, then and there to plead, answer or demur, otherwise Judgment pro confesso will be taken against him, and the lands levied on condemned to the satisfaction of the plaintiff's debt.

Witness, JOHN HALL, C. C. C.

H. G. WOODFIN, D. C.

April 23, 1841. [\$5 50.] 45 lw

State of North Carolina, MACON COUNTY.

Court of Pleas and Quarter Sessions—March Session, 1841.

James G. Gray, adm'r of John R. Gray, dec'd., vs. Samuel G. Smith.

Original Attachment levied on Land.

IT appearing to the satisfaction of the Court, that the defendant in this case, is a non-resident of this State—it is ordered that publication be made for six successive weeks in the "Highland Messenger," notifying the defendant to be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next Court to be held for the county of Macon, at the court house in Franklin, on the second Monday before the last Monday in June next, then and there to plead, answer or demur; otherwise judgment pro confesso will be taken against him, and the lands levied on condemned to the satisfaction of the plaintiff's debt.

Witness, JOHN HALL, C. C. C.

H. G. WOODFIN, D. C.

April 23, 1841. [\$5 50.] 45 lw

BREAD.

THE subscriber has opened a SHOP at the Eagle Hotel in this place; where he will furnish, at all times,

Every variety of Bread,

of the best quality, at reasonable rates.

JOHN WELCH.

Asheville, May 28, 1841. 3m 50

Valuable Tracts of Land FOR SALE.

THE well-known stand, one and a half miles below the Warm Springs, Buncombe county, North Carolina, on the north-eastern side of French Broad river, together with its adjacent LANDS of about THREE HUNDRED ACRES, a large portion of which is in cultivation, and now occupied by W. & J. A. Fagg, and owned by the heirs at law of Dr. Benjamin Howarth, deceased.

ALSO, One other Tract, on the south-west side of the river, containing about Five or Six Hundred Acres,—some two hundred of which are also in cultivation. A large portion of each tract is of the first-rate river bottom.

Communications directed to Howarth & Woodfin, Franklin, N. C., will meet with prompt attention.

April 16, 1841.

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STATE OF N. CAROLINA, BURKE COUNTY.

Court of Pleas & Quarter Sessions, APRIL TERM, 1841.

CHARLES McDOWELL, vs. THOMAS SETON, } Attachment levied on Chattels.

ORDERED by Court, That publication be made for six weeks in the "Highland Messenger," for the defendant to appear at our next Court of Pleas and Quarter Sessions, to be held for the county of Burke, at the court house in Morganton, on the 3d Monday in July next; to plead or reply, otherwise judgment pro confesso will be entered against him, and the chattels levied on be condemned to satisfy plaintiff's demand.

Witness, J. J. ERWIN, clerk of our said Court, at office, the 4th Monday of April, 1841.

Teste, J. J. ERWIN, Clerk.

may 14. 6aw

[\$5 50.]

State of North Carolina, Buncombe County.

Superior Court of Law, SPRING TERM, 1841.

CATHARINE SNIPES, vs. JEREMIAH SNIPES, } Petition for Divorce.

IT appearing to the satisfaction of the Court, that the defendant, Jeremiah Snipes, is not an inhabitant of this State—it is therefore ordered, by Court, that publication be made for six weeks in the "Highland Messenger," for the said Catharine Snipes to be and appear before the Judge of the next Superior Court of Law, to be held for the county of Buncombe, at the court house in Asheville, on the first Monday after the fourth Monday in September next; then and there to plead, answer or demur to the petition filed against him by the said Catharine Snipes, or judgment pro confesso will be entered against him, and the case be set for hearing *ex parte*.

Witness, J. ROBERTS, Ck.

May 14. 6aw

[\$5 50.]

State of N. Carolina—Macon county

Court of Pleas & Quarter Sessions, MARCH SESSION, 1841.

James Robinson, vs. Samuel G. Smith, } Original Attachment levied on Lands.

IT appearing to the satisfaction of the Court, that the defendant in this case is a non-resident of this State—it is ordered that publication be made for six successive weeks in the "Highland Messenger" notifying the defendant to be and appear before the Justices of our Court of Pleas and Quarter Sessions, at the next Court to be held for the county of Macon, at the court house in Franklin, on the 2d Monday before the last Monday in June next, then and there to plead, answer or demur; otherwise judgment pro confesso will be taken against him, and the lands levied on condemned to the satisfaction of the plaintiff's debt.

Witness, JOHN HALL, C. C. C.

H. G. WOODFIN, D. C.

April 23, 1841. [\$5 50.] 45 lw

STATE OF N. CAROLINA, Macon county.

IN EQUITY—SPRING TERM, 1841.

JOHN B. ALLISON and JOSEPH KEENER, vs. JEREMIAH R. FACE.

Bill of Injunction and for Relief.

IT appearing to the satisfaction of the Court, that the defendant, J. R. Face, does not reside within the limits of the State—it is ordered that publication be made in the "Highland Messenger" for six successive weeks, notifying the said defendant to appear at the next Court of Equity to be held for the said county of Macon, at the Court House in Franklin, on the second Monday in September next, to answer complainant's said bill of complaint, otherwise judgment pro confesso will be entered against him, and the cause set for hearing *ex parte*.

Witness, SAUL SMITH, clerk and master of our said Court of Equity, at office, the 4th Monday in March, A. D. 1841.

SAUL SMITH, C. M. E.

[Printer's fee, \$5 50.] 43

NOTICE.

Taken up, by the subscriber, on French Broad river, ten miles below Asheville, on the 30th April last, a small grey HORSE MULE, without mark or brand.

J. M. ALEXANDER.

may 21, 1841.

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