

Private Entertainment.

THIS subscriber has opened a house of Private Entertainment, where Travellers can be accommodated. He promises all who call on him, good treatment, with a plenty of the best to eat and drink.

H. B. SATTERWHITE.
Wilmington, June 26th, 1824.

Martin F. Revell, Tailor,

A DOPTS this plan of informing the citizens of Salisbury, and its vicinity, in general, that he has commenced the

Tailoring Business,

in part of John Utzman's house, situated in Market Street, a few doors from the East corner of the Court House, where he is prepared and will be happy to accommodate any gentlemen who are disposed to patronize him in his line of business, in the neatest and most fashionable style, or to please fancy. He flatters himself, from his long experience, that there are but few, if any, in the country, that can surpass him in the execution of his work. A fair trial is all he asks, to prove the above assertion. The changes of fashion shall be strictly attended to, as he has left a correspondent in the District of Columbia, (where he is last from) who will send him the fashions on, in their regular seasons. He hopes by strict attention to business, to receive a liberal share of public patronage, as he is determined nothing shall be left undone to render general satisfaction.

Salisbury, May 5, 1824.

Coach Making.

THE subscriber offers his services to the public in the above line, and flatters himself, from long experience and steady application for a number of years, in Europe and America, to give general satisfaction to those who may favor him with their work.

Carriages of all descriptions, Pannel'd and Stick Gigs, Sulkeys, &c. made and repaired on reasonable terms. SAM'L LANDER.
Salisbury, April 26, 1824.

N. B. Carriages, of all descriptions, bought and sold, on commission.
P. S. A journeyman wanted at the above business, to whom good wages will be given. He will be employed on wood work, altogether.

The subscriber keeps two Gigs for Hire, which will always be kept in readiness, with good harness, for the accommodation of those who may, at any time, wish to ride on pleasure or on business. S. LANDER.

* * * Wanted, as an Apprentice at the above business, a young man from 14 to 16 years of age, and of correct and industrious habits—one from the country would be preferred: to whom a good chance be given.

Coach Making.

THE subscriber begs leave to return his grateful acknowledgments to his friends and the public, for the very liberal patronage he has received in his line of business; and informs them, that he has procured a number of workmen from Philadelphia and Newark, which enables him to finish work in a style rarely seen in the western part of the state. He also has a continual supply of materials, of the best quality and most fashionable patterns. He intends keeping constantly on hand, at reduced prices for cash only, Sulkeys, Stick and Pannel Gigs, Charlottees, Coaches, Landaus, Phaetons, Barouches, Landaulets, Caravans, and Mail Stages, of a superior construction. Repairs done at the shortest notice, and in the best manner. Orders from a distance thankfully received, and punctually attended to. J. G. MORSE.
Charlotte, March 1, 1824.

LATEST FASHIONS,

From Philadelphia.

THE subscriber respectfully informs his friends and the public generally, that he has just received the latest fashions from London, by way of Philadelphia. Gentlemen in his vicinity, and the adjacent country, wishing fashionable clothes made, can now be accommodated by the subscriber on a short notice. All orders from a distance, for making any kind of gentlemen's garments, will be punctually and expeditiously executed, and forwarded according to directions. Gentlemen are invited to give the subscriber's shop a fair trial; they will then be better able to judge whether he deserves their patronage or not. THOMAS V. CANON.
Salisbury, April 19, 1824.

State of North-Carolina,

IRDELL COUNTY.

COURT of Pleas and Quarter Sessions, May term, 1824. John Nesbit, vs. Charles D. Conner: Original attachment, returned, &c. It is ordered by the court, that the defendant, (who is not an inhabitant of this State) file his answer on or before the next term of this court, to be held for the county aforesaid, at the court-house in Statesville, on the third Monday in August next, otherwise the plaintiff will be heard ex parte, and have judgment pro confesso. It is further ordered, that this notice be published for three months in the Western Carolinian. Test: R. SIMONSON, C. P. Price adv. \$4.

State of North-Carolina,

BURKE COUNTY.

IN Equity, March term, A. D. 1824. Merritt Burgin, vs. Phillip Goodbread. It appearing to the satisfaction of the court, that Phillip Goodbread does not reside within the limits of this State, it is therefore ordered, that publication be made for three months successively in the Western Carolinian, that unless the said Phillip Goodbread appear at the next court of Equity to be held for the county of Burke, at the court-house in Morganton, on the 4th Monday of September next, then and there to plead, answer or demur, judgment pro confesso, will be taken, and the same be heard ex parte.

S. S. ERWIN, C. J. Price adv. \$4.

State of North-Carolina,

WILKES COUNTY.

COURT of Pleas and Quarter Sessions, May term, 1824. James Irwin vs. John M. Cord: Original attachment, levied on two tracts of land. It appearing to the court, that the defendant lives out of this state, it is therefore ordered, that publication be made for three months in the Western Carolinian, that the defendant, appear at the next county court to be held for the county of Wilkes, at the court-house in Wilkesboro', on the first Monday in August next, and replevy and plead to issue, or judgment will be entered against him for plaintiff's demand. It is further ordered, that this notice be published for three months in the Western Carolinian. Test: R. MARTIN, C. J. Price adv. \$4.

House and Lot, in Charlotte.

FOR sale, on accommodating terms, the house and lot in the town of Charlotte, which adjoins Mr. John Irwin's store, on the north corner. Apply to JAMES TORRENCE.
Charlotte, May 7, 1824.

STATE of North-Carolina, Stokes county.

Court of Pleas and Quarter Sessions, June term, 1824. Gabriel Hanby, vs. The Heirs at law of Jonathan Dalton, dec'd. Scire Facias, for the condemnation of land. It appearing to the satisfaction of the court, that Robert Jackson, who intermarried with Susan Dalton, one of the heirs at law of Jonathan Dalton, dec'd. is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian for six weeks, that the said Robert Jackson appear at the next term of our said court, on the second Monday in September next, and shew cause, if any he has, why the land descended to him as one of the heirs at law, shall not be condemned, and sold to satisfy the plaintiff's demand. It is further ordered, that this notice be published for three months in the Western Carolinian, giving notice to the said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the Court House in Charlotte, on the fourth Monday in August next, to replevy, plead, or demur, otherwise judgment will be entered against him, and execution awarded accordingly.

Test: ISAAC ALEXANDER, C. J. Price adv. \$4.

STATE of North-Carolina, MECKLENBURG COUNTY.

COURT of Pleas and Quarter Sessions, May term, 1824. James Clark, vs. James D. Walker: Original attachment, levied in the hands of John McQuay. It appearing to the court that the defendant is not an inhabitant of this State, it is therefore ordered, that publication be made three months in the Western Carolinian, giving notice to the said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the Court House in Charlotte, on the fourth Monday in August next, to replevy, plead, or demur, otherwise judgment will be entered against him, and execution awarded accordingly.

Test: ISAAC ALEXANDER, C. J. Price adv. \$4.

STATE of North-Carolina, Stokes county.

Court of Pleas and Quarter Sessions, June term, 1824. Matthew M. Hughes, vs. The Heirs at law of Jonathan Dalton, dec'd. Scire Facias, for the condemnation of land. It appearing to the satisfaction of the court, that Robert Jackson, who intermarried with Susan Dalton, one of the heirs at law of Jonathan Dalton, dec'd. is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian six weeks, that the said Robert Jackson appear at the next term of our said court, on the second Monday in September, and shew cause if any he has, why the land descended to him as one of the heirs at law of Jonathan Dalton, dec'd. shall not be condemned, and sold to satisfy the plaintiff's demand. It is further ordered, that this notice be published for three months in the Western Carolinian, giving notice to the said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the Court House in Charlotte, on the fourth Monday in August next, to replevy, plead, or demur, otherwise judgment will be entered against him, and execution awarded accordingly.

Test: ISAAC ALEXANDER, C. J. Price adv. \$4.

STATE of North-Carolina, Stokes county.

Court of Pleas and Quarter Sessions, June term, 1824. Samuel Kerby's administrators, vs. The Heirs at law of Jonathan Dalton, dec'd. Scire Facias, for the condemnation of land. It appearing to the satisfaction of the court, that Robert Jackson, who intermarried with Susan Dalton, one of the heirs at law of Jonathan Dalton, dec'd. is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian six weeks, that the said Robert Jackson appear at the next term of our said court, on the second Monday in September, and shew cause, if any he has, why the land descended to him as one of the heirs at law of the said Jonathan Dalton, dec'd. shall not be condemned, and sold to satisfy the plaintiff's demand. It is further ordered, that this notice be published for three months in the Western Carolinian, giving notice to the said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the Court House in Charlotte, on the fourth Monday in August next, to replevy, plead, or demur, otherwise judgment will be entered against him, and execution awarded accordingly.

Test: ISAAC ALEXANDER, C. J. Price adv. \$4.

STATE of North-Carolina, Stokes county.

Court of Pleas and Quarter Sessions, June term, 1824. Samuel Kerby's administrators, vs. The Heirs at law of Jonathan Dalton, dec'd. Scire Facias, for the condemnation of land. It appearing to the satisfaction of the court, that Robert Jackson, who intermarried with Susan Dalton, one of the heirs at law of Jonathan Dalton, dec'd. is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian six weeks, that the said Robert Jackson appear at the next term of our said court, on the second Monday in September, and shew cause, if any he has, why the land descended to him as one of the heirs at law of the said Jonathan Dalton, dec'd. shall not be condemned, and sold to satisfy the plaintiff's demand. It is further ordered, that this notice be published for three months in the Western Carolinian, giving notice to the said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the Court House in Charlotte, on the fourth Monday in August next, to replevy, plead, or demur, otherwise judgment will be entered against him, and execution awarded accordingly.

Test: ISAAC ALEXANDER, C. J. Price adv. \$4.

STATE of North-Carolina, Stokes county.

Court of Pleas and Quarter Sessions, June term, 1824. Gabriel Hanby vs. The Heirs at law of Jonathan Dalton, dec'd. Scire Facias, for the condemnation of land. It appearing to the satisfaction of the court, that Robert Jackson, who intermarried with Susan Dalton, one of the heirs at law of Jonathan Dalton, dec'd. is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian six weeks, that the said Robert Jackson appear at the next term of our said court, on the second Monday in September next, and shew cause, if any he has, why the land descended to him as one of the heirs at law, shall not be condemned, and sold to satisfy the plaintiff's demand. It is further ordered, that this notice be published for three months in the Western Carolinian. Test: R. SIMONSON, C. P. Price adv. \$4.

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State of North-Carolina,

MECKLENBURG COUNTY.

AT a Court of Pleas and Quarter Sessions, May session, 1824. Robert Black against William Hart: original attachment, levied on 80 or 90 acres of land. It appearing to the court, that the defendant in this case is not an inhabitant of this state, it is therefore ordered, that publication be made six weeks in the Western Carolinian, that the defendant appear at our next Court of Pleas and Quarter Sessions to be held for the county aforesaid, at the court-house in Charlotte, on the 4th Monday in August next, to replevy, plead, or demur, otherwise judgment final will be entered against him, and execution awarded accordingly.

Test: ISAAC ALEXANDER, C. J. Price adv. \$4.

State of North-Carolina,

STOKES COUNTY.

COURT of Pleas and Quarter Sessions, June term, 1824. Andrew Bowman, vs. Robert Tinsley: Original attachment, levied on land. It appearing to the satisfaction of the court, that the defendant is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian for three months, that unless the defendant comes forward before the 2nd Monday of September next, and replevy and plead, that judgment will be entered, pro confesso, and property levied upon will be condemned to the plaintiff's recovery. By order, MATTHEW R. MOORE, C. J. Price adv. \$4.

THE MUSE.

SPANISH MADRIGAL.

When plans bedeck with azure sky,
And shine the sparkling gems of night,
Oh! tell me, I wish to sigh,
And wander near your chamber light,
Whom faintly glowing rays disclose,
The spot where innocence reposes.

And when the smiling moon-beams play
In silver riance on thy tower,
In loneliness I ponder—say,
To worship there its fairest flower;
And hope so sweet a rose as thou,
May ever bloom for one like me.

But still thy image is the shrine
Where all my musing doth fondly dwell;
Yet strange, this wayward heart of mine
To thee can ne'er its feelings tell;
And though 'twould dare a host in fight,
It trembles in a lady's sight.

Then happy be thy hour of rest,
Though hopeless still my breast most swell
For one, within whose gentle breast
Resides each grace I love so well;
Though chance my only doom may be
To love and to despair for thee.

FROM THE LONDON LITERARY GAZETTE.

SONG.

Oh! never throw thy love away
Upon a heart like mine,
The rose's leaf, the blue sea-spray,
Would be a safer shrine.

The rose's leaf will fade when blown,
The spray pass from the sea;
But neither are so quickly gone
As love that trusts to me.

For e'en if love could touch my heart,
Now free as yonder wave,
It would like a meteor fire depart,
Its very birth its grave.

Chain winds, that pass from flower to flower,
And bid them cease to rove,
And then I will believe your power
Even to fix my love.

MATERNAL FONDNESS.

There is a feeling in the Mother's breast,
There is a wish unutter'd, unexpressed,
Which, like a secret not to be reveal'd,
Dwells ever at her heart in silence seal'd.
It is that hope of happiness she forms
For her young offspring—which not all the storms
Of life, its woes, its sickness, nor its pains,
Can vanquish, but unchangeable remains—
It is a Mother's love that still increases,
'Till the existence of its object ceases.

FROM THE AMERICAN FARMER.

To prevent Skippers in BACON.

MR. SKINNER: One of your correspondents, some time ago, recommended packing hams in dry oats, to prevent their being injured by skippers. In the year 1822, having plenty of coarse salt on hand, I prepared dry casks, placing the hams and shoulders on their ends, and filling the interstices with salt, and settled it well; about midsummer, I unpacked and examined the hams, replaced them again in the casks as before, and drew them out for use when required; there was not one skipper found, and the bacon was fine. Last year, not having a sufficiency of salt, I packed my hams and shoulders in dry oats, in the same manner, examined them once in the summer and found they kept equally as well as when placed in salt. I have not seen a single skipper in bacon so treated; but I have, before I adopted this method, been sometimes very much injured by them. It is now the right time to pack hams in oats, and I shall take mine down in a day or two. It is a cheap and very practical method, no expense attending it, the oats are not injured, they can be used when you have used your old hams in the fall, and I would advise a general adoption of this method.

It is very little trouble to unpack them, and it may be best to examine them two or three times in the summer; it changes their position.—When two pieces touch each other they may get mouldy; but being very particular to see mine separated by the oats, not one would have injured if they had remained until the fall without being drawn.

A serious Pun.

Sir Nicholas Bacon going to pass sentence of death upon a criminal, was greatly importuned by him to save his life. Among other reasons alleged, he told him he was his relation.—How do you prove that said the judge. My Lord, said the fellow, your name is Bacon, and my name is Hog; and in all ages Hog and Bacon have been reckoned a kin. But replied the judge hog is never bacon till it has been well hanged. Therefore you must be hanged before you can be a relation of mine.

FROM LATE JOURNAL PAPERS.

Lloyd, the celebrated pedestrian, started yesterday morning at 6 o'clock, to perform 19 miles fair heel and toe in three successive hours; he did six miles in 55 minutes, and at the end of the second hour had done 12 miles and three quarters when it began to be perceptible he lost ground which he could not regain, and he lost the match by upwards of a quarter of a mile; it was for 25 sovereigns. A pedestrian is backed for 30 sovereigns to stand twelve hours on one leg next Monday, on which a large sum is depending.

Extraordinary Trotting Match.—On Saturday, Mr. Giles trotted his mare on Sunbury Common, in harness, twenty-eight miles in the short space of one hour and fifty seven minutes and fifty seconds. Mr. Giles accomplished this unparalleled achievement with the utmost ease. Two hours was the time allowed. He had two minutes and ten seconds to spare. This match was 100l. to 60l. against the performance, yet strange to say, the odds were 5 and 6 to four on the mare. There is nothing like it on record.

An eccentric old dame, who lately died at the west end of Dundee, and who had been receiving benefits from a charitable fund, left behind her the following strange articles: 490 work bags, full of ribbons, &c. 150 pockets, 500 thimbles, 100 snuff-boxes, a great quantity of pins, 300 china and crystal articles, 1,100 pincushions and needle books, several pecks of buttons, 30 pairs of silk stockings and gloves, 400 matches, 100 penknives and scissors, 24 black silk bonnets, and a great number of gowns.

A faux pas has recently taken place in high life. The wife of one of the wealthiest individuals in the kingdom is said to have deserted her husband, and fled to the Continent. [Morning Paper.]

The first hackney Coach in Leeds has just commenced running.

A Company had been formed to establish a Rail Road between Birmingham, Manchester and Liverpool.

A steam boiler at a Factory in England had burst. One man was killed, and several wounded.

63 street beggars were lately arrested at Liverpool.

Sir John Malcolm says, that within the last 30 years, above 1000 women have been put to death as witches, in central India; our government is endeavoring to suppress the horrid practice.

A woman was lately beheaded at Balse, in Switzerland, who, in hopes of marrying her master, poisoned his wife. She also poisoned another female whom he was about to make his second wife.

Laughable blunder.—The editors of the New York Gazette lately received papers from England, and observing the date of one to be May 10, selected some news, put it into the hands of the compositors, and hastily sent proof-slips to Philadelphia, where it was republished in several papers, under the head "very late news from England"—giving an account of the Duke of Angoulême marching to Madrid—Mina—Bailasteros, &c.—when it was discovered that the late news was one year old: the foreign paper from which it was extracted being dated in May, 1823.

Large Fish.—Antigua papers of the 20th ult. mention the appearance on that coast of several large fish resembling the porpoise more than the whale, which alarmed the watchmen at the Bay by their floundering and bellowing. A number of them having grounded on a shallow, they were drawn ashore in the morning, and many of them are said to have lived until late in the day, writhing and moaning in the most piteous manner. Seventy eight were caught, measuring from 7 to 18 feet in length; the largest 12 feet in circumference.

Some time ago, the Clerk of one of the Chapels of Birmingham, previous to the commencement of the service, dirtied his hands with putting some coals on the fire; and, unconsciously rubbing his face, besmeared it so as to resemble a son of Vulcan. He turned into the reading desk, where he naturally attracted much attention, which was considerably increased when he gave the first line of the hymn, "Behold the brightness of my face." The congregation could no longer preserve their gravity, and an involuntary laugh burst from every corner of the Chapel.—English Paper.

A sturgeon.—The York (South-Carolina) Pioneer, states that a sturgeon was caught in the Catawba river, near the line dividing North and South Carolina, a few weeks ago. This fish must have "lost his latitude," as we think he was caught higher up than a sturgeon was ever known to be found in the Catawba.

A public dinner was given on the 17th ult. at Lexington, in the State of Kentucky, to the Hon. HENRY CLAY, by the citizens of Lexington and its vicinity, as a welcome for his return amongst them, and as a testimony of the approbation with which they view his services in the councils of the nation. The dinner was numerously attended.

A BAD MEMORY.

It is a fact, known to many persons in this city, that some years since, a highly respectable and well educated citizen of a southern city, called at our Post Office and said, 'have you got any letters for me?' 'What is your name, Sir,' said the clerk. The gentleman raised his left finger to his nose, looked grave, and said, 'I will tell you directly,' and turned on his heel out of the office. A few yards from the post office he met a friend, who said, 'how do you do, Mr. ———?' 'That's it,' said the gentleman; and returned to the office, told his name, and obtained his letters. Phila. Press.

Tooth Ache.—The following prescription is recommended as a "sovereign remedy" for this afflicting disorder. We give it to our readers as quacks do their medicines, "no cure, no pay." "To a table spoonfull of any kind of spirits, add the same quantity of sharp vinegar and a tea spoonfull of common salt; mix them well together, and hold the liquid in the mouth so that it can enter the cavity of the tooth. It will give almost instantaneous relief."

There has been a net gain to the state of New Hampshire, of \$3,799 61, from the labor of the convicts in the Penitentiary, during the past year.

A machine for making shingles, invented by Willard Earl, of Athol, Mass. is highly approved of in the Eastern States. The machinery is propelled by water, is easily kept in repair, managed by boys, and no part of the work is laborious. One person can make three thousand a day, of uniform thickness, without waste of timber.

Mankind may be divided into three classes. Those who learn from the experience of others—they are happy men. Those who learn from their own experience—they are wise men—and lastly, those who learn neither from their own, nor from other people's experience—they are fools.

If we do not subdue our anger, it will subdue us. It is the second word that makes the quarrel.

On Wednesday in Boston, William T. Cambridge, a young man, was sentenced to the house of correction for 30 days, for being a common drunkard.

Among the several criminals lately executed in London, was a young man convicted of forgery, who had squandered, in eight years, upwards of two hundred and twenty-two thousand dollars!

[U. S. LAW.]

AN act to provide for the sale of lands conveyed to the United States in certain cases, and for other purposes.

BE it enacted by the Senate and house of representatives of the United States of America, in Congress assembled, That the agent of the Treasury be, and he hereby is, authorized, in all cases where the estates of insolvent debtors have been, or hereafter shall be, assigned to the United States, under the act of the sixth June, seventeen hundred and ninety-eight, entitled "An act providing for the discharge of persons imprisoned for debts due to the United States," to sell such estates, whether real or personal, at such time, and in such manner, as with the approbation of the Secretary of the Treasury, he shall think fit, for the best price that can be had therefor, and to make all needful conveyances, assignments, or transfers of the same, to the purchaser or purchasers.

Sec 2. And be it further enacted, That, at any and every sale on executions, at the suit of the United States, of lands or tenements of a debtor, it shall be lawful for the United States, by such agent of the Treasury shall appoint, to become the purchaser of such lands & tenements: Provided, That, in no case, shall such agent bid in behalf of the United States for a greater amount than that of the judgment for which such estate may be exposed to sale, and the costs; and it shall be the duty of the Marshal of the District, in which such sale be held, in case such purchases shall be made, to make all needful conveyances, assignments, and transfers to the United States; and the Agent of the Treasury is authorized, with the approbation of the Secretary of the Treasury, to sell and convey the said lands and tenements, in the same manner as is directed by the first section of this act, in respect to lands and tenements assigned by insolvent debtors.

Sec. 3. And be it further enacted, That nothing herein contained shall be deemed or construed to take away or impair any other remedy which the United States may be now entitled to have against the person or property of debtors, to enforce the satisfaction of judgments obtained, or which may hereafter be obtained.

Washington: Approved May 26, 1824.