WESTERN CAROLINIAN.

PUBLISHED BY KRIDER & BINGHAM.

SALISBURY, TUESDAY, APRIL 3, 1821.

The WRITTERS CAROLINIAN is published every Tuesday, at THREE DOLLARS per annum, payable semiannually in advance.

O'No paper will be discontinued until all arrearages the paid, unless at the discretion of the editors. Whoever will become responsible for the payment of

nine papers, shall receive's tenth gratis.

ABVERTISEMENTS will be inserted on the customary whe number of times they wish them inserted, or or will be continued till ordered out, and charged ac- it appearing, to the satisfaction of this court, that the

No advertisement inserted until it has been paid for, or its payment assumed by some person in this town, or its vicinity.

All letters to the editors must be post-paid, or they will not be attended to.

New Goods.

FINE subscriber is now opening, at his Store in Salisbury, a general and well selected assortment of Dry Goods,

Shiride

Hard-Ware, and Medicines,

Just received direct from New-York and Philadelphia, and laid in at prices that will enable him to sell remarkably low. This customers, and the public, are respectfully invited to call and examine for themselves. All kinds of Country Produce received in exchange. - 1a27 J. MCRPHY.

Private Entertainment.

THE subscriber takes this method of informing his friends, and the public in general, that he has established himself in the house formerly occupied by the Rev. Peter Eaton, in the Town of Huntsville, Surry county, North-Carolina; and has been at considerable expense in making his rooms commodious and comfortable, for the reception of Travellers, and all who may favor him with their custom. His Sideboard is provided with Liquors of the best quality, and his Stables with every thing requisite for Horses; and hopes, by particular attention, to merit a share of public patronage.

MUMFORD DEJORNATT. Huntsville, Dec. 17, 1820. 30tf N. B. The subscriber continues to carry on the Cab-

inet Business, and will execute all orders with neatness and despatch, for cash, credit, or country produce.



State of South-Carolina. IN EQUITY.

G.I.MDEN' DISTICT. February Term, 1821. 5 Robert Cunningham, Adner D. S. Bailey, deceased, 18

Peter Smith, jun. et al .- full for relief. THE complainant having filed in this court his bill among other things, praying that the creditors of Daniel S. Bailey may come in and establish their demands, and receive their proper proportion of the assetts of the said estate, and that he might be discharged from his administration under the direction of this court; and following persons, having demands against the said estate, reside out of this state, viz, Jane Troy, Peter Smith, Peter Smith, jun. George Hedrick, Henry Frailey, Pearson & Murphey, James Smith, Satterwhite & Travis, Jacob Boe, Thomas Allison, John Frailey, Thomas L. Cowan, Peter W. Smith, Moses A. Locke, Alfred D. Kerr, Clary & Doherty, Anderson Ell's, Gen. Pearson, James Clay, Dr. S. L. Ferrand, Thomas Scott, Robert Woods, Crider, William Dixon, Robert Moore : It is there fore ordered, that the persons above named do appear to the said bill on or before the first day of June next, or in default thereof, an order will be made that the said bill be taken pro confesso, as to the said defendants. And it is further ordered, that Sarah Bailey, who resides out of this state, do appear to the said bill before the next court. JOHN CARTER, Com. Eq. Canden Dist.

March 3, 1821.---- Ue1 41

STATE OF NORTH-CAROLINA. BURKE COUNTY.

Court of Pleas and Quarter Sessions for January Session, 1821.

William A. Erwin & Co. vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly the real estate of the said Philip Anthony, deceased, should not be sold to satisfy a judgment in this case. THE fact having been made appear, to the satisfaction of the court, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, reside beyond the limits of this state, whereupon it was ordered by the court, that publication be made three months in the Western Carolinian, that unless they appear at the court to be held for the county aforesaid, at the court-house in Morganton, on the fourth Monday in April next, and answer, plead to issue, or densur, judg. ment by default final will be taken against them. Attest. J. ERWIN, Clerk,

STATE OF NORTH-CAROLINA, BURKE Court of Pleas and Guarter Sessions for January 4sim, Intt. William W. Erwin, Adm'r. of Joseph Patton, dec'd. un Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D. Marcus and Catharine his wif Thomas Webb and Elizabeth his wife, heirs of Philip Anthony, deceased-Scire facias to shew cause why the real estate of the said Philip Anthony should not be sold to satisfy a judgment in this case. THE fact having been made appear, to the satisfaction I of this court, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, reside beyond the limits of this state, Gedered, therefore, by the court, that publication be made for three months in the Western Carelinian, that unless they ap pear at the next court to be held for the county aforesaid, at the court-house in Morganton, on the fourth Monday in April next, and answer, plead to issue, or demur, judg ment by default final will be taken against them. Attest, J. ERWIN, Clark.

STATE OP NORTH CAROLINA,

COURT of Pleas and Quarter Scopens, for J mary BURKE COUNTY : session, 1821 r. Freland Henson vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife Ephraim Walker and Ehzabeth his waie, Jacob Astiony, Molly Anthony, Effis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, heirs at law of Philip Anthony, deceased : Seire facias to show cause why the real estate of the said Philip Anthony, dereased, should not be sold to satisfy a judgment. The fact havng been made appear to the satisfaction of the court, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, reside beyond the limits of this state; whereupon ordered by the court, that publication for three months in the Western Caro linian be made, that unless they appear at the next court to be held for the county aforesaid, at the court-house in Morganton, on the fourth Monday in April next, and an swer, plead to insue, or demor, judgment by default final ! will be taken against them. 42 J. ERWIN, Clerk, Attest :

STATE OF NORTH CAROLIN. BURKE COUNTY :

COURT of Pleas and Quarter Sessions, for January C/ session, 1821: Thomas Bouchell vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Eizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D, Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, here of Philip Anthony, deceased : Scire facias to show canse why the real estate of the said Philip Anthony, decrased, should not be sold to satisfy a judgment in this case. The fact having been made appear to the satisfaction of this ourt, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, re side beyond the limits of this state ; whereupon it was ordered by coart, that publication be made three months Anthony, Ellis D. Marcus and Catharine his wife, Tho- in the Western Caroliman, that unless they appear at the mas Webb and Elizabeth his wife, heirs at law of Phil- next court to be held for the county aforesaid, at the ip Anthony deceased-Scire facias to shew cause why court-house in Morganton, on the fourth Monday in April next, and answer, plead to issue, or demar, judgment by default final will be taken against them. 42

Attest J. ERWIN, Clerk, STATE OF NORTH-CAROLINA.

BURBE COUNTY :

COURT of Pleas and Quarter Sessions, January Ses-sion, 1821: George Seguion vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, heirs at law of Philip Anthony, deceased : Seire facias to show cause having been made appear to the satisfaction of the court,

Land for Sale.

VIE, subscriber intends to remove himself and family to the State of Tenperson, sometime in the fall of 1822, and whiles to make side of his possessions previous to that time ; he takes this method, therefore, to acquaint the public that he will sell, for a fair price, the following tracts and plantations in North-Carolina Oue tract on the Ubarce, Bandolph county, containing about one thousand acres, with three improvements on the same. This is believed to be as valuable a tract as

any in the county, having about 300 acres of first rate river bottom. One other tract, one mile and a half from the town of

Salahury, containing 500 acres, with a Saw and Grist-Mill on the same, in good repair, and as handsome a sitnation as, any in the neighborhood ; containing, likewise, a neat, convenient farm, with good buildings, &c. Also, two small tracts of wood land, near to the mill tract, cona may about 400 acres, and two other small farms about is miles from the town of Salisbury, containing 200 WP Seath,

More the plantation on which the subscriber now lives, with considerable improvements on the same, containing about 600 acres, some of which is very valuable land. He will also sell his possessions in the town of Salisbury, viz. the house's and lot which Mr. Allison now occupies, with seven other unimproved lots in said town Any person wishing to purchase any of the abovemen-

tioned possessions, is carnestly invited to call on the subcriber, living 5 miles cast of Salisbury, Rowan County 38:1 JA. FISHER.

THE HIGH BRED Phorse Gen. Jackson, NOW in full health and vi-12.17

gor, will shand the ensuing season at my stable at Mount Suparior, four miles and a half west of Salisbury, at the moderate price of fifteen dollars the season, which can be discharged with twelve dollars, if paid in the season . eight dollars the single leap, to be paid when the maro is covered, with liberty of turning to the season afterwards; and twenty dollars for insurance, which will be lemanded as soon as the mare is discovered to be with feal, or the property exchanged. The season to commence the 18th March, and end the 1st of August.

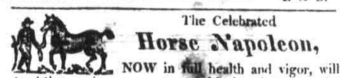
GEN. J.ICKNON is a beautiful dark bay, six years old this spring, sixteen hands two inches high, and was got by the imported horse Dion, out of a Diomede mare ; his grandam was a Bedford, as I was informed by the gentleman of whom I got his dam.

· Gen. Jackson has only been tried once on the turf, which was last fall, and then not in good order. He ran the two nule heats against the celebrated horse known why the real estate of Philip Anthony, deceased, should by the name of Rakestraw, and was beaten; but he ran not be sold to satisfy a judgment in this case. The fact the two mile heats in good time, and could have done better, but stopped in three of the miles, the rider not THO. TODD. M. orh 13, 1821. 411f

THE public are respectfully informed, that Z. ELLIOTT and E. B. BURBRAN, Clock and Watch Makers, from New-York, have commenced the above business, in its various branches, a few doors from the Court-House, Main-street, Salisbury ; where all orders in the line of their business will be thankfully received, and with pleasure attended to, without delay. The subscribers have for sale an assortment of

Watches, Jewelry, and Silver-Ware; Consisting of patent-lever and plain Watches, warranted first quality; gold and gilt Watch Chains, Scals and Keys, Finger Rings, Ear Rings, and Breast Pins, of various pat-terns ; silver Spoons, Thimbles, Sleeve Buttons, Steel Watch Chains, &c. &c.

ELLIOTT & BURNHAM. N. B. Clocks, Watches, and Timepieces, of every description, carefully repaired, and warranted to keep time. 30 E & B.



stand the ensuing season at my able, in Salisbury, at the moderate price of twelve dollars the season; seven dol-lars the single leap, and twent dollars for insurance; which will be demanded as soon as the mare is discovered to be with foal, or the property transferred. The season will commence the first day of March, and end the first of August.

Fifty cents to the groom, in every instance. MICHAEL BROWN.

February 9, 1821.-13w38

DESCRIPTION .- Napoleon is a beautiful sorrel, ten years old this spring, sixteen hands and one inch high, of most excellent symmetry, and possesses as much power and activity as any horse on the continent; and as a racehorse stands unrivaled. M. B.

PEDIGREE .- Sky Scraper, the sire of Nupoleon, was got by Col, Holmes's famous imported horse Dare Devil, who was bred by the Duke of Grafton, and got by Magnet, out of Hebe ; Hebe was got by Chrysolite, out of an own sister to Eclipse. Sky-Scraper's dam was the celebrated running mare Oracle, who was got by Obs arity; his grandam by Celar ; his grandam by the imported horse Partner.

Obscurity, Celar and Partner, were all fine bred horses, descended from the best blood in England. Slow and Easy, the dam of Napoleon, was got by the imported horse Baronet; her dam, called Camilla, was got by Cephalus; her dam, who was sister to Brilliant and Burrel's Traveller, was got by Old Traveller; her grandam by Fearnought, out of Col. Bird's famous imported marc Killister. The above perfigree of Camilla, was given by Gen. Wade Hampton, of S. Carolina, who bred her for Gen. Gunn, of Philadelphia.

Signed, JNO. ALLSTON. PERFORMANCE .- I do hereby certify, that Napoleon has run four races, all of which he has beat with great case ; the last over the Salisbury turf, beating Branch's Sir Druid, Singleton's bay horse, and Jones's colt; Branch's and Singleton's horse he distanced. He has never been dered by the court, that publication be made three months brought to the turf since; and I do recommend him as a sure foal getter.

JOHN THOMPSON.

Ten Dollars Reward.

RAN away from the subscriber, on the 10th instant, a mulatto fellow by the name of JANES, about thirty years old, large whiskers, 5 feet 9 or 10 inches high, we'll made, and weighs, probably, about 1651ba. He is crippled in his left hand, and limps some on his right have been been allow And personal with the a so that I get him main, shall see use the above repair if a shall, I what 11 15 11 12 Martin Prairie

STATE OF NORTH-CAROLINA

PURKE COUNTY. Court of Pleas and Quarter Sessions for January Ses-

sion, 1821.

John II. Stevelie vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Epleraim Walker and Elizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, heirs of Plulip Anthony, deceased-Scire facias to shew cause why the real estate of Philip Anthony should not be sold to satisfy a judgment in this case.

NilE fact having been made appear, to the satisfaction of this court, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, reside beyond the limits of this state, whereupon it was ordered by the court, that publication be made three months in the Western Carolinian, that unless they appear at the next court to be held for the county aforesaid, at the court-house in Morganton, on the fourth Monday in April next, and answer, plead to issue, or demur, judgment by default final will be taken against them. Attest, J. ERWIN, Clerk.

STATE OF NORTH-CAROLINA

BURKE COUNTY.

Court of Pleas and Quarter Sessions for January Ses s.on, 1821.

John H. Stevelie vs. Christian Bortles and wife Cathar ine, Feix Wilds and Maryhis wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Antho ny, Ellis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, he is of Philip Anthony, deceased-Scire fache to shew cause why the real estate of Philip Anthony, deceased, should not be sold to satisfy a judgment in this case.

T having been made appear, to the satisfaction of this court, that Felix Wilds and Mary bis wife, Wohraim Walker and Elizabeth his wife, and Jacob Anthony, reside beyond the limits of this state, whereupon it was orin the Western Carolin an, that unless they appear at the next court to be held for the county aforesaid, at the co-Aliouse in Morganton, on the fourth Monday in April next, and answer, plead to issue, or demor, judgment by fact having been made appear to the satisfaction of this default final will be taken against them.

> J. ERWIN, Clerk. Attest,

State Bank of North-Carolina, RALEMAN, 201 JANE 18:, 1921. CRESCIVED, That the delates to this lists and it fellow, and deliver him to me, or sective him in and fall; is non of those respective delits on reas wal, after the respective delites and the respective delites after the respective delites on reas wal, after the respective delites and the respective delites and the respective delites after the respective delites and the respective delites after the respective delites and the respective delites after the respective delites af at vol the Bourd.

W. L. B. W. WOLD, Castler,

Hat Bein Willie and Jacob Anthony, reside beyond the limits of this state ; it was therefore ordered by the court, that publication be made in the Western Caroliman for three months, that unless they appear at our next court for said county, to be held at the court-house in Morganton, on the fourth Monday in April next, to answer, plead to issue or demur, otherwise judgment by default final will be taken against them. 42 Test: J. LRWIN, Clerk,

> STATE OF NORTH CAROLINA, BURKE COUNTY:

MOURT of Pleas and Quarter Sessions, for January U session, 1821 : Brice Cellins vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, heirs at law of Philip Anthony, deceased : Scire facials to show cause why the read estate of Philip Anthony, deceased, should not be sold to satisfy a judgment in this case. The fact having been made appear to the satisfaction of this court, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, reside beyond the limits of this state ; whe reupon it was ordered by court that publication for three months in the Western Carolinian he made, that unless they appear at the next court to be held for the county aforesaid, at the court-house in Morganton, on t - fourth Monday in April next, and answer, plead to issue, or demur, jacgment by default final will be taken against them?

42 Attest: J. ERWIN, Clerk. STATE OF NORTH CAROLINA.

BURKE COUNTY : COURT of Pleas and Quarter Sessions, for January, J session, 1821 : Alexander Perkins vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D. Marcus and Catharine his wife, Thomas Weinh and Elizabeth his wife, heirs at law of Philip Anthony, deceased : Scire facias to show cause why the real estate of Philip Anthony, deceased, should not be sold to satisfy a judgment in this case. The fact having been made appear to the satisfaction of the court, that Felix Wilds and Mary his wife. Ephraim Walker and Elizabeth Lis wife, and Jacob Anthony, reside Beyond the limits of this state ; whereupon it was ordered by the court, that publication for three months in the Western Carolinian be made, that unless they appear at

the next court to be held for the said county, at the court-house in Morganton, on the fourth Monday in April next, and answer, plead to issue, or demar, judgment by default final will be taken against them. . . 42 AttestJ. ERWIN, Clerk.

> STATE OF NORTH-CAROLINA, BURKE COUNTY :

NOURT of Pleas and Quarter Sessions, for January J session, 1821 : Stanhope Eawin rs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Authony, Ellis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, heirs at law or Platin Authony, deceased : Scire facias to show cause, why the real estate of the said Philip Anthony, decered, should not be sold to satisfy a judgment in this cases. The er and Elizabeth his wife, and Jacob Anthony, reside beyond the End's of this states whereupon it was ordered by the court, that publication be made three Less states a second the an areas to an interest and init we the loss about so the the course de fault fault stilling token and is Them.

STATE OF NORTH-CAROLINA, BURKE COUNTY :

FOURT of Pleas and Quarter Sessions, for January session, 1821 : Freland Henson va. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, heirs at law of Philip Anthony, deceased : Scire facias to show cause why the real estate of the said Philip Anthony should not be sold to satisfy a judgment in this case. The fact having been made appear to the satisfaction of this court, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, reside beyond the limits of this state, whereupon it was ordered by court, that publication be made for three months in the Western Carolinan, that unless they appear at the next court for the county aforesaid, to be held at the court I gue in Morganton, on the fourth Monday in April next, and answer, plead to issue, or demur, judgment by default final will be taken against them. 42

Attest J. ERWIN, Clerk

STATE OF NORTH-CAROLINA,

BURKE COUNTY :

COURT of Pleas and Quarter Sessions, for January Session, 1821 - Alexander Erwin vs. Christian Bortles and Catharine his wife, Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, Jacob Anthony, Molly Anthony, Ellis D. Marcus and Catharine his wife, Thomas Webb and Elizabeth his wife, heirs at Law of Philip Anthony, deceased : Scire facias to show cause why the real estate of the said Philip Anthony, deceased, should not be sold to satisfy a judgment in this case. The fact having been made appear to the satisfaction of the court, that Felix Wilds and Mary his wife, Ephraim Walker and Elizabeth his wife, and Jacob Anthony, resile beyond the limits of this state; whereupon was ordered by court, that publication be made three months in the Western Carolinian, that unless they apnear at our next court for the said county, to be held at the court-house in Morganton, on the fourth Monday in April next, and answer, plead to issue, or demur, judgment by default final will be taken against them.

Attest : J. ERWIN, Clerk.

STATE OF NORTH-CAROLINA. RUTHERFORD COUNTY:

NOURT of Pleas and Quarter Sessions for the second U Monday of January; A. D, 1821 Abel Hill vs. Frederick F. Alley-Original attachment lexied on a negro girl and other property. It appearing to the satisfaction of the court, that the defendant is not an inhabitant of this state, it is ordered that publication be made in the Western Carolinian for three months, for the defendant to come in, answer, plead, or demur to this attachment, or judgment will be entered by default, and the property levied on be condemned for payment of said debt, ISAAC CRATON, C. C. 3m56.

Test Roass, Attorney for Plaintiff.

STATE OF NORTH-CAROLINA, WILEES COUNTY :

COURT of Pleas and Quarter Sessions, January term, / 1824. Thomas W. Wilson vs. John Hoots ; original court, that Folix Winds and Mary his wife, Ephraim Walk- [attachment, sommions William Powell as garnished. It appearing to the satisfaction of the court that John Hoots is not an inhabitant of this state, it is ordered, that publicition be made for three months in the Western Caromonths in the Western Carolinian, that unless they application, for the defendant to come in at next count, to be mut horse in thereaston, me the four of Munday're April plead, this wer, or demor to said soit, or judgment by default final will be entered against him.

Copy from " himutes. -et46 H. MARTIN, C. W. C. C