Raleigh Register.

TUESDAY, DECEMBER 20, 1825.

Gideon Alston, William Blackledge, John Owen, John M'Dowell (of Rutherford) Meshack Franklin, George W Jeffreys, and Thomas Maney, Esqrs. have been elected by the Legislature Councillors of State for the ensuing

Mitchell, late Professor of Mathema- read and rejected. tics. was appointed to fill the Chemical Chair, vacated by the resignation of mittee of the whole, on the Bank Bill. Henry Baugho the Senator from that Denison Olinsted, who has accepted of The debate which took place will be county, is not entitled constitutionally the appointment of Professor of Mathe- given in the Register hereafter. The to his seat, which on motion of Mr. matics in Yale College; and a new committee rose and recommended to the Baughn, was referred to the committee Professorship of Modern Languages House that the 1st section of the bill be of Privileges and Elections. The comwas created. We have not learnt that stricken out. Mr. Iredell moved that miffee subsequently reported in favor either this new Professorship, or that the further consideration of the bill and of Mr. Baughn, so that he retains his of Mathematics, has been filled.

The highest Prize. \$20,000, in the was carried, Yeas 73, Nays 51. late Class of the Oxford Academy Lottery, was sold in Providence, Rhode-Island. A thousand dollar prize was also sold in Boston.

We insert the following note, verbatim et literatim. from the framer of the Bank bill, which has been before the Legislature for several years :

" Raleigh, Dec. 17, 1825. " Gentlemen, -- In looking over that Portion of the debate on the Bill to establish a Bank on behalf of the State ascribed to me in the register of yesterday, I have been unable to recognise a single Sentance clothed in my own language-it is not my diction, neither can I acknowledge it to be my Speech--some of the positions are correctly Stated, but not a Single one of them goes to the Point in the Publication-to which they were usged in the debate--! feel it due to myself therefore under present circumstances, to request as a favour -- to insist if I may be permitted to do so that you will not publish any thing more as coming from me on that Subject -- I have learnt Stenography was an art dificult to be reported a bill to establish a Medical Mr. Hawkins, a bill to amend the tive to their proposed Academy will insert county of Buncombe, at the Courthouse in am willing to conclude on the present occasion that a very small portion of my views only could be comprehended by the Compo-Respectfully

RO. MARTIN." The Reporter will not insist that he has always used the language of the rizing the County Court of Beaufort to &c. was read the third time and passed gentleman; but he believes he has given appoint a committee of Finance. his sentiments. We leave this however to the decision of those who heard the County Courts of Tyrrell-which bills Speech. We do not understand Mr. M. when he says, that though "some of his positions are correctly stated, not a single one of them goes to the point in 1792, was read the third time and a the publication to which they were urged motion made for its indefinite postponein debate." If the Reporter stated his ment, which was negatived 69 to 40. positions correctly, he could do no more. The question on its passage was de-We will certainly attend to his request termined in the affirmative and the bill not to publish any more of his speeches. THE EDITORS.

HOUSE OF COMMONS,

Thursday, Dec. 15.

Mr. Raiford presented a bill prescribing the time and places, at which elections shall be held in Wayne county and to repeal part of an act on the same subject passed in 1824.

Mr. Caldwell, a bill to amend an act concerning the town of Salisbury, passed in 1822, chapter 52d and for

other purposes.

Mr. Borden, a bill to authorise the County Court of Carteret to appoint special Justices of the Peace and to make compensation to such Justices for certain services-which bills were read the first time.

The bill to point out the manner in which Overseers of Roads shall apply the monies received by them for fines, was rejected.

Unfavorable reports were received and concurred in, on the petitions of Jane Whitley of Mecklenburg, and Moses Kiser of Montgomery.

A communication was received from the Governor, covering the report of the Report of the Board for Internal Improvements, which was read and ordered to be printed.

The bill more effectually to suppress the practice of treating in elections was read the third time. Mr. Rand moved to amend the bill by adding "that no person shall ride or attend any public gathering for the purpose of election-bill to prevent persons who have been Durgan moved for its indefinite post- or who may be appointed commissionponement, which was also negatived, Yeas 55, Nays 63. The bill then passed its third reading, 65 to 56, and was sent to the Senate.

The House resolved itself into a committee of the whole on the Bank Bill, and after considerable debate (see preceding columns) the committee rose and obtained leave to sit again.

Friday, Dec. 16. Mr. Burns presented a bill for the better regulation of the town of Beau-

fort. Mr. Smith, a bill giving exclusive jurisdiction to the Superior Court of Anson of pleas and prosecutions of the State.

Mr. Wm. Underwood, a bill to a mend an act passed in 1817, establishing a Flour Ware house in the town of Fayetteville.

Mr. Altord, a Lill concerning the appointment and power of patrols in Robeson county.

injured by Mill Dams shall in future which bills were read the first time.

act passed in 1817, pointing out the pedient to change the same. duties of the overseers of roads in this Mr. Davidson of Iredell, presented

The bill to legitimate Peggy Orrell Strays. and to after the names of Lovey Has-Our University .- At a meeting of sell and Sidney Hassell and to legiti- vernment of the town of Wadesborough, the Trustees of this Institution, held mate them and to secure to Sarah M'- in Anson-which bills were read the at the Executive Office in this city. Cullers of Orange county such proper- first time. a few evenings since, the Rev. Elijah ty as she may hereafter acquire, were

Report be postponed indefinitely, which seat,

Saturday, Dec. 17.

passed at the last session, to appoint curred in. use of Currituck county.

Mr. Wright, a bill to amend an act be enrolled : It is therefore a law. to authorize the County Courts of Chatso far as relates to the county of Bla-

Mr. Polk, from the committee of Mr. Montgomery presented a bill to Divorce and Alimony, reported a bill amend an act passed in 1814, to alter read the first time.

priety of establishing a Medical Board, Person; and for Wednesday next, to be taken up in time. committee of the whole.

Mr. Bateman, a bill respecting the were read the first time.

The bill to amend an act to prevent the stealing of slaves, &c. passed in ordered to be engrossed.

SENATE.

Thursday, Dec. 15.

Mr. Sneed presented a resolution instructing the committee on the Judiciary to enquire into the propriety of altering the existing laws, so that appeals may be taken from the judgment of Justices of the Peace for all sums over \$20, which was agreed to.

Mr. Sneed presented a hill to aid in the establishment of a fund for the support of schools for the more convenient astruction of youth.

Mr. Hill of Stokes, a bill to designate what persons shall hereafter be liable to serve as overseers of roads and for other purposes; and

the several acts of Assembly heretofore passed to advance the administration of Justice-which bills were read the first time, the first referred to the committee on Education, and the last to the Judiciary committee.

The bill to divorce Judith de la Chapell from her husband, the bill to rethe patrol of Richmond county and for other purposes, so far as relates to the county of Richmond-the bill granting to the Superior Court of Brunswick county original and exclusive jurisdicof a jury is necessary—the bill to keep open for the passage of fish, main White Oak River in Rutherford county—the about five miles southeast of Oxford. ers for any purpose, from becoming contractors-the bill to amend the 1st section of an act passed in 1819, concerning the town of Concord, and the bill to incorporate Abbott's Creek Library Society in Davidson county, were read and ordered to be enrolled. They have therefore passed into laws.

Friday, Dec. 16.

On motion of Mr. Hogan, the Judiciary committee were instructed to enquire into the expediency of so amending the Road laws as not to compel Grand Jurors to present roads that are kept in account for payment. reasonable repair.

Mr. Ferney, from the committee of Internal Improvements, reported a bill authorizing the Board of Internal Improvement to cause a survey of a road to be made from Morganton across the Yellow Mountain to the Tennessee

tine. Mr. Davidson, from the committee tronage. He would also accommodate a of Propositions and Grievances, report- few students with Board. ed a bill to legitimate and alter the

Mr. Borns, a bill to amend an act | names of Frances Ann M'Kinney and passed in 1813, directing how persons Wm. H. M'Kinney of Jones county-

mend the 10th section of an act passed mittee, to whom the resolution relative in 1777, directing the duty of millers. to an amend nent of the Law on Usury Mr. Cox, a bill to repeal part of an was referred, reported that it is inex-

State-which bills were read the first a bill to amend an act making further provision in favor of the owners of THE subscriber offers far sale, Five Hun-

Mr. Pickett, a bill for the better go

A communication was laid before the Senate, from Samuel Allen and Thos. The House resolved itself into a com- Washburn, of Rockingham, stating that

Saturday, Dec. 17. Mr. Pickett from the Judiciary com-Mr. Bonner presented a bill to es- mittee, reported that it is inexpedient tablish two separate Elections in Hyde to alter the existing laws respecting apcounty, which was read and rejected. | peals from Justices' Judgments, on Mr. Webster, a bill to amend an act sums exceeding twenty dollars. Con-

miah Land for a piece of Land for the ing the Polls at the several elections in Lenoir county was read and ordered to

Mr. Davidson from the committee of ham, Anson, Bladen, &c. to appoint a Propositions and Grievances, reported committee of Finance passed in 1822, a bill to change the corporate names of the Trustees of the Richmond Academy, and for other purposes.

to divorce Robert Bingham which was the time of holding the Superior Courts in the fourth Judicial Circuit and to al-Mr. Scott, from the Select committer the time of holding the County tee appointed to enquire into the pro- Courts of Guilford, Rockingham and

was read the first time, ordered to be town of Warrenton and for other purprinted, and made the order of the day poses - which bills were read the first

The bill to prevent free persons of Mr. Blount presented a bill author color from migrating into the State, 36 to 20.

Married,

At the seat of Dr. Stephen Graham, in Duplin, Garret Toole, Esq. of Sampson, to

Died.

In Warren county, on the 29th ult. Miss Elizabeth G. Ransom, daughter of the late Mr. Seymour Ransom. In Perquimons county, in the 32d year of

his age, Col. Theophilus Barrow, who had for several years represented that county in the House of Commons. On the 4th ult. at the advanced age of 77

years and 9 months, Mrs Elizabeth Brown, relict of the late Samuel Brown, of Chesterfield county, Va. During her long life, Mrs. Brown maintained an elevated character for piety and benevolence, and died in the full of the Saviour, having been a member of the Methodist Episcopal Church for nearly 50 years. She has left seven sons and three daughters to bemoan the loss of an affection-

In King & Queen county, Va. after an illness of four days, Mrs. Elizabeth Roane, reict of the late Judge Spencer Roane.

FIRE INSURANCE.

THE United States Fire Insurance Company of the city of New-York, will insure Buildings, Merchandize, Furniture, &c. Mr. Seawell a bill further to amend against loss by Fire, on application to the real dignity of our nature. subscriber, Agent at Fayetteville, or to S. J. BIRDSALL, Agent. Birdsall, Raleigh. Dec. 5.

NORTH-CAROLINA. Granville County.

NTERED on the Stray Book of said eounty, by Valentine Mayfield, a bright bay Horse ; no brands to be. seen, 11 or, 19 years old, his jaw has the appearance of bepeal an act passed in 1824, to regulate ing broken, and his right hock considerably swelled, appraised to \$35, by John Peace & James Blackley. Said Mayfield lives on Foat Creek, 13 miles south of Oxford.

Also, on the 16th November, by James Cheatham, a sorrel Filly, about two years old next spring, no brands to be seen, her tion in all cases where the intervention | left hind foot marked with white, with a snip on the nose, she is about four feet high. -Appraised to 15 dollars, by Wm. Amis and Littlebury Crews. Said Cheatham resides mence on Monday, Jan 9, 1826, under A. YANCEY, Ranger.

Nov. 9. 11 7tp

Taken Up

ND committed to the Jail of Nashville, A Nash county, N.C. on the 10th instant, as a runaway, a negro fellow NED, who was sold by Mr. Sherwood Evans of this county to Mr. Matthews or Mr. Meriwether of Georria, about 8 or 9 years ago; he has been about in this and the adjoinining counties ever since; and, I understand, he now belongs to Mr. Hannah of Alabama. The owner is requested to come forward, prove property, pay charges, and take him away. WILLIE G. WHITFIELD, Jailor.

Nashville, N. C. Oct. 16. The Editor of the Cahawba Press, will insert the above 3 times and forward his

House of Entertainment.

The subscriber having leased the EAGLE TAVERN in Williamsborough, will on the first of January next, open the same for the accommodation of Travellers

As he will spare no trouble or expense in rendering comfortable these who may call on him, he hopes to merit a share of public pa-

John W. Smith. 13 oawbw

Portrait Painting.

of inform the Jadies and Gentlemen of Raproceed to recover damages and to a- Mr. Pickett from the Judiciary Com- leigh and its vicinity, that his Painting-Room bimself BHLL, and says he belongs to Samuis at Miss Susannah Schaub's, Favetteville St. el Everage, of Currituck county, N. C. The where specimens of his execution may be owner is requested to come forward, prove seen, and orders executed on the most rea- property, pay charges and take him away. sonable terms.

Raleigh, Dec. 15. 17 4t

For Sale.

dred and Seventeen Acres of LAND, in Wake county, lying on the waters of Swift Creek, and about 7 miles from Raleigh, late der of her Go a's at cost, among which are the property of Wm. Gilmour, dec'd, which Silks, Satins, Muslins, Calicocs &c. topehe will sell on moderate terms on a credit of ther with a variety of Millinery. Those wish one or two years. For terms, apply to

R. R. JOHNSON, Or in his absence, to Joseph Gales or Timothy W. Jones. Raleigh, Dec. 12.

Warrenton Female Aca- State of North-Carolina, demy.

T is already extensively known that the Rev. E. Brainerd and the Rev. C. C. Brainerd propose continuing the Warrenton Female Aca emy at the situation formerly occupied by Mr. Jacob Mordecai and recently by Mr. Plunckett in Warrenton. But the qualifica ions of neither the Gentley en or the Ladies by whom they will be assisted are sufficiently known to inspire the public with confidence or ensure encouragement to their

exertions in the cause of Female instruction, We have had before us the highest testimonials of the talents and fair moral character of the Centlemen and the Ladies associated as the directors and directresses of the Commissioners to contract with Jere- The bill to regulate the time of clos- proposed institution, and do with much pleasure recommend them to the confidence and patronage of the public.

John Hall, Robt. H. Jones, Kemp Plummer, Peter R. Davis, Stephen Davis, Jas. Somervill, Sam'l. Hillman, John Anderson, Geo. Anderson. Philip C. Pope, Daniel Turner,

Warrenton, N. C. Dec. 14.

North Carolina Female ACADEMY.

THIS Institution, which, for several years past, has been conducted by Messrs. Andrews and Jones, will in future be superintended by the Revd. Joseph Labarce, assisted by the Revd. Thomas Skelton and wife, from Massachusetts, Miss Hannah Kennedy, who, for several years past, has taught Painting and Drawing, in the school of Messrs. Andrews and Jones, and three other able Mrs. Mary Tull, of Lenoir, sister to the Doctor. and experienced teachers. The plan of instruction in the institution, will be the same as that heretofore pursued.

Except when paren's or guardians have near relatives in town, the pupils will board with the principal, will take their mea's at the same table wi h his family, and in all res pects be treated as his own children.

English study, and needlework, will be charg ed at only sixty dollars persession. Music at thirty, Painting and Drawing at twenty. The foreign and dead languages, if required, will be taught by competent instructors. school will be a cheap one. The principal is determined that there shall be no cause of belief of an interest in the redeeming merits complaint in future of extra and unexpected charges. No charges will be allowed except such as are particularly required by the parent or guardian. The government of the school will be strictly paternal-the government of kindness and of reason.

The principal will feel himself responsible all in his power to give them genteel manners to the Defendant that she be and appear at and to imbue their minds with those moral the next Superior Court of Law, to be held truths, which elevate the views, ennoble the for the county of Rutherford, at the Court feelings, and give some just notions of the

The first session will commence on the 2d Monday of January next. Each pupil will be required to furnish her own sheets, blankets, and counterpane.

Oxford Male Academy.

THE Exercises of this school will com mence on the second Monday in January next, under the superintendance of Mr. Jas. U. Johnson, the gentleman who has for several years past presided over this Institution with so much ability. WM. M. SNEED, Sec'y.

Oxford, Granville co N. C. { 17-December, 1825. Virginia Female Academy,

BOYDTON, -Mecklenburg County,

FITHE Exercises of this Institution will comthe direction of Jos. B. Warne, from the N. Baker, assisted by Mrs. Warne, Mrs. Ba ker, and Miss Emma Baker, who was educa ted in the North-Carolina Female Academy, and has taught Music there during the present year.

The course of Instruction will include Needle work, Reading, Writing, Arithmetic, Grammar, Geography, Mythology, History Chymistry, Belles Lettres, Natural Philosophy and Astronomy. The morals and manners of the young Ladies will also receive particular attention. The terms for Board with Tuition in all the above, will be \$60 per session, and no extra charges whatever will be made, but at the option of the friends of the pupils: the charge for tuition alone, will be from \$10 to \$15. Music, (vocal and instrumental,) and Drawing, will also be taught, the former at \$30, the latter at \$20 per session. the whole payable in advance.

Boarders will regularly take their meals with the family, and will in every respect be considered a part of it. Those whose amiable deportment and literary acquirements, merit such a distinction, will receive a Gold

Medal on completing their studies. Each young Lady is expected to furnish a pair of sheets, blankets, a coverlid & towels, or a charge of \$2 50 persession will be made

for the use of these things, Dec. 13.

. Solice.

AMES M'GIBBON, takes the liberty to COMMITTID to the Jail of this country O on the 17th inst, a negro man who calls JAMES E. GIBBLE, Jailor.

Beaufort, N. C. Sept. 27. 8 6m pr. adv. \$7

Great Bargains.

A ISS HENDERSON wishing to cose be businessimmediately, offer the remaining to purchase would do well to bell and satisfy themselves that the above articles coa be bought lower than any where else in the

Raleigh, Dec. 12.

Buncombe county.

County Court, September Term, 1825. William Whitaker,

W. D. Pac and Jer. Jennings.

Original attachment. T appearing to the satisfaction of the Court that the defendants, W. D. Pace and Jer emiah Jennings, are not inhabitants of the state : it is therefore ordered by the Court, that publication be made in the Raleigh Register, for three weeks, giving notice to the defendants that they appear at the next County Court, to be held for the county of Borcombe, at the Courthouse in Asheville on the 1st Monday in January next, then and there to answer, plead or demur, otherwise judgment will be taken pro confesso, and the

same set for hearing ex parte.

JOHN MH LER, c. c. c. Asheville, Nov. 24, 1825.

State of North-Carolina.

Buncombe county. County Court, September Term, 1825. Zachariah Gaudler,

> Will'am Cooke. Original attachment.

T appearing to the satisfaction of the Court that the defendant, William Cooke, is not an inhabitant of this state : it is therefore ordered by the Court, that publication be made in the Raleigh Register, for three weeks, Those Editors who have Published the giving notice to the defendant that he appear Society and to regulate the practice of several acts heretofore in force for the the above, until the second week in January Asheville on the 1st Monday in January, Physic and Surgery in this State, which appointment of Commissioners for the and forward their accounts with that of the then and there to answer, plead or demur, otherwise judgment will be taken proconfesso and the same set for hearing ex parte.

Asheville, Nov. 24, 1835. State of North-Carolina. Guilford county.

John Lindsay and Andrew Lindsay,

JOHN MILLER, c. c. c.

Samuel W. Lindsay. In Equity.

T appearing to the satisfaction of the Court that the defendant Samuel W. Lindsay, is n t an inhabitant of this State and resides in Missouri : it is ordered that publication be made six weeks successively in the Raleigh Register, requiring the said Samuel W. Lindssay to appear at the next Court of Equity for Guilford county, held in the town of Greensborough on the 4th Monday after the 4th Monday of March next, then and there Board and tuition, in all the branches of to plead, answer or demur to said bill, or judgment pro onfesso will be taken and set for hearing ex parte.

A. Geren, C. M. E Greenaboro', Nov. 29.

State of North-Carolina.

Rutherford County. Superior Court of I aw, October Term 1825. Woody Burge,

Petition for Divorce. Elizabeth Burge. IT appearing to the satisfaction of the ourt, that the Defendant Elizabith Burge, is not an inhabitant of the State: It is therefor the morals and manners of his pupils, and fore ordered by the Court, that publication while every thing sectarian on the subject of be made three months in the Raleigh Regisreligion will wbolly be avoided, he will do ter and the Catawba Journal, giving notice House in Rutherfordton, on the 3d Monday after the 4th Monday of March next, then and there to answer, plead or demur to said pet tion, other wise it will be taken pro confesso and judgment accordingly. Witness, James Morris, Clerk of said Court, at office, the 3d Monday after the 4th Monday of Sep-

tember, 1825, and in the 50th year of the Independence of the United States. JAMES MORRIS, CIL. State of North-Carolina.

Rowan County. In the Court of Equity, October Term, 1825. Litle Hickerson,

Sarah Dalton, John Jackson, and Susanna his wife, and the other heis at law of Jonathan Dalton, deceased. HE complainant having shown that John

Jackson and Susanna his wife, are not residents of this State; it is therefore ordered, that unless the said John Jackson and Susanna his wife, appear at the next term of Carolina Female Academy, Oxford, and Geo this Court at Salisbury, on the first Monday after the fourth Monday in March next, and plead, answer or demur to the complainant's bill, that it will be taken pro confesso as to

It is further colered, that this interlocutory decree be published for three months in t Raleigh Register.

SAM. SILIMAN; C. M. October 11, 1825. State of North-Carolina.

Ashe county. November term, 1825. Catharine Miller.

The Heirs at Law of David Miller, dee'd. Petition for Dower. T appearing to the Court that George and

Polly Miller are not inhabitants of this State, it is ordered by the Court, that publication be made in the Raleigh Register for six weeks, that unless the said George and Polly Miller appear at the next Court of Pleas and Quarter Sessions to be held for the county of Ashe, on the 2d Monday after the fourth Monday in January next and answer to the petition, the petition will be heard. ex pearte, Witness, Thos Galloway, Clerk, at office his the 1st Monday of November

1825. Thomas Calloway, Clerk. By D. Earnest, D. C.