

The Muse.
FROM METASTASIO.
Breathe on, breathe on, this summer gale;
But if thou meet'st the youth I prize,
Tell him thou bear'st a tender tale;
Thou comes fraught with tender sighs;
But say not where fond hearing breath
Hath fanned thy pinion of unrest.
Flow on, flow on, thou river tide,
In murmurs to my lov'd one's ears;
Tell him thy current's silver pride
Is sullied with a maiden's tears;
But say not where o'erflowing eyes
Have poured to love this sacrifice.

WEEP NOT FOR THE DEAD.
Weep not for the dead,
Who tranquilly repose;
Their spark of life is fled,
But with it all their woes.
The broken heart is heal'd—
The reign of sorrow o'er;
Their future bliss is seal'd,
And they can grieve no more.
Mourn rather for the doom
Of those who struggle on,
In dreariness and gloom,
Until their course is done;
Who linger here and grieve,
As death dissolves each tie,
That makes them wish to live,
Yet cannot, dare not die!

MIRTH-DISSIPATION.
Fantastic wreaths in wild confusion hung,
Where antic sport and blue-eyed pleasures play;
Here goblets glister'd and here syrens sung,
And careless revels stole the hours away;
Here dimpled mirth, with cheek of rosy hue,
Despotic reigns these brilliant roofs among;
At his high call enamour'd myriads flew,
Weave the light dance or wake the festive song.
But ah! what merriment will tumblous about!
That frantic laugh is tinctur'd with alloy,
What means these orgies? what this midnight rout?
Till—
These transient starts, embers of dying fire,
Glow for a moment, sparkle, and expire!

EPITAPH ON A NOTED LIAR.
Here lieth one, whose greatest pride
Was, oft to boast how well he lied;
Yet some there were, whose doubts ran high,
Who thought that very boast a lie!

MISCELLANEOUS.
Women less courted than formerly.
A few centuries ago women were scarcely accessible, but shut up in houses and castles, living retired from the bustle of the world. When they deigned to show themselves, they were approached as divinities. A transient view of them often set the heart on fire; and smiles conferred a happiness, and raised an enthusiastic ardour, of which at this period we can hardly form an idea. By degrees, as manners became more free, and the sexes mixed together with the less ceremony, women began to be seen with less trepidation, approached with less diffidence, and sunk in their value as they became objects of great familiarity. Nor was this peculiar to the times we are delineating, the same effect has and always will happen from the same cause. Let the female sex therefore, learn this instructing lesson from it, that half the esteem and veneration the men show them, is owing to their modesty and reserve, and that a contrary conduct may make the most enchanting goddess degenerate in men's eyes, to a mere woman, with all the frailties of morality. The forward beauty whose face is known in every walk and every public place, may be given as a toast, and have her name inscribed on the windows of the cavern; but she rarely ever becomes an object of esteem, or is solicited to become a partner for life.

An Irish gentleman—a Mr. Talbot, of the Talbot settlement, Upper Canada, published a work a few months since, relative to that Province, which is as full of marvellous matters as any volume which has come under our cognisance for some time past. Not to mention his assertion, that snow-fleas, previous to a thaw, cover the snow in such multitudes, that he had himself counted 1,296,000 upon a single square yard!—nor the asseveration that the flies abound so much in Canada, that a child cannot open its mouth without running the risk of being suffocated by the quantity that eagerly try to descend down its throat!—both of which we are bound, in common courtesy, to take for facts—we were almost put to a dead stand, still, where we read of the young man who, after appearing a sturgeon from his fishing boat, and being dragged into the water by the fish, floated for some time behind the sturgeon, by the aid of his instrument. At length, growing weary of this mode, as who would not, he got astride of the fish, and converted the spear into a bridle rein, and rode thus for nearly a mile, when the poor fish yielded up his life to the prowess of his rider!! Mr. Talbot expresses, very naturally, a fear lest he should be suspected of exaggeration. He has some reason for his doubts.

Coach-Making Business.
THE subscribers beg leave to inform the citizens of Salisbury, and the public at large, that they have commenced the above business in the town of Salisbury, on Main street, next house north-east of the Jail; where they will be prepared to execute any job in their line of business, on the shortest notice and most reasonable terms. They have on hand, and will keep, Panel and Stick
Gigs, Sulkeys, &c.
of as neat quality as any ever made in the place. Any kind of Carriages can be had by applying to the subscribers; and they hope by strict attention to business, to receive a share of public patronage.
Repairs of any kind will be done in a neat and handsome style. Orders from a distance will be thankfully received, and faithfully executed, by the public's humble servants,
WEST & BROWN,
Salisbury, June 9th, 1825.

For Sale,
MY House and Lot in the town of Salisbury, opposite Mr. Wm. H. Slaughter's house of entertainment, in a friendly neighborhood, and good society; the house is two stories high, with four fire places in the lower story, and two in the upper; the house is large and convenient, with a kitchen, smoke-house, corn-house, and stable, with an excellent garden and back lot, all in good repair. I will dispose of the same on the most accommodating terms to the purchaser, as I am determined to remove to the country next fall. Also, a small
Stock of GOODS
On hand, which I am determined to sell for cash at reduced prices: the goods consist of some Dry Goods; also, some Glass, China, Delf-ware and Gun Powder—and Wine by the gallon; and a number of other articles, not necessary to be enumerated.
GEORGE MILLER,
Salisbury, April 26, 1825.

To whosoever it may concern.
ALL persons are forewarned trading for a net of land executed by me to Burwell P. Johnston, for the sum of Seventy dollars, dated about the 26th of February last, attested by Peter Clemmons, and purporting to be payable one day after date, as I am determined not to pay said note, or any part thereof, it having been obtained from me fraudulently, and without value received.
GEORGE HADEN,
Davidson county, June 9th, 1825.

Notice.
THE mercantile concern heretofore carried on in Morganton, under the firm of Erwin, Sudderth & Co. is this day dissolved by mutual consent; those indebted to said firm are requested to make immediate settlement to A. H. Erwin or John Sudderth, in Morganton, or their accounts and notes may be found in the hands of an officer for collection.
A. H. ERWIN,
JNO. SUDDETH,
J. ERWIN,
June 4, 1825.

Ten Dollars Reward,
WILL be given for the return to my plantation, 15 miles from Salisbury, on the road to Heaton's Ford, of two stray horses: the one a white mare, upwards of fifteen hands high, long mane and tail, heavy with foal, about eleven years old, a lofty carriage when rode; the other a black gelding, with a glass eye, about fifteen hands high, six years old, drooped hump. Both horses will work, and are both marked with the geer. The above reward will be given, without my being accountable for other expenses.
JAMES MARTIN,
June 11, 1825.

POST-OFFICE DEPARTMENT,
9th May, 1825.
PROPOSALS will be received at the General Post Office, until the 1st day of August next, for transporting, in two horse stages, once a week, the mail which now passes on horseback, between Salem, N. C. and Knoxville, Tenn. to go by Huntsville, Wilkesborough, Ashe court-house, N. C. and Jonesborough, Greenville, and Dandridge, Tenn.
Persons desirous to contract, will make separate proposals for limiting the service to Blountsville, and to Rogersville, in case the Postmaster General should determine to make either of those places the terminating point of the route.

Strayed from the Subscriber,
ON the 26th May, a slim bay Mare, about seven years old, has a spot in one of her eyes, shod all round. I expect she will aim for Wythe county, Virginia. Any person taking up said mare, and sending her to me in Anson county, shall receive a suitable reward, and expenses paid.
H. PEARSON,
June 1, 1825.

Stop the Thief!
WAS stolen from the stable of Mrs. Bedgood, in Marlborough district, South Carolina, six miles above the old Court-house, a dark chestnut sorrel Horse, about 15 hands high, well proportioned, a small white streak in his face, his two fore feet somewhat split, remarkably fat when he left home, and very round bodied, large mane and tail, but his tail not very long; the horse had received a blow, a few days before he was stolen, with a switch, in his right eye, so that his eye is a little weak; he performs well in harness, racks some, although rather clumsily, and speeclies his hind legs very wide. A very liberal reward, and all expenses, will be given to any person who will detect the thief, and secure the horse, and give information to Mrs. Catharine Bedgood, in Marlborough district, South Carolina, six miles from the old Court House.
For Catharine Bedgood,
JAMES M. SANDERS,
June 6, 1825.

Rev. Mr. Witherspoon's
REVIEW of the Sermon preached before the Bible Society of North-Carolina, by the Right Rev. John S. Ravenscroft, D. D. Bishop of the diocese of North-Carolina—for sale at the office of the Western Carolinian, price 25 cts. The proceeds of this work, after defraying the expense, will be given to the Bible Society of North-Carolina.

ALL IN ONE DAY.
TO be drawn in the city of Baltimore on the 27th next month, (July,) by the improved mode, adopted by letters patent under the seal of the United States.
COHEN'S OFFICE, Baltimore, June 2, 1825.
The Improved Mode of drawing having been universally and so decidedly approved by the public, as evinced by the unprecedented sales in the late State Lottery, the Commissioners appointed by the Governor and Council have again adopted the same plan in the following scheme, which we have the pleasure now to present, viz: GRAND STATE LOTTERY OF Maryland, No. 5.

Highest Prize 40,000 dollars.
Salisbury Schurz.
1 prize of \$40,000 is \$40,000
1 prize of 10,000 is 10,000
1 prize of 5,000 is 5,000
10 prizes of 1,000 is 10,000
30 prizes of 100 is 3,000
50 prizes of 50 is 2,500
200 prizes of 20 is 4,000
250 prizes of 10 is 2,500
500 prizes of 6 is 3,000
20,000 prizes of 4 is 80,000
\$1,048 prizes \$160,000

40,000 Tickets. More Prizes than Blanks.
Every Prize payable in CASH, sixty days after the drawing—subject to a deduction, of 5% per cent.
MODE OF DRAWING.—The Numbers will be put into one wheel as usual—and in the other wheel will be put the prizes above the denomination of Four dollars, and the drawing to progress in the usual manner. The 20,000 prizes of \$4 will be awarded to the odd or even Numbers of the Lottery (as the case may be) dependent on the drawing of the capital prize of Forty Thousand Dollars—that is to say, if the number then every Odd Number in the Scheme will be entitled to a \$4 prize. If the 40,000 dollar prize should come out to an Even number, then all the Even Numbers in the Scheme will be each entitled to a prize of Four dollars.
Odd Numbers are those ending with 1, 3, 5, 7, or 9.
Even Numbers are those ending with 2, 4, 6, 8, or 0.
This mode of drawing not only enables the Commissioners to complete the whole Lottery in ONE DRAWING, but has the great advantage of distributing the small prizes regularly to every alternate number in the scheme, so that the holder of two tickets or two shares of tickets (one odd and one even number) will be certain of obtaining at least one prize, and in the same ratio for any greater quantity.
A Ticket drawing a superior prize in this scheme, IS NOT RESTRICTED from drawing an inferior one also; (many tickets therefore will necessarily obtain TWO PRIZES EACH.)
THE DRAWING will take place in the City of Baltimore on Wednesday, the 27th JULY, and will finish on the same day.

The Brillancy of this scheme is ALTOGETHER UNPRECEDENTED. Adventure will remark the low rate of tickets—the very trifling risk incurred, (there not being one blank in a prize) and that the capital prize of FORTY THOUSAND DOLLARS, is of a magnitude hitherto unprecedented for so small a sum invested—above all, however, is the CERTAINTY OF OBTAINING AT LEAST ONE PRIZE by the purchase of two tickets or two shares—(one odd and one even number) and in the same ratio of certainty in the purchase of a greater number of tickets or shares.
Whole Tickets, \$5.00 Quarters, \$1.25
Halves, 2.50 Eighths, .62
To be had, in the greatest variety of Nos. (Odd and Even) at
COHEN'S
Lottery and Exchange-Office, 114 Market-street, BALTIMORE.
Where is the late State Lottery, were sold the Great Capitals of 100,000 dollars—40,000 dollars—two of 20,000 dollars—three of 10,000 dollars, besides no less than twelve capitals of 5,000 dollars, &c. and where more capital prizes have been obtained than at any other Office in America.
Orders from any part of the United States or Territories, enclosing the cash or prizes in any of the Lotteries (post-paid) will meet our accustomed prompt attention.
Addressed to
J. I. COHEN, Jr.—Baltimore,
Baltimore, June 2d, 1825.

Glass Ware.
TO Druggists, China Merchants, Country Storekeepers, and dealers in Glassware.
20,000 gross Apothecaries' Vials; 15,000 do. Patent Medicine do.; 1000 do. Cologne water bottles; 1200 do. Mustard and Cayenne bottles; 7000 dozen Quart bottles; 3000 do. half gallon do.; 3000 do. Washington and Eagle pint flasks; 3000 do. La Fayette and Eagle do. do.; 3000 do. Dyott and Franklin do. do.; 2000 do. Ship Franklin and Agricul. do.; 5000 do. assorted Eagle, &c. do.; 1000 do. common ribbed do.; 4000 do. Eagles Coruocopia, &c. half pints; 4500 do. Jars, assorted, all sizes; 5000 do. druggists, and confectioners' show bottles; 5000 do; druggists' packing bottles, assort. sizes; 2000 do. acid bottles, gro. stoppers; 2000 do. rincture bottles, assort. sizes; 3000 do. mineral water bottles; 6000 do. snuff bottles; 4000 do. demijohns, different sizes.
With a variety of other Glass Ware—all of which is manufactured at the Philadelphia and Kensington Glass Factories, and in quality and workmanship is considered equal, and in many of the articles, superior to English manufacture.
For sale by T. W. DYOTT,
Corner of Second and Race-sts. Philadelphia,
with 3 or 4 first-rate vial blowers, will meet with constant employment and good wages, by applying as above.
Editors throughout the United States who advertise for T. W. Dyott by the year, will please insert the above till forbid.
March 1, 1825. 59tf

Wanted to Hire,
A NEGRO woman, as a house servant, for whom a liberal price will be given. For further information, apply at this office.
May 9, 1825. 57

Revell & Templeton,
TAILORS, SALISBURY.
RESPECTFULLY acquaint their friends of Salisbury and the public generally, that they have commenced the Tailoring Business in a new shop, built for the purpose, situated in Main street, next door south-west of Mr. E. Cress' store, likewise opposite to Mr. Thomas Allison's store, and quite convenient to every store in Town; where they are better prepared than ever to accommodate any gentlemen with Tailoring, and in the most fashionable and neatest style. Any person wishing to vary from the prevailing fashions of the different seasons, can have their fancies suited by giving necessary directions.
Revell & Templeton have put themselves to considerable trouble and expense for the purpose of having a complete and lasting establishment in this place, for which it appears its citizens have long been in want of. There will be no necessity, for the future, of any gentlemen putting themselves to the trouble and inconvenience of going or sending off to other parts of the country for their clothing, when they can be equally as well accommodated at home, where they get their own support. The public will please to recollect, that all the ingenuity and taste necessary to our business, is not particularly confined to one set of cities or towns—that Salisbury has a share; and we flatter ourselves we will establish the fact by the work which shall be turned out of our shop for the future.

We have become subscribers, annually, for ten years, to a couple of gentlemen in Philadelphia, who make it a business to send the fashions to any part of the United States; the plan which they have adopted for that purpose, is so complete, that any person understanding it thoroughly, and possessing sufficient ingenuity and practice of cutting, and the great art of putting different garments together, (which we boldly assert we do) can give to their customers the different fashions with as much accuracy and taste as they can be got in Philadelphia or any other town in the United States.
We have just received the latest fashions, seasons. Likewise, one of us has just returned from off a tour to a number of large northern towns, and made it a business to go into a number of Tailors' shops in each town, for the purpose of gaining all the information possible, pertaining to our business. We hope, by paying that attention which our business requires, to receive an equal share of public patronage.
We here return our sincere thanks to those who have encouraged us in our line of business since our commencement in this place.
We would be very glad to take one or two boys to the business, who can come well recommended, and not over fifteen years old.
June 3, 1825. 61

Stolen
FROM the subscriber's stable, in this county, in the Forks of the Yadkin, near the Surry line, 44 miles from Huntsville, on the main road leading from Huntsville to Mocksville, on the 15th of May last, at night, a light bay horse, better than 15 hands high, 4 years old, tolerably well made, only a little crooked behind, but his foreparts well formed; racks well, and will trot some, but very rough, and has a very grand carriage; a small star in his face, with a black mane and tail—main thin, tail thick; a dark, or rather black, streak down his back; legs black to his knees, and has a remarkably large sheath. The horse was stolen by a man whose name is Alexander James, as he said: he had been about Wilkesborough while back, and came down to a camp meeting at Ward's camp-ground, and saw the horse there; and after he went back to Wilkesborough, he said he was coming down to get a horse he had bargained for when down: he came down, stole the horse, went back, and said he had got his horse, gave \$80 for him, to John Brunt: he got the horse shod in Wilkesborough on the 19th of May. Said James is about 6 feet high, weighs, as he said 163 pounds; was 29 years old, well made, steps quick and peppy, light complected; has a thick beard, very hairy, the hairs being nearly an inch long on the back of his hands, his hair of a sandy color—wears his little finger nails half an inch long, but the rest of his nails short; his eyes are blue, has a down look, and when standing keeps his mouth half open, and says his occupation is teaching school, and that he came from Shelbyville, Bedford county, West Tennessee. A reward of thirty dollars will be given to any person who will take up the thief and horse, securing them so that I can get them—or I may pay in proportion if only one can be got, and all charges.
JOHN BRUNT,
Rowan co., N. C. May 31, 1825. 4164

State of North-Carolina,
ROUAN COUNTY.
COURT of Equity, April term, 1825. Alexander Nesbitt and Abraham R. Jones vs. Joseph Pearson, Charles R. Pearson, Richmond M. Pearson, Giles W. Pearson, John S. Pearson, Isaac Croom and Sarah his wife, William C. Beattie and Eliza his wife, Elizabeth Pearson, widow of Richmond Pearson, jun. dec'd. and her children Laura A. and Sarah E. Pearson—Charles R. Pearson appointed guardian pendente lite of the infant defendants, Richmond, Giles, John, Laura and Sarah Pearson. It appearing to the satisfaction of the court that Joseph Pearson one of the defendants in this case, is not an inhabitant of this state, it is therefore ordered, that publication be made for six weeks in the Western Carolinian that the said Joseph Pearson be and appear at the next court of Law and Equity to be held for the county of Rowan, at the court-house in Salisbury, on the first Monday after the fourth Monday in September next, and plead, answer or demur to the complainant's bill, otherwise it will be taken pro confesso as to him.
SAML. SILLIMAN, c. m. c.
May 21, 1825.

State of North-Carolina,
WILKES COUNTY.
COURT of Pleas and Quarter Sessions, May Term, 1825. Wm. Waugh and Finley, to the use of John Finley vs. the heirs of Alexander Brown, dec'd. It appearing to the satisfaction of the court, that the defendants, James Brown, William Brown, John Brown and Thomas Brown, heirs of A. Brown, dec'd. are not inhabitants of this state; it is ordered, that publication be made in the Western Carolinian for six weeks, that the above defendants appear at the next court of pleas and quarter sessions to be held for Wilkes county, in the town of Wilkesboro', on the first Monday of August next, and there to plead, answer, or demur, otherwise judgment will be entered against them.
G666
Test: ROBERT MARTIN, CLK.

State of North-Carolina,
IRDELL COUNTY.
COURT of Pleas and Quarter Sessions, May Term, 1825. Westley Reynolds and Co. vs. Robt. Westmoreland: original attachment, levied on land, and Nathaniel Hobbs summoned as garnishee in this case. It appearing to the satisfaction of the court, that Robert Westmoreland the defendant, has absconded, and is not in this state, it is therefore ordered, that publication be made for three months in the Western Carolinian, that unless the defendant appear at the next court to be held at the court-house in Statesville, on the 3d Monday in August next, and plead or demur, or the plaintiff will have judgment entered according to his demand.
3mt72 ROBT. SIMONTON, CLK.

State of North-Carolina,
BARREN COUNTY.
COURT of Equity, April Term, 1825. Alexander Nesbitt, Adm. of J. A. Pearson, dec'd. against the executors and heirs at law of Richmond Pearson—Charles R. Pearson appointed guardian of the infant defendants. It appearing to the satisfaction of the court that Joseph Pearson, one of the defendants, is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian for six weeks. That unless the said Joseph Pearson appear at the next court of Law and Equity, to be held for the county of Rowan at the court-house in Salisbury, on the first Monday after the fourth Monday in September next, and plead, answer, or demur to the complainant's bill of complaint, it will be taken pro confesso as to him.
SAML. SILLIMAN, c. m. c.
May 21st, 1825.

State of North-Carolina,
RUTHERFORD COUNTY.
COURT of Pleas and Quarter Sessions, April session, 1825. Thomas Cagle vs. Jesse Martin: original attachment, levied on one side saddle and some feathers. It appearing to the satisfaction of the court, that Jesse Martin is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian for two months, that the defendant appear at our county court of pleas and quarter sessions, to be held for the county of Rutherford, at the court-house in Rutherfordville, on the 2nd Monday of July next, there and then reply, plead or demur, or judgment final will be entered up against, and the property so levied on condemned accordingly. Witness Isaac Craton, clerk of our said court, at office, 3rd Monday after the 1st Monday in March, 1825. ISAAC CRATON, CLK.
Printers fee \$3.

State of North-Carolina,
SURRY COUNTY.
COURT of Pleas and Quarter Sessions, May session, 1825. Judicial attachment, levied on land, &c. It appearing to the satisfaction of the court, that the defendant in this case is not within the limits of this state, it is therefore ordered, that publication be made for three months, successively, in the Western Carolinian, giving notice to the defendant to appear at the court-house in Rockford, on the second Monday in August next, and plead or demur to said attachment, otherwise judgment will be rendered against him for said plaintiff's demand. Witness Joseph Williams, clerk of said court, at office, the second Monday of May, A. D. 1825. 3mt71 JO. WILLIAMS, c. c.

State of North-Carolina,
MONTGOMERY COUNTY.
COURT of Pleas and Quarter Sessions, April session, 1825. Henry Delamoth vs. Ann C. Smith, Willis Nall, Jane P. Nall, and Caroline E. Nall; original attachment, levied on lands. It appearing that the defendants are inhabitants of another state, Ordered, that publication be made in the Western Carolinian, printed in Salisbury, for three months, that unless the defendants appear at the next Court of Pleas and Quarter Sessions to be held for the county of Montgomery, at the court-house in Lawrenceville, on the first Monday in July next, reply and plead to issue, judgment will be entered against them for the amount of the plaintiff's demand, and the property levied on will be condemned and sold to his recovery.
Test: JOHN B. MARTIN, c. c. c.
Printer's fee, \$4. 3mt69

State of North-Carolina,
CABARRUS COUNTY.
COURT of Pleas and Quarter Sessions, April Term, 1825. Alexander F. Russell vs. Mary Suggs; original attachment, levied on land. It appearing to the court, that the defendant is not an inhabitant of this state, it is therefore ordered, that publication be made in the Western Carolinian three months, giving notice to said defendant to appear at our next court of Pleas and Quarter Sessions, to be held for the county of Cabarrus, at the Court-house in Concord, on the 3d Monday in July next, to reply, plead or demur, otherwise judgment will be entered against him, and execution awarded accordingly.
DAN'L. COLEMAN, c. c. c.
Printer's fee, \$4. 3mt68

State of North-Carolina,
MONTGOMERY COUNTY.
COURT of Pleas and Quarter Sessions, April session, 1825. Henry P. Delamoth vs. Ann C. Smith, Willis Nall, Jane P. Nall, and Caroline E. Nall; original attachment, levied on lands. It appearing that the defendants are inhabitants of another state, Ordered, that publication be made in the Western Carolinian, printed in Salisbury, for three months, that unless the defendants appear at the next Court of Pleas and Quarter Sessions to be held for the county of Montgomery, at the court-house in Lawrenceville, on the first Monday in July next, reply and plead to issue, judgment will be entered against them for the amount of the plaintiff's demand, and the property levied on will be condemned and sold to his recovery.
Test: JOHN B. MARTIN, c. c. c.
Printer's fee, \$4. 3mt69

State of North-Carolina,
IRDELL COUNTY.
COURT of Pleas and Quarter Sessions, May Term, 1825. Westley Reynolds and Co. vs. Robt. Westmoreland: original attachment, levied on land, and Nathaniel Hobbs summoned as garnishee in this case. It appearing to the satisfaction of the court, that Robert Westmoreland the defendant, has absconded, and is not in this state, it is therefore ordered, that publication be made for three months in the Western Carolinian, that unless the defendant appear at the next court to be held at the court-house in Statesville, on the 3d Monday in August next, and plead or demur, or the plaintiff will have judgment entered according to his demand.
3mt72 ROBT. SIMONTON, CLK.

Estate of Alex. Long, dec'd.
THE subscriber having qualified as executor of the last will of Alexander Longlate of Rowan county, dec'd. at the court of pleas and quarter sessions for the said county, held on the third Monday of November last, notice is hereby given, that all persons having demands against the said estate, are required to present them for payment, within the time prescribed by law.
JAMES I. LONG, Executor.
Dec. 24, 1824. 40