

Western Carolinian.

SALISBURY, ROWAN COUNTY, N. C. TUESDAY, MAY 12, 1829.

[VOL. IX., NO. 466.]

PROPOSALS
FOR PUBLISHING
A GEOGRAPHICAL SYNOPSIS,
By P. BARRY.

THIS work is in tabular form, and exhibits, at one view, the area in square miles, population, government, religion, state of society, revenue, military strength, seat of government, largest city, river, mountain, with their dimensions; the latitude, minerals and staple productions; with other valuable information of all the modern geographical divisions of the earth.

It will be published on fine paper in the neatest manner, and delivered to subscribers at \$1 per copy; or \$2.00, if lined, and on rollers.
N. B. The approval of several literary gentlemen, who have examined the manuscript, is attached to the subscribing prospectus.
Salisbury, N. C. May 1st, 1829. 6

For Sale,
On moderate terms, for cash; or on a credit, for approved paper, a new, well made Sulkey. Those who wish to supply themselves with such a vehicle, would do well to apply soon, as it is believed to be a favorable opportunity to procure one, will not soon offer again.
EDWARD CRESS.
Salisbury, Feb. 7th, 1829. 54

STRAYED
FROM the subscriber, a bay mare, 3 years old this spring, about 16 hands high, and of a slender form. She has a star in her face, and a long tail. Any person taking up said mare, and giving me information so that I get her, shall be reasonably rewarded by me.
WILLIAM AMRETT.
April 24th, 1829. 367

Pocket Book Lost.
THE subscriber lost a pocket-book, on the 19th inst. between Salisbury and Jacob Coleman's (near Concord) which contained a \$10 bill or the Bank of Augusta, a receipt from J. Jarrait to me, and sundry other papers, such as judgments, &c. Whoever finds it, shall be rewarded for leaving it and its contents with the Editor of the Western Carolinian, in Salisbury, or with any person from whom I can get it.
JOHN BLUNCE.
April 20th, 1829. 3165

Estate of Mary Johnston.
THE Subscribers, Executors of the last will and testament of Mary Johnston, late of Rowan county, do hereby request all persons having claims against said estate to present them legally authenticated, within the time prescribed by law, or this notice will be plead in bar of their recovery; and all persons indebted, are desired to make payment immediately.
THOMAS CRAIG, Ex'r.
NATHAN CORNELL, Ex'r.
May 20th, 1828. 3mt71

A Good Farm, in Rowan, FOR SALE.
BY virtue of a deed of trust to me executed by Nicholas Ludwick, I shall expose to sale, on Tuesday of Rowan county court in May next, a tract of land on the main Yadkin River, at the mouth of Dutch Second Creek, containing two hundred and two acres and a half. The land is said to be the best quality in that section of the country, and is well improved. All the necessary houses and out-houses for a small family, are on the premises; and as the sale is to be for cash, it is thought that the land will go at less than its value.
HAMILTON C. JONES, Trustee.
April 8th, 1829. 6167

VALUABLE PROPERTY FOR SALE.
BY virtue of a deed of trust, executed to me by Ezra Almond, there will be offered for sale, on Monday, the 18th day of May next, at the Mansion Hotel in the town of Salisbury, the following property, viz:
The stock of Goods on hand, consisting of a large assortment of dry goods, hard ware and cutlery, which has been laid in with great care.
Two likely negro women, and three children:
Two horses, one cart and harness;
One gig and harness, a superior article;
Some fine milch cows;
Stock of hogs, and a variety of other articles.
At the same time, there will also be offered for sale, the MANSION HOTEL, with the adjoining lots belonging to same. This house is large, convenient, well finished, and is not inferior to any in the western part of the state, having from 20 to 30 rooms in it, with six neat offices attached. On the premises is a very superior Stable, calculated to hold from 50 to 60 horses, a brick kitchen, ice-house, and all the other necessary out-buildings. There is also in the main building, fronting the main street, an excellent store-room, counting and lumber room, and cellar, on the same. It is presumed a further description will be unnecessary, as any person wishing to purchase, is requested to call and view the premises. The House is also well furnished with new furniture, of an excellent quality, which will be sold with or without the House as may suit the parties.
Also, 4 out lots, on the north square of said town; and the interest that the said Almond owns in the house and lot now occupied by Col. E. Yarbo.
Terms will be made known on the day of sale; and sale to continue from day to day.
R. H. ALEXANDER, Trustee.
Apr 11th, 1829. 4166

Oranges, Lemons, Candies.
I have just received from Charleston, another supply of
Cuba Sweet Oranges
Large fine Lemons
Cocon Nuts
An assortment of Candies
Smoked Herrings
Luffs' N. Y. Butter Crackers
Mackerel, (No. 2.)—also
H. A. Davies' Malt Beer,
Japan Tin Ware, &c. and bright
Do. &c. &c. &c.
Which I offer for sale cheap for cash, at my Establishment, north of the Court House.
367 WM. HUNTER.
Charlotte, April 30th, 1829.

THE THOROUGH BRED HORSE AERONAUT,
WILL stand this season in the counties of Rowan and Cabarrus; commencing the week in Salisbury, on Mondays, Tuesdays, and Wednesdays; in the town of Concord on Thursdays, Fridays, and Saturdays. The season will commence the 1st of March, and end 1st August. Twelve Dollars will be charged for the season, payable by ten dollars before the season expires; Eight Dollars the leap; and Twenty Dollars to insure. For Pedigree and description of Aeronaut, see handbills.
STEPHEN L. FERRAND,
CHARLES L. BOWERS,
Feb. 12th, 1829. [34...1st Aug.]

N. B. Great care will be taken to give general satisfaction; but we cannot be liable for accidents. Grain will be furnished, at the market price, to mares sent from a distance.

Trotter & Huntington,
Watch and Clock Makers and Jewellers,
CHARLOTTE N. C.
I HAVE just received an elegant assortment of articles in their line; which they will sell very low for cash, or to punctual customers on a credit.
All kinds of Watches repaired, and warranted to perform well.
July 3d, 1828. 23

Watches, Jewelry, &c.
THE subscriber has just returned from the assortment of
Jewelry,
Watches,
Silver-Ware, &c.
as was ever offered for sale in this place; his Jewelry is of the latest importations, and the most fashionable and elegant kinds to be had in any of the Northern Cities: elegant Gold and Silver Watches, plain Do.; &c. &c. And in a few days, he will receive a very elegant assortment of Military Goods. Also, all kinds of Silver-Ware, kept constantly on hand, or made to order on short notice. All of which will be sold lower than such goods were ever disposed of before in this place.
The public are respectfully invited to call and examine these goods; their richness, elegance, and cheapness, cannot fail of pleasing those who wish to buy.
All kinds of Watches repaired, and warranted to keep time; the shop is two doors below the court-house, on Main-street. ROBT. WYNNE.
Salisbury, March 30, 1829. 20

N. B. I have recently employed an excellent workman, who will in future be constantly in my Shop; so that those disposed to patronize me, in my line of business, need be under no apprehension, in consequence of my occasional absence.
R. WYNNE.

MONEY WANTED.
ALL those indebted to the subscriber, by note, or otherwise, are hereby notified to call immediately and make payment. This notice will apply more particularly, to all those who do not live in the immediate neighborhood of Salisbury.
ROBERT WYNNE.
March 30th, 1829. 604

Newland's Stage Line,
I still in operation, from
Lincolnton, N. C. to
Bean's Station, Tennessee;
which is the shortest route from Raleigh to Knoxville, and will fully appear on examination of the following distances, viz:
From Raleigh to Salisbury, 120 miles.
From thence to Morganton, 80
From thence to Ashville, 60
From thence to Warm Springs, 33
From thence to Newport, 25

In all, to Newport, where this line intersects the other, 318
Travellers from the south of Raleigh, and in the neighborhood of Fayetteville, will find it much the preferable and shortest route for them to travel to Knoxville, or that section of country. That part of this line from Ashville to Warm Springs, passes over a new and elegant Turnpike Road, running the whole distance on the bluff of the river, affording to the traveller the most romantic, picturesque and pleasing view imaginable.
The stage-lines from Columbia, S. C. and Fayetteville, N. C. intersect this line at Lincolnton; the line from Augusta, Geo. intersects it at Ashville; and the line from Lexington, Kentucky, intersects it at Newport. This it will be seen that facilities are afforded for travellers to reach any section of the United States; and the subscriber hopes such manifest advantages, will secure his line the support of a discriminating public.
SAMUEL NEWLAND.
Morganton, N. C. March 25, 1829. 3mt75

BY AUTHORITY.
Laws of the United States, Passed at the second session of the twelfth congress.

NUMBER 32.
An Act providing for the printing and binding sixty thousand copies of the abstract of Infantry Tactics, including manoeuvres of Light Infantry and Riflemen, 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 Secretary of War be, and he is hereby, authorized and directed, to contract with Hilliard, Gray and Co. of Boston, or some other person or persons, for printing, binding and delivering, sixty thousand copies of the Abstract of Infantry Tactics, including exercises and manoeuvres of Light Infantry and Riflemen, for the use of the Militia of the United States. Also, five thousand copies of a system of exercise and instruction of Field Artillery, including manoeuvres for Light or Horse Artillery, as reported by the Secretary of War, on the eighth of January, eighteen hundred and twenty seven, agreeably to the proposals of said Hilliard, Gray and Co. made to the Secretary of War, dated on the twenty seventh of October, eighteen hundred and twenty seven, in their specimen marked B—and when so printed, bound and delivered, the Secretary of War is hereby directed to apportion the same among the several States and Territories, and in the District of Columbia, for the use of the militia thereof, according to the number of the Militia in each State and Territory, and the District of Columbia; and to forward to the Chief Magistrate of each State and Territory the number allowed to such State and Territory as aforesaid, to be by said Chief Magistrate distributed among the officers of the Militia of such State or Territory for their use, and the use of their successors in office, under such rules and regulations as they may direct. And the Secretary of War will cause the number of copies apportioned to the District of Columbia to be distributed among the officers of the militia in the District, under such rules and regulations as may be prescribed by the President of the United States.

Sec. 2. And be it further enacted, That every person or persons, who, on the fifteenth day of April, one thousand eight hundred and thirteen, had for ten consecutive years prior to that day, been in possession of a tract of land, not claimed by another person, and not exceeding the quantity contained in one league square; and who were, on that day, resident in that part of Louisiana situated east of Pearl river, and west of the Perdido, and below the thirty first degree of North latitude, and had still possession of such tract of land, shall be authorized to file their claim in the manner required in other cases, before the said Register and Receiver, at Saint Stephens, for their decision thereon. And it shall be the duty of the said Register and Receiver to hear and record the evidence offered to support such claim; and if the same shall be established by sufficient proof, agreeably to the provisions of this section, the said officers shall, in their report, recommend the confirmation of the right to such claim, as in other cases: *Provided,* That no more land shall be reported for confirmation, by virtue of this section, than is actually claimed by the party, or than is contained within the acknowledged and ascertained boundaries of the tract claimed; nor shall the provision of this section authorize the confirmation of any land heretofore sold by the United States.

Sec. 3. And be it further enacted, That the confirmation of the claims provided for this act shall amount only to a relinquishment for ever, on the part of the United States, of any claim whatever, to the tracts of land and town lots so confirmed, and that nothing herein contained shall be construed to affect the claim or claims of any individual or body politic or corporate, if any such there be.

Sec. 3. And be it further enacted, That the Register and Receiver of the Land Office at Saint Stephens, be, and they are, hereby invested with power to direct the manner in which all claims to lands and town lots, which have been confirmed by this and former acts of Congress, in their District, shall be located and surveyed, having regard to the laws, usages and customs of the Spanish Government on that subject, and also the mode adopted by the Government of the United States, in surveying the claims confirmed by virtue of the second and third sections of an act of Congress, entitled "An act regulating the grants of lands, and providing for the disposal of the lands of the United States, south of the State of Tennessee," approved the third of March, one thousand eight hundred and three; and that so much of the fourth section of the "Act supplementary to the several acts for ad-

Sec. 2. And be it further enacted, That the following quarter sections of land which have been heretofore reserved from sale, to wit: the north east and northwest quarters of section thirty six, in township one, of range one, north and west; the northeast, southwest, and southeast quarters of section one, in township one, of range one, south and west; and the southwest quarter of section six, in township one, of range one, south and east, shall be granted to the Territory of Florida.

Sec. 3. And be it further enacted, That

the Governor and Legislative Council of Florida, or a majority of them, be, and hereby are authorized to select any two of the aforesaid quarter sections of land, to be reserved for, and vested in, the State, should the Territory of Florida ever be erected into one, in conformity to the provisions of the fourteenth section of the act passed on the eighth of February, one thousand eight hundred and twenty seven; and the residue of the above described quarter sections of land, or any part thereof, including so much of the Northeast quarter of section one, in township one, of range one, South and West, contiguous to the creek and water fall, as shall not be reserved, agreeably to the provisions of the act above mentioned, for the town of Tallahassee, shall be sold in such manner, and at such time, as the Governor and Legislative Council of Florida may deem proper, and the proceeds applied to the erection of public buildings in Tallahassee, any act or acts to the contrary notwithstanding.
Approved: 2 March, 1829.

NUMBER 34.
An Act confirming the reports of the Register and Receiver of the Land Office for the District of St. Stephens, in the State of Alabama, and for other purposes.

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the claims to lands and town lots contained in the abstracts denominated A, number one, D, number one, E, number one, F, number one, reported to the Treasury Department by the Register and Receiver of the Land Office for the District of Saint Stephens, in the State of Alabama, under the provisions of the act of Congress of the third of March, one thousand eight hundred and twenty seven, be, and the same are hereby confirmed, to the extent therein recommended for confirmation.

Sec. 2. And be it further enacted, That all the claims contained in special reports, numbered one to four, inclusive, and in a supplementary report of the said Register and Receiver, made as aforesaid, be, and the same are hereby confirmed.

Sec. 3. And be it further enacted, That every person or persons, who, on the fifteenth day of April, one thousand eight hundred and thirteen, had for ten consecutive years prior to that day, been in possession of a tract of land, not claimed by another person, and not exceeding the quantity contained in one league square; and who were, on that day, resident in that part of Louisiana situated east of Pearl river, and west of the Perdido, and below the thirty first degree of North latitude, and had still possession of such tract of land, shall be authorized to file their claim in the manner required in other cases, before the said Register and Receiver, at Saint Stephens, for their decision thereon. And it shall be the duty of the said Register and Receiver to hear and record the evidence offered to support such claim; and if the same shall be established by sufficient proof, agreeably to the provisions of this section, the said officers shall, in their report, recommend the confirmation of the right to such claim, as in other cases: *Provided,* That no more land shall be reported for confirmation, by virtue of this section, than is actually claimed by the party, or than is contained within the acknowledged and ascertained boundaries of the tract claimed; nor shall the provision of this section authorize the confirmation of any land heretofore sold by the United States.

Sec. 4. And be it further enacted, That the confirmation of the claims provided for this act shall amount only to a relinquishment for ever, on the part of the United States, of any claim whatever, to the tracts of land and town lots so confirmed, and that nothing herein contained shall be construed to affect the claim or claims of any individual or body politic or corporate, if any such there be.

Sec. 3. And be it further enacted, That the Register and Receiver of the Land Office at Saint Stephens, be, and they are, hereby invested with power to direct the manner in which all claims to lands and town lots, which have been confirmed by this and former acts of Congress, in their District, shall be located and surveyed, having regard to the laws, usages and customs of the Spanish Government on that subject, and also the mode adopted by the Government of the United States, in surveying the claims confirmed by virtue of the second and third sections of an act of Congress, entitled "An act regulating the grants of lands, and providing for the disposal of the lands of the United States, south of the State of Tennessee," approved the third of March, one thousand eight hundred and three; and that so much of the fourth section of the "Act supplementary to the several acts for ad-

justing the claims to land and establishing land offices in the District east of the island of New Orleans," approved the eighth of May, one thousand eight hundred and twenty two, as interferes with the power granted to the Register and Receiver of the Land Office at Saint Stephens, be, and the same is, hereby repealed.

Sec. 6. And be it further enacted, That certificates of confirmation and patents shall be granted for all lands and town lots confirmed by virtue of the provisions of this act, in the same manner as patents are granted for lands and town lots confirmed under former acts of Congress.

Sec. 7. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized and empowered to make such compensation, not exceeding two hundred and fifty dollars, in addition to the sum already paid, to the present Receiver of the Land Office at Saint Stephens, as to him may seem a just and proper equivalent for the services rendered by him in the discharge of the duties under the provisions of an act of Congress passed on the third day of March, one thousand eight hundred and twenty seven.

Approved: 2 March, 1829.

NUMBER 35.
An Act to provide for the apprehension and delivery of Deserters from certain foreign vessels in the Ports of the United States.

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on application of a Consul or Vice Consul of any foreign Government, having a treaty with the United States, stipulating for the restoration of seamen deserting, made in writing, stating that the person therein named has deserted from a vessel of any such Government while in any port of the United States, and on proof by the exhibition of the register of the vessel, ship's roll, or other official document, that the person named belonged, at the time of desertion, to the crew of said vessel, it shall be the duty of any Court, Judge, Justice, or other Magistrate, having competent power, to issue warrants to cause the said person to be arrested for examination; and if, on examination, it is ascertained, not being a citizen of the United States, shall be delivered up to the said Consul or Vice Consul, to be sent back to the dominions of any such Government, or, on the request, and at the expense, of the said Consul or Vice Consul, shall be detained until the Consul or Vice Consul finds an opportunity to send him back to the dominions of any such Government: *Provided nevertheless,* That no person shall be detained more than two months after his arrest; but at the end of that time shall be set at liberty, and shall not be again molested for the same cause: *And provided further,* That if any such deserter shall be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which case shall be depending, or may be cognizable, shall have pronounced its sentence, and such sentence shall have been carried into effect.

Approved: 2 March, 1829.

Unknown Roman City.—At the distance of ten leagues south east of Cutahia, one of the highest points of Asia Minor, is an ancient Roman city unvisited by modern travellers, and of which, even the edifices consist of a large theatre, a stadium, several groups of columns in good preservation, but no great height; an Ionic temple of the most elegant architecture with columns fluted, and of a single block of marble thirty feet in height; these support an entablature very much enriched and in exquisite taste. From an inscription in the pediment it appears that this temple was restored in the time of Adrian, and dedicated to Apollo. The site is a waterbridge, a small stream which passes over a Roman bridge, in excellent preservation, as is the vault, also Roman, to which it leads.

Laborde's Address.

It is proposed in New Orleans, to establish a troop of mounted Police Officers, to consist of 26 men, under the command of a Captain and Lieutenant, to assist the city foot guard to protect that city and its inhabitants against fire and murder.

Retort Surgical.—At a late examination of the College of Surgeons, a candidate was asked by Abernethy what he would do if a man were blown up with gunpowder? "Why," coolly answered the tyro, "wait till he came down again." "True," said Abernethy, "and suppose I kicked you for such an impertinent reply, what muscles should I put in motion?" "Why," said the young man, "the flexors and extensors of my right arm: for I would floor you directly." *London Pa.*