THE BESTER is published every Tuesday and Frinar, by JOSEPH GALES & SON.

At Five Dollars per annum-half in advance.

ADVERTISEMENTS

Not exceeding sixteen lines, neatly inserted three times for a dollar, and 25 cents for every succeeding publication , those of greater length in the same proportion Communications thankfully received ... Letters to the Editors must be post

IN SENATE.

WEDNESDAY, JANUARY 3d, 1827.

tested by Cornelius Dowd.

Mr. Miller said, that he had not intended to take any part in the debate. He believed that the subject had already been exhaused by the gentlemen who had preceded him, but the gentleman from Bladen, had given to the election a character so different from those who had been opposed to the sitting member retaining his seat, and one so materially different from the true state of the case, that he felt it his duty to make a few observations. It was alleged by him that the election was not only illegal, but there was fraud on the part of Ty-

Mr. M. said, that he had not paid any particular attention to the depositions in this case-he had a general recollection of the testimony, and it appeared to him, that there was nothing which warranted such a conclusion. He would examine the deposition upon which the opinion had been formed by the gentleman from Bladen .-The depositions, it must be admitted, by all, were very informally taken. Many interrogations were put to the witnesses, & answers neither conclusive or satisfactory given. The deposition of the Deputy Sheriff, John Worthy, seems to be of this character. The question was asked, at whose instance Worthy was appointed Dep. Sheriff -who qualified him, and at whose request did he hold a separate election at Tyson's house? It does not appear at what time Worthy was appointed Deputy Sheriffthe question was not asked. Mr. M. said it appeared to him, that satisfactory auswers can be given to each of these interrogatories. Tyson was a merchant of extensive business, and he supposed that he required a Deputy Sheriff or an officer to attend to his business exclusively. This was common in the country, he had known many instances of the kind; but he qualified him, says the gentleman-was there any thing improper in this? He supposed not-but Worthy was the man above all others to hold the election-he was appointed by the sheriff to do it, which fact is clearly established—and it appears very reasonable that he should be called upon. To suppose that Inc. Worthy was appointed a deputy sheriff to hold that election and promote the sinister views of Tyson, would be to charge the Sheriff of that county with corruption, and combining with Tyson to commit one of the most flagrant acts of injustice and oppression, that he had ever heard of in this country. The character of the Sheriff is fair-no one has dared to say to the contrary, and the condoct of Tyson was above suspicion. Fraud always must be proved-it is a wise and humane principle of law, that presumes every man innocent until the contrary appears. Nothing had appeared that cast the singhtest shade of suspicion upon the election at Tyson's House; and so it had been conceded by every gentleman who had spoken, with the single exception of the gentleman from Bladen. No one would be more willing to set aside an election, that had been fraudulently conjucted than he would.

improperty made.

rates, and in case they neglect, then the Colombia. are the general terms of the act of 1777- ment of Buenos Ayres from that of Chili the Sheriff-and he asked had he not com- of them. ed their duty honestly.

ties of the Sheriff as they are called by the gentleman from Wake, strictly attended to? Many cases of contested elections have been read to the House by the honorable Speaker, to establish the fact beyond a reasonable doubt, that form is to be disregarded; and we are to look whether the people have freely exercised this important bitant of this State : It is ordered by the Court, Bryant John F. political right in the choice of their repre- that publication be made six weeks, successively Rowers & Nuttall sentatives.

If he could believe that there was fraud in the election, he should feel imperatively bound to set the election aside. Who complains ?- is it the people of Moore coun ty?-does one single voter say there was fraud, or that he was prevented from voting?

Continuation of the Debate which occurred on deavor to vote in such a way, as to prethe Report of the Committee of Privileges and serve to the humblest citizen in the State. Elections, in the case of Josiah Tyson, whose the free and certain right of voting for the seat as Senator from Moore County, was con- man of his choice. Let it once be established, that this valuable feature in our Constitution can be violated, either by fraud, intrigue or corruption, or by any means, and it is very certain that liberty will be but a name -a charm that will please, but can never be realized.

The only question, it seemed to himfor the charge of fraud is entirely out of view)-is, whether we shall look to the shadow, and disregard the substancewhether we shall respect the free exercise of the elective franchise of the people of Moore county, or lend ourselves to the angry feelings of a disappointed candidate.

Latest from Colombia .- By the arriva the New-York Daily Advertiser, are furpished with a paper from that place of November 26th. They translate the fol-

The Liberator in Bogota. - By the exof the Republic on the 14th, at eleven in the morning. As the courier set out for this city the same day, he was barely able! to bring the intelligence of his arrival, without any particulars.

His Excellency the Vice President received him (Bolivar) in the go erament palace, accompanied by the secretaries, the corporations, and the other officers; civil and military, and as some letters state, written by some very respectable persons, to whom we are indebted for the news, his Excellency the Liberator replied to the acclaniations with which he was received, by crying viva to the constitution, which he denominated a charter sacred and inviolable for two years."

PROCLAMATION OF BOI IVAR. Colombians: Five years since, I left this capifal to march at the head of the Liberating Army from the shores of the Canca to the silvery heights of Potosi. A million of Colombians, two sister Republics, have obtained independence under the shadow of your banners-and the world of Columbus has ceased to be Span-

ish. Such is the result of our absence. Your misfortunes have called me back to Colombia; I come full of zeal to consecrate myself to the national will, which shall be my code, because it is infallible.

The national voice obliges me to take upon myself the supreme command; I ablior it mortally, since by that I am accused of ambition and attempt at monarchy. What! do they think me so mad as to aspire to degrade myself? Do they not know that the destiny of LIBERATOR is

more sublime than the Throne Colombians: I return to submit to the insupportable weight of the magistracy; for in moments of danger, to give it up were cowardice, not moderation : yet count on me only until the law or the people recover their sovereignty Permit me then to serve you as a plain soldier, and a true republican, as a citizen armed in defence of the beautiful trophies of our victories -BOLIVAR.

Palace of the Government, ? Bogota, Nov. 23, 1825. 5

Rolivar .- By capt. Center of the brig Lama, arrived at N. York, in 37 days from Pernambuco, is received the unwelcome con-The Inspectors were respectable men, firmation of suspicions hitherto discredited, and they held the election in the manner concerning the reputed second Wa-hington. that it had been held in that county for Captain C. seports about the 6th of Septhe last twenty years. They all declare, tember. Bolivar declared himself Presithat the people attended and voted accordent of Peru for life, with power to appoint coming recommended. ding to their wishes, and that there was a his successor. The Vice-President was full and fair expression of it on that day. also appointed for life, and his eldest son Not a voter has been heard to complain, to succeed him. Bolivar was exceeding nor can one be found to say, that he wish- unpopular at Lima, and the place in a ed to vote and was prevented. It must very unsettled state-several officers had appear to the satisfaction of every member been shot for being engaged in a conof the Senate, that the charge of fraud is spiracy against him, 'Admiral Guise was on his trial when the Lama left. The furnish those who may want any thing in his The act of 1777 requires, that the coun- Colombian troops, about 1500 in number, line, as low as they can be purchased at any ty court shall appoint Inspectors, and in from Arrica, were ordered by Bolivar to case they fail to make the appointment, Lima, where they are now stationed-he then it shall be the duty of three magis- had taken the Lima troops with him to

Pheriff shall, be, & with the advice of three | Captain C. was informed at Pernambufreeholders; appoint Inspectors. These co that the fleet purchased by the governand in what particular has it been violated? had doubled Cape Horn and put into a it will be recollected that no appointment port in Patagonia much shattered and dishad been made by the Court, or the ma- iressed. A part of the blockading squadgistrates-the duty clearly devolved on ron of Buenos Ayres had gone in pursuit

plied with its spirit, if not its letter. In- The Lama left at Callao, Sept. 20, the spectors were appointed, freeholders, who U. S. ship United States, Com. Hull, heid the election impartially, and discharg- and U. S. schr. Dolphin, Lieut. Com'dt Kennon, all well. The United States graphy &c. \$8-and \$15 for the Classical and But, say the gentlemen, the law was not sloop of war Peacock, capt. Jones, sailed Scientific studies. Tuition money must be paid complied with, and the election ought to from the Sandwich Islands prior to the in advance. A small tax for wood, &c. will be be set aside. He would ask in what cours. Lama's leaving Callao. - Capt. Center has required of each Student at the close of each ty in this State, are all the muisterial da- despatches from Com. Hull for our govern-

State of North-Carolina, Rutherford County.

Tuesday, January 30, 1827.

Court of Equity .- October Term 1826. James Bridges,

Infranction

Augustus Sacket Tappearing to the satisfaction of the Court that the Defendant in this case is not an inha- Bradford John in the Raleigh Register, that unless he appear at Bullock Will am the next Court of Equity, to be held for Ruther- Bullock Benin. Br. ford county, at the Court House in Rutherford- Blount Joseph ton on the 3rd Monday after the 4th Monday of Bullock Erasmus D. March next, and plead, answer or demur, the Complainant's billwill be taken pro confesso, and set down for hearing ex parte.

Teste, T. F. B: BCHETT, C. & M. Dec. 12, 1826. 25-6wpd

State of North-Carolina.

Rockingham County. Court of Pleas and Quarter Sessions, November Term, 1826. Jane W. Calland

ohn Smith, Wm. W. Smith, Reuben Honkins and James Hopkins, Executors of the last will and testament of Booker Calland, dec'd, and Eliza Calland, Wm. B. Calloway, John M. Calloway and - Smith the Husband and Administrator of the late Matilda A. Smith. De-

Tappearing to the satisfaction of the Court, that the Defendants in this case, are not inhabitants of this State : it is therefore ordered by the Court that publication be made for 6 weeks in the Raleigh Register, giving notice to the said defendants to appear at the next Court of Pleas Quarter Sessions to be held for the County of Rockingham, at the Courthouse in Wentworth, on the 4th Monday of February next, and answer, of the brig Bunker Hill, Capt. Smith, in otherwise Judgment and decree will be entered Henderson William 28 days from Carthagena, the editors of against them. Witness, Ro. Galloway, Clerk of Hutcherson John B. said Court, at Wentworth, the 4th Monday of November, 1826.

RO : GALLAWAY. c. c. BELL TAVERN.

THE Public are respectfully informed that the Subscriber has taken that spacious building Jinkins Sarah traordinary, Courier of the 24th inst. we in the town of Windsor, lately occupied by Mr. have received the wished for and highly James Palmer, as a Tavern. The building has Jackson William gratifying news that his Excellency the recently undergone a thorough repair, and is Jones William President Liberator arrived in the capitol now in complete order for the reception of Travellers and Boarders. It contains several rooms with fire-places, suitable for the accommodation of private families travelling.

The beds are principally new and in fine order. The bar is well supplied with shoice Liquors. The Stables will be particularly attended to, and the Subscriber pledges himself to spare no sins to merit the patronage of the public. JOHN FOLK.

Windsor, N. C. Jan. 1, 1826 27 6w

State of North-Carolina,

Rentford County, Court of Pleas and Quarter Sessions, November Term, 1326. 100 Thomas Maney | Original attachment return-

John Saunders. Sed levied on land. T appearing to the satisfaction of the Court that the Defendant in this case is not a resident of this State. It is therefore ordered by the Court, that publication be made in the Raleigh Register for six weeks, that unless the Defendant appear at the next Court to be held for the County of Hertford, at the Court-House in Winton, on the fourth Monday of February next and replevy the property so attached or plead, that final judgment will be entered and execution will accordingly issue.

L. M. COWPER, C.k. January 1, 1827.

State of North-Carolina, Butherford County. In Equity .- October Term, 1826.

Arthur Bronson, Goold Hayt, Jas. B. Murray, Peter A. Jay, Peter W. Ratcliff and Eliza | Bill to foreclose Thompson, Executors & Ex- > Mortgage. ecutrix of James Thompson, | Amended.

dec'd.

Augustus Sacket Tappearing to the satisfaction of the Court, that the defendant in this case is not an inhabitant of this State : It is ordered by the Court, that publication be made six weeks successively in the Raleigh Register, that unless he appear at the next Court of Equity to be held for Rutherford County, at the Court House in Rutherfordton, on the third Monday after the fourth Monday in March next, then and there to answer plead or demur to Complainant's bill as smended, the same will be taken pro confesso and set

for hearing ex parte. Teste, T. F. BIRCHETT, C. & M. Dec 12. 1896. 25 6wpd.

Wagoner Wanted. E wish to hire immediately, for one year, a soher, industrious and honest Wagoner. For such, the highest wages will be given, by

Apply to Nashville, N. C. Jan. 6. 28 3t

Coach Making, Gigs, &c.

THE subscriber having employed one of the best and most experienced workmen, from Newark, N. Jersey, as Superintendant of his Shop, and having laid in a well chosen stock of materials in New-Yorkland Philadelphia, he will regular shop north of this.

He has on hand a trandsome assortment of Carriages, Gigs and Harness, of almost every description; some of which are now finished, the rest in a state of forwardness; all of which will be sold at reduced prices, for cash, or negotiable paper. The work, in every instance, will be handsomely finished, and warranted to be well executed. Orders are solicited.

THO. CORBS.

Raleigh, N. C. Jan. 1827.

Louisburg Male Academy. THE exercises of this Institution will be resumed on Monday the 23d inst. The char, ges for tuition will be as follows-for Spellingsending and Writing, \$7-for the other branch-es of English and Arithmetic, Grammar, Geo-E. BREWER, Principal.

A List of Letters EMAINING in the Post Office at Oxford, on the 31st December, 1826, and if not taken out before the 1st of April; 1827, will be sent to to the General Post Office as dead Letters : Arnold Ira E. Locke John

Morris Matthew

Mitchell David 3

Mallory Charles 3

Montague Young

McClenehan John

Pettiford Anderson

Pretty Littleberry

Person Elizabeth

Powell William

Peecie William

Qualls William

Hoss Peter W.

Roley Sally

Shew Edwin

Smith Grizzy P.

Taylor Wm. V. 3

Taylor-Joseph Jr.

Thomason George

Um-tead Richard

Washington John

Washington William

Webb & Dickins 2

Yancey Absalom 3

Wortham James L. Dr.

Taylor Lewis

Webb James

Webb Samuel

White Philip

Young Smith

White Caley

Robards Nathaniel

Sup'r. Court Clerk of

Sneed, Stephen K. 4

Stone Parker F. 2

Mangum D. H.

Nuttall John 5

Mize Lewis

Mallory Mary G. Miss

McClenaban William

Nuttall James & others

Anderson Martha Mrs. Littlejohn Jos. B. 2 Loyd Zadock Lindsay Caleb Bullock George 2 Brintle Jacob Barker John Brummit John Bullock Richard 2 Bullock & Norwood Norma Thomas W. Blunt Mary R. Miss Bonner Mary Mrs. Peace Margaret S. Barwell Saliy T. Miss Parker Mary Mrs. Bowers William G. Parrish Shadrach Carter Jesse Dr. Clerk & Master Paguity Paschall Edwin G.

Davis Absalom 2 Dickir : Martha Y. Mrs. Davis Cyrus, Sen. Eston William L. Farmr Alexe. J. Freeman Evan Frazier Howell Frazier Lemuel Frazier William Fairbank Nancy R. Mrs. Saunders John Freear John Gooch Daniel Govan Andrew R. Graves Ralph W. Green Lewis Col.

Hubbell Ransom 3 Hunt Edward Howard Allen Jones Daniel 2 Jones Nicholas Jones Isaac N. Jackson Sarah

King George JAMES M. WIGGINS, P. M. Jan. 1. 1837.

Notice.

ON the second Monday in February next, will be sold at the Court House door in Rockford, Surry County, the following tracts of Land, or as much thereof as will be sufficient to satisfy the Taxes for the year 1825, with costs, to wit 1961 acres, given in by the heirs of George Long, adjoining James Marster's land, lying on

297 acres, given in by Asa Burnsides, adjoinng the land of Daniel Windsor, lying on stanting

Creek. 42 acres, given in by Candis Keeter, adjaining Allen Sish, lying on the Little Mountain. 336 acres, given in by Warren Powell, adjoin-

ing Sanah Douthett, lying on Hunting Creek. 120 acres, given in by William Armstrong, adoining T. Roby, lying on Turner's Creek. 350 acres, given in by Lyon & Keely, adjoin-

ing Wm. Wolfe, lying on Grassy Creek. 100 acres, given in by Joshna Hendrin, adjoining Jesse Sish, lying on the waters of Hunting

437 acres, given in by Jesse-Sish, adjoining Richard Allen, lying on the waters of Hunting

250 acres, not given in, belonging to Nicholas Michal, adjoining David Baity, lying on Turner's

721 acres, given in by Daniel Elder, adjoining Pleasant B. Roberts, lying on Snow Creek. 200 acres, given in by the heirs of Jesse Pritchard, adjoining James Murray's, lying on Beaver-

dam Creek. 160 acres, given in by Matthew Marshall, ad joining Jacob Bates, on Tom's Creek.

445 acres, given in by Hannah Pickett, adjoining Elijah Warden, lying on Flat Shoal Creek. 225 acres, given in by Jackson Carter, adjoining Edward Bingham, lying on the Word's Gap THO. B. WRIGHT, Shff. Road. Dec. 4, 1826. 21 6w pr. adv. 85

Confectionaries.

THE subscriber grateful for past favors hores by assiduity and attention to merit a continuance of public patronage. He has the pleasure to inform his friends and customers that he has lately received from New-York a large and well-selected supply of articles in the Confec-TIONARY line of business which with those on hand makes his assortment very good, consisting in part of

Soft Shelled Almonds Spanish Liquorice

Prunes & Figs Fresh Tamarinds Olives, Capers & Ancho-Pecan Spermaciti Candles Madeira Filbert and Shell Bark Prime the wing Tobacco Cakes, Candies & Lorrillard's do do Cordials of every desdo Spanish Cigars cription Com'n & Torpedo ditto

Champaigne " Goshen Cheese Water & Butter Crack-Fresh Lime Juice & A handsome assortment Lemon Syrup

Sallad O.l Market ditto ass'd. sizes N. Y. Pippin Apples St. Augustine Oranges Fresh Smoked Beef Dried Citron Bologne Sausages Preserved Limes & Cod Fish New Brewed Pough-Ginger

Raleigh, Jan, 15, 1827;

Cologne Water & Po-Keepsie Ale With a great variety of matum Children's Toys, &c. Nutmegs & Cassia The above articles are all perfectly fresh and of the best quality and will be sold low for cash. A liberal discount will be made to persons buying Candies to sell again and furnished at the shortest notice.

HENRY HARDIE, 3 doors below W. & D. Shaw's Store, Fayetteville St. 23 5wlaw

Cut do

Fresh Gurden Seeds. UST received, a supply of Garden Seeds, warranted fresh and genuine. C. D. LEHMAN.

Twenty Dollars Reward

DAN AWAY from the subscriber of the 18th It instanbright mulatto fellow by the name of BOB, about 28 years of age, 5 feet 8 inches high, stout made, very artive, and quick stoken a he is very freekleb for a negro; he had on when he went away a white hat, brow loons, drab colored home made coat, and a drab big coat with a large cape; he had also a courble-cased Silver Watch, marked Norion, London No. 334, with D. Scott's watch bill in the case.

The above reward will be paid to any person who will take up said fellow and deliver him to the subscriber in Orange county, or to the Juli-or of Guiltord county—or Ten Dullars if secured in any Jail so that I get immediate information. SEYMORE PURYEAR-Dec. 27.

MAST & SPAR TIME

NAVY COMMISSIONERS' OFFICE,

BAHE Commissioners of the Navy w receive Sealed Proposals, until the 15th February next, for the supple of the I flowing Mast and Spar Pieces, deliverate ble at the respective Navy Yards, un or before the 1st of July, 1827, at

New-York. 2 half spindles, 2 fishes, 4 heel pieces, 4 side trees. } main-mast.

2 fishes, and 3 side trees, for fore-mast,

1 check, and 1 pagneh, for mizen-mast 1 fore and 1 main top-mast, 1 lower half-main yard, 2 main and 1 mixen-top-sail-yards,

2 main; one fore and 1 mizen-top-gallant-mast, 2 jib-booms, 3 flying do. and 1 spanker-boom, The above for a 74 gun ship. 4 fishes and 6 side trees for main-mast,

1 spindle, 4 cheeks, and 2 pannches for mizen-

2 quarter spindles, and 1 paunch for bowsprit, 1 fore and 2 mizen-top-masts,

1 lower half main-yard, 4 main, 1 fore, and 2 mizen-top-sail-yards;

4 main, 4 fore, and 2 mizen-top-gallant-masts 4 jib booms, 4 flying do. and 2 spanker-booms,

The above for a 44 gun ship. Philadelphia.

1 fore and 1 mizen-top mast, 1 fore-top-gallant-mast, 2 main-yard pieces,

4 bow sprit pieces,

sprit sail-yard. top-gallant-yards in one piece,

spindle-pieces for main mast, 2 fishes, 2 heel pieces for fish, 4 side trees, 4 heel pieces for side trees.

cheek pieces, 2 heel pieces for cheek. 2 spindle pieces for foremast, 2 fishes, 1 heel

2 side trees, 2 heel pieces, All the pieces for the mizen-mast,

The above for a ship of the line. 2 half main cheeks, 2 fore side trees, 2 main side-trees, 1 fore fish. 1 bowsprit piece, 1 heel piece for main-cheek,

I heel piece for fore cheek, I half main-yard, 1 half fore-top-sail-yard, 2 main fishes, 2 main spindle pieces, 1 fore-top-gallant-mast. 2 half main-top-sail-yards,

1 mizen-top-sail-yard in one piece. 1 sprit-sail-yard,

1 jib-boom piece, 1 spanker boom, The above for a 41 gun ship. Washington.

2 paunches for bowsprit, 1 spindle, 2 fishes, 2 side trees, 2 formainmast

1 spindle, 2 fishes, 2 side-trees, 2 cheeks, 2 heel-pieces, 1 paunch 5 for foremast 1 spindle, 2 cheeks, 1 paunch, for mizen-must, 2 fore, 2 main, 2 mizen topmasts, 2 fore, 3 main, 2 mizen-top-gallant-masts,

1 spritsail, 1 fore, 13 main yards, 2 fore-topsail, 3 main-topsail, 2 mizen-to yards, 3 fore, 3 main, 2 mizen-top-gallant-yards. 1 cross-jack-vard, 2 jib booms, 8 flying ditto. 1 spanker-boom, 4 lower-studding-sail-booms

1 spindle, 4 side trees, 4 cheeks for a fore 1 bow sprit piece, 1 swinging-boom, 1 main piece for a mizen-mast, 2 spindles, 1 fish, 5 side-trees, and 4 cheeks

for two main masts, spindle for mizen-mast, mizen top-gallant-must, The above for a 44 gun-ship,

spindle for main-mast, 1 cross jack-yard, The above for a sloop of war,

Norfolk. 17 side-trees, 2 paunches, 2 cheeks, I half main yard, 2 half fore, 2 mizen-top-sail

3 jin-booms, 4 flying jib-booms, 2 spanker-booms,

5 swinging-booms, and 8 top-mast studding-The above for a 74 gun slup. The whole of the timber required above, must e got straight, of long leaf, fine grain southern

heart yellow pine. Persons wishing to offer, may obtain schedules of the dimensions, if necessary to regulate their of Ladies Work Bas. offers on application to the Navy Agent at either

NEW-YORK, PHILADELPHIA, BALTIMORE, NORFOLK, CHARLESTON, S. C. and SAVANNAH,

The proposals must be made per cubic foor and nust state the names of the sureti The timber when delivered, must undergo the nspection and measurement agreeably to the printed rules adopted by the Commissioners, dated September 1st, 1825, as practised at the

January 1826. Fashionable Hats.

several Navy Yards.

REDERICK C. ELLIS, at the Fa Bank, on Fayettenille Street, has just Assortment of FASHIONABLE HATS, warranted of the first will be disposed of on accomm Raleigh, Jan. L.