

RALEIGH REGISTER,

AND NORTH-CAROLINA GAZETTE,

"Ours are the plans of fair, delightful peace,
"Unwarped by party rage to live like brothers."

Vol. V.

Tuesday, June 17, 1828.

No. 471

THE REGISTER

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ADVERTISEMENTS

Not exceeding sixteen lines, neatly inserted three
times for a Dollar, and twenty-five cents for
every succeeding publication—those of great
length in the same proportion. COMMUNICA-
TIONS thankfully received. LETTERS to
the Editors must be post paid.

BY AUTHORITY



Laws of the United States.

An Act authorizing the establishment of an Ar-
senal on the waters of Mobile or Pensacola
Bay.

Be it enacted by the Senate and House of
Representatives of the United States of A-
merica in Congress assembled, That the
Secretary of War be, and he is hereby au-
thorized and required to procure, as soon
as it can be effected, on reasonable terms,
a site for an Arsenal on the waters of Mo-
bile and Pensacola Bays, and to cause to
be erected thereon, such an arsenal as may
be deemed proper for the safe keeping of
arms and munitions of war of the United
States, for the Mexican Gulf frontier; and
that for these purposes, the sum of fifty
thousand dollars be, and the same is here-
by appropriated.

Approved, 24th May, 1828.

An Act to authorize the selection of lands for
the benefit of a Seminary of learning in the
State of Alabama, instead of other lands here-
before selected.

Be it enacted by the Senate and House of
Representatives of the United States of A-
merica in Congress assembled, That the
Trustees of the University of the State
of Alabama be, and they are hereby au-
thorized to surrender the patents issued
for section twelve, the north-east quarter
of section seventeen, the north-east quarter
of section twenty-eight, and the east half
of the north-east quarter of section thirty-
four, in Township four, range eleven West,
in the Huntsville Land District, and to
select a like quantity in lieu thereof, of any
of any of the public lands of the United
States, in said State; and that, on such
relinquishment being made by the Trust-
tees as aforesaid, patents shall issue to the
purchasers from the United States, of said
lands, or their assignees.

Approved, 24th May, 1828.

An Act to authorize the Legislature of the State
of Illinois to sell and convey a part of the land
reserved and granted to said State for the use
of the Ohio Saline.

Be it enacted by the Senate and House of
Representatives of the United States of A-
merica in Congress assembled, That the
Legislature of the State of Illinois shall be,
and is hereby authorized and empowered
to cause to be sold and conveyed in such
manner, and on such terms and conditions
as said Legislature shall by law direct,
such part or parts of the tract of land re-
served and granted to said State, for the
use and support of the Salt Works, known
by the name of the Ohio Saline, in the
county of Gallatin, in the said State, and
to apply the proceeds of such sale to such
objects as the said Legislature may by law
hereafter direct: *Provided*, That the Le-
gislation shall not sell and convey more
than thirty thousand acres of the land re-
served and granted for the use of the Sa-
line aforesaid.

Approved, 24th May, 1828.

An Act to aid the State of Ohio in extending the
Miami Canal from Dayton to Lake Erie, and to
grant a quantity of land to said State to aid in
the construction of the Canals authorized by
law; and for making donations of lands to cer-
tain persons in Arkansas Territory.

Be it enacted by the Senate and House of
Representatives of the United States of A-
merica in Congress assembled, That there
be, and is hereby granted, to the State of
Ohio, for the purpose of aiding said State
in extending the Miami Canal from Day-
ton to Lake Erie, by the Maumee route, a
quantity of land, equal to one-half of five
sections in width, on each side of said ca-
nal, between Dayton and the Maumee ri-
ver, at the mouth of the Arguize, so far
as the same shall be located through the
public land, and reserving each alternate
section of the land unsold to the United
States, to be selected by the Commissioner
of the General Land Office, under the
direction of the President of the United
States, and which land, so reserved to the
United States, shall not be sold for less
than two dollars and fifty cents per acre.
The said land, hereby granted to the State
of Ohio, to be subject to the disposal of the
Legislature of said State, for the purpose
aforesaid, and no other: *Provided*, That

said canal, when completed, shall be, and
forever remain, a public highway for the
use of the Government of the United States,
free from any toll or other charge, what-
ever, for any property of the United States,
or persons in their service, passing through
the same: *And provided*, also, That the
extension of the said Miami canal shall be
commenced within five years, and com-
pleted in twenty years, or the State shall
be bound to pay to the United States the
amount of any lands previously sold; and
that the title to purchasers, under the
State, shall be valid.

Sec. 2. *And be it further enacted*, That
so soon as the route of said canal shall be
located, and agreed on by said State, it
shall be the duty of the Governor thereof,
or such other person or persons as he
may have been, or shall hereafter be, author-
ized to superintend the construction of said
canal, to examine and ascertain the particu-
lar lands to which the said state will be
entitled under the provisions of this act,
and report the same to the Secretary of the
Treasury of the United States.

Sec. 3. *And be it further enacted*, That
the State of Ohio, under the authority of
the Legislature thereof, after the selection
shall have been so made, as aforesaid, shall
have power to sell and convey the whole
or any part of said land, and give a title
in fee simple therefor, to the purchaser
thereof.

Sec. 4. *And be it further enacted*, That
the State of Indiana be, and hereby is au-
thorized to convey and relinquish to the
State of Ohio, upon such terms as may be
agreed upon by said States, all the right
and interest granted to the said State of
Indiana, to any lands within the limits
of the State of Ohio, by an act, entitled
"An Act to grant a certain quantity of
land to the State of Indiana, for the pur-
pose of aiding said State in opening a ca-
nal to connect the waters of Wabash river
with those of Lake Erie," approved on the
second of March, one thousand eight hun-
dred and twenty-seven; the State of Ohio
to hold said land on the same conditions
upon which it was granted to the State of
Indiana, by the act aforesaid.

Sec. 5. *And be it further enacted*, That
there be, and hereby is, granted to the
State of Ohio, five hundred thousand acres
of the lands owned by the United States,
within the said State, to be selected as
hereinafter directed, for the purpose of
aiding the State of Ohio, in the payment
of the debt, or the interest thereon, which
has heretofore been, or which may hereafter
be, contracted by said State, in the con-
struction of the canals within the same,
undertaken under the authority of the laws
of said State now in force, or that may
may hereafter be enacted, for the exten-
sion of canals now making; which land,
when selected, shall be disposed of by the
Legislature of Ohio, for that purpose, and
no other: *Provided*, the said canals when
completed or used, shall be, and forever
remain, public highways, for the use of the
Government of United States, free from
any toll or charge whatever, for any prop-
erty of the United States, or persons in
their service passing along the same: *And
provided further*, That the said canals
already commenced, shall be completed in
seven years from the approval of this act;
otherwise the State of Ohio shall stand
bound to pay over to the United States the
amount which any lands sold by her, with-
in that time, may have brought; but the
validity of the titles derived from the State
by such sales, shall not be affected by that
failure.

Sec. 6. *And be it further enacted*, That
the selection of the land granted by the
fifth section of this act, may be made un-
der the authority and by the direction of
the Governor of the State of Ohio, of any
lands belonging to the United States with-
in said State, which may at the time of se-
lection be subject to entry at private sale,
and within two years from the approval of
this act: *Provided*, That in the selection
of the lands hereby granted, no lands shall
be comprehended which have been reserved
for the use of the United States, as al-
ternate sections, in the grants hitherto
made, or which may be made during the
present session of Congress, of lands with-
in the said State, for roads and canals: *And
provided*, That all lands so selected
shall, by the Governor of said State, be
reported to the office of the Register of the
District in which the land lies, and no lands
shall be deemed to be selected, until such
report be made, and the lands so selected
shall be granted by the United States to the
State of Ohio.

Sec. 7. *And be it further enacted*, That
this act shall take effect, provided the Le-
gislation of Ohio, at the first session there-
of, hereafter to commence, shall express
the assent of the State to the several pro-
visions and conditions hereof; and unless
such expression of assent be made, this act
shall be wholly inoperative, except so far
as to authorize the Governor of Ohio to
proceed in causing selections of said land
to be made, previous to the said next ses-
sion of the Legislature.

Sec. 8. *And be it further enacted*, That
each head of a family, widow or single
man, over the age of twenty-one years, ac-
tually settled on that part of the Territo-
ry of Arkansas, which, by the first article
of the treaty between the United States

and the Cherokee Indians, west of the Mis-
sissippi, ratified the twenty-third day of
May, one thousand eight hundred and
twenty-eight, has ceased to be a part of
said Territory, who shall remove from
such settlement, according to the provis-
ions of that treaty, shall be authorized to
enter with the proper Register of the Land
Office in Arkansas, a quantity not exceed-
ing two quarter sections of land, on any
of the public lands in that Territory, the
sale of which is authorized by law, and in
conformity with the lines of the public sur-
veys, at any time within two years from
the passage of this act; and upon present-
ing the certificate of such entry to the Se-
cretary of the Treasury, a patent shall be
issued to such settler, or to his, her or
their heirs, for the lands so entered, as a
donation from the United States, as an in-
demnity for the improvements and losses of
such settler, under the aforesaid treaty.

Sec. 9. *And be it further enacted*, That
the Register and Receiver of the Land Of-
fice, to which application may be made, to
enter such lands, shall be authorized to
take the proper testimony of such actual
settlement and subsequent removal, as in
cases of pre-emption heretofore granted to
actual settlers, for which a reasonable com-
pensation shall be made to such Registers
and Receivers, by the United States.

Approved, 24th May, 1828.

COHEN'S OFFICE—BALTIMORE.

Third Class Maryland State Lottery, for 1828.

To be drawn in the City of Baltimore, on
Wednesday, 25th June (This Month.)

HIGHEST PRIZE, 10,000 DOLLARS.

SCHEME:

1 prize of	\$10,000	is	10,000 DOLLARS.
1 prize of	2,000	is	2,000 DOLLARS.
1 prize of	1,000	is	1,000 DOLLARS.
2 prizes of	500	is	1,000 DOLLARS.
2 prizes of	200	is	400 DOLLARS.
10 prizes of	100	is	1,000 DOLLARS.
20 prizes of	50	is	1,000 DOLLARS.
30 prizes of	20	is	600 DOLLARS.
100 prizes of	10	is	1,000 DOLLARS.
200 prizes of	5	is	1,000 DOLLARS.
4000 prizes of	4	is	16,000 DOLLARS.

4367 prizes, amounting to 35,000 DOLLARS.
Only 10,000 Tickets in the Scheme.—The
10,000 dollar prize will be paid payable by 1000
Tickets, Nos. 1 to 1000 inclusive, valued at
3500 dollars.

Whole Tickets \$4 Quarters \$1 00
Halves 2 Bights 50

To be had in the greatest variety of Nos. at

Cohen's Office,

114, Market-street, Baltimore,

Where none the great Prizes of

One Hundred Thousand Dollars each
were sold in former Lotteries, and where more
Capital Prizes have been sold than at any other
office in America.

*Orders either by mail (post paid) or pri-
vate conveyance, enclosing the Cash or Prizes,
will meet the same prompt and punctual atten-
tion as if on personal application. Address to
J. I. COHEN, JR. & BROTHERS,
BALTIMORE.

Baltimore, June, 1828. 74

Piano Fortes.

THE Subscriber begs leave to inform the pub-
lic, that he has on hand and offers for sale,
two new Pianos, with the additional keys,
made in the modern style, and in a substantial
manner. The lovers of music, and those wish-
ing to purchase, are invited to call and examine
them as to tone & touch. He would also inform the
public, that he has for some time past, attended
to stringing and tuning Pianos, and offers his
services to those who may wish them in that ca-
pacity. He has recently supplied himself with
an assortment of the best German Strings, which
will enable him to furnish new ones when neces-
sary. Orders from a distance, as well as those
in the city, are solicited, and will be promptly
attended to. WESLEY WHITAKER

Raleigh, May 2d.

NOTICE

WILL be let to the lowest bidder, on Tues-
day the 17th day of June next, if being
the second day of Person County Court, the
building of a new Jail, of the dimensions of twen-
ty-four feet square; the wall to be 20 feet high,
4 departments, to be hewn logs 9 inches thick, se-
aled with inch and a half planks; the criminal's room
to be double logged and sheathed with iron, the
floor also; the body to be weatherboarded,
with good plank, dressed and painted, all in good
workmanlike manner. A plan of the whole can be
seen, by application, to the Commissioners,
or to Duncan Rose, at Roxborough.

NATH'L NORFLEET,
THOS. SHEPARD,
REUBEN WALTON,
JOHN BARNETT,

May 21st, 1828. 71 3

Private School.

THE Second Session of Mr. Dwight's School
will commence on Monday the sixteenth
of June. The Latin and Greek Languages and
all branches of English Education will be taught.

WILLIAM POLK,
T. P. DEVEREUX.

Raleigh, June 9. 73 4t

NOTICE

THE Subscriber earnestly requests all those
indebted to him to make immediate payment,
as he has it in view to leave this place, and has
numerous demands on him to be liquidated,
which can only be done by receiving from his
debts the respective sums due by them.

ALEX. CAMPBELL.

Raleigh, June 9. 75

FOR SALE

A light SULKEY with a neat Harness. Apply

at this Office. June 2. 73

Just Published,

And for sale by Joseph Gales & Son,
THE REPORTS OF THE SUPREME COURT
for December Term, 1827, by Thomas P. De-
vereux, Esq. Subscribers will be furnished with
their numbers, by mail.
Raleigh, June 2.

A Situation Wanted.

IN a TANNER-YARD, as Tanner and Currier, by
a person that understands the business in all
its branches, & who vouches to give satisfaction to
any one who may employ him. A letter address-
ed to G. A. C. through the medium of the Ra-
leigh Post Office, will be immediately attend-
ed to.
Raleigh, April 28. 63

State Bank of North-Carolina,

May 20, 1828.

THE President and Directors of this Institu-
tion have determined to circumscribe the
extent of their business, by calling in gradually
a portion of their outstanding Debt—by declin-
ing, for the present, to make any new Loans on
accommodation paper, and thus curtail the a-
mount of their Notes in circulation.

The better to effect this object, and to sustain
the credit of the Bank, they have determined to
make no Dividend of the Profits for the last six
months, but make use of them, with such other
means as they can command, for procuring such
available funds as shall, in future, enable them
to meet more promptly, demands which may be
made upon the Institution.

The Board are aware that this determination
will bear hardly upon many Stockholders; but
when they are informed that the measure is
deemed necessary to insure the future prosper-
ity of the Bank, they will generally, it is believed,
approve of the course adopted.

Had the Board been less indulgent to the
debts of the Bank, it would not now be neces-
sary to withhold a Dividend from the Stockhold-
ers; and by hereafter requiring regular instal-
ments from their dealers, it is hoped a like ne-
cessity will not again recur.

WM. BOYLAN, Pres't.

A Teacher Wanted.

A GENTLEMAN qualified to teach the Greek
and Latin Languages, is wanted immediately
to take charge of an Academy in Johnston coun-
ty. Persons desirous of the situation will please
apply to the Subscriber, living 11 miles below
Smithfield.
JESSE WHITLEY.

Johnston Co. 23d May. 71-5wp

HILLSBOROUGH

Private Boarding School.

THE Exercises in the School of the undersig-
ned closed on the 30th of May, and will be
resumed on the 2d Monday in July. Six or eight
more Pupils can be received at the commence-
ment of the Session. Board and tuition sixty-five
dollars per session, paid in advance.

J. WITHERSPOON.

June 3. 75 6w

EAGLE HOTEL,

RALEIGH, N. C.

THIS Establishment has undergone very ex-
tensive repairs and improvements, and is
now open for the reception of Company. No
expense or pains have been spared to meet pub-
lic expectation and to render the Hotel comfort-
able.

The Subscriber assures those who may favor
him with their company, that every effort will
be made by him to render the house pleasant.

June 1, 1828. E. P. GUION.
The North-Carolina Journal, Newbern
Centinel, Edenton Gazette, Western Carolinian
and Petersburg Intelligencer will publish the
above four times and forward their accounts to
the office of the Register or the Star for pay-
ment.

Oxford Academies.

The Summer Session of these Academies opens
as follows: the Female under the care of the
Rev. Jos. Labaree on Monday June 16th, and
the Male opens on Monday 23d of June, James
D. Johnson Principal as heretofore.

THOS. B. LITTLEJOHN, Pres.
P. S. The Editors of the Tarboro' Press, E-
denton Gazette and Norfolk Herald will publish
the above two weeks, and after an interval of
two weeks, continue for three weeks longer
the part relating to the opening of the session,
and forward their accounts to the Oxford Post
Master.

Oxford, May 10. 63 5w

Dying & Scouring Establishment.

THE Subscriber tenders his sincere thanks to
the inhabitants of Raleigh and the public
generally, for past favours, and now informs
them that he has removed his Establishment to
Newbern, for the purpose of enlarging his busi-
ness. All orders sent to the subscriber will be
thankfully received and punctually attended to.
He would also inform his friends, that any trunk
or parcel entrusted to the care of Mr. Dillard's
stage drivers will be punctually received. Partic-
ular care be paid to them, and they shall be
returned with despatch.

JOHN BRISSTON.

Newbern June 6. 76 2mo.

RALEIGH ACADEMY.

TERMS of TUITION in the Department of
the Academy under the care of Doct. Free-
man, will be per session—

1. For Spelling and Reading. \$ 5 00
2. For Spelling, Reading, Writing and
Tables. 7 00
3. Spelling, Reading, Writing, Arith-
metic, English Grammar, Geography,
History, and Composition. 12 00
4. Spelling, Reading, Writing, Arith-
metic, English Grammar, Geography,
History, Rhetoric, Logic, Natural
Moral Philosophy, Chemistry, Astronomy,
and Composition. 15 00
5. Languages and Mathematics, with
the above Studies, and Composition. 15 00
Raleigh, 12th June.

Mrs. O'Brien's School.

THE present Session of this Institution termi-
nates on Friday the 18th June. The next
will commence on the Monday week following.
Williamsboro', May 29, 1828. 72 2t

State of North-Carolina,

Edgecombe County.

Court of Pleas and Quarter Sessions,

May Term, 1828.

Henry J. C. Ruffin, Executor of La-
mon Ruffin, dec'd.

vs.

Sally Kilpatrick, Jesse H. Cobb and
Olive his wife, Wm. H. Haywood and
Nancy his wife, Theophilus Ed-
wards & Elizabeth his wife, Wm.
Henderson and Charity Ann his
wife, Sally Dupree, Fredk. Jor-
dan and Elizabeth his wife, Catha-
rine Evans, Orren Lamon, Eliza-
bath and Olive his wife.

Probate of a Will.

IT appearing to the satisfaction of the Court,
that William Henderson and Charity Ann his
wife, Sally Dupree, Frederick Jordan and Eliza-
bath his wife, Catharine Evans, Orren Lamon,
and Eliza Bath and Olive his wife, Defendants
in this case, are not inhabitants of this State:—
It is therefore ordered that publication for eight
weeks be made in the Raleigh Register and Ra-
leigh Star, for the said non-residents to appear
at the next Court of Pleas and Quarter Sessions
to be held for the county of Edgecombe, at the
Court House in Tarborough, on the fourth Mon-
day of August next, then and there to enter
their Caveat thereto, otherwise the said paper
writing purporting to be the last Will and Testa-
ment of said Lamont Ruffin, dec'd. will be ad-
mitted to Probate. Witness Michael Hearn,
Clerk of the said Court at Tarborough, the 4th
Monday of May, A. D. 1828.

MICHAEL HEARN, C. C.

State of North-Carolina,

Granville county.

May Court, A. D. 1828.

Original Attachment, levied on the right, title and interest of John Daniel, Jr. in the lands of Rowland Hanna, dec'd. lying on Nutbush, supposed to contain 150 acres more or less.

Stephen Sneed's Ex'r.

vs.

John Daniel, Jun'r.

IT appearing to the satisfaction of the Court
that the Defendant, John Daniel, Jr. is not an
inhabitant of the State:—It is ordered that pub-
lication be made in the Raleigh Register for six
weeks, giving notice to the Defendant, that he
appear at the Court of Pleas and Quarter Ses-
sions, to be held for the County and State aforesaid,
at the Court House in Oxford, on the first
Monday in August next, then and there to re-
ply and plead to issue, or judgment will be ren-
dered against him; and the property levied on
condemned, subject to the Plaintiff's recovery.

Witness, Stephen K. Sneed, Clerk of said
Court, at Office, in Oxford, the first Monday of
May, A. D. 1828.

STEPHEN K. SNEED, C. C.

76 6w pr adv. \$3 30

State of North-Carolina,

Granville county.

May Court, A. D. 1828.

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Stephen Sneed's Ex'r.

vs.

John Daniel, Jun'r.

IT appearing to the satisfaction of the Court
that the Defendant, John Daniel, Jr. is not an
inhabitant of the State:—It is ordered that pub-
lication be made in the Raleigh Register for six
weeks, giving notice to the Defendant, that he
appear at the Court of Pleas and Quarter Ses-
sions, to be held for the County and State aforesaid,
at the Court House in Oxford, on the first
Monday in August next, then and there to re-
ply and plead to issue, or judgment will be ren-
dered against him; and the property levied on
condemned, subject to the Plaintiff's recovery.

Witness, Stephen K. Sneed, Clerk of said
Court, at Office, in Oxford, the first Monday of
May, A. D. 1828.

STEPHEN K. SNEED, C. C.

76 6w pr adv. \$3 30

State of North-Carolina,

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IT appearing to the satisfaction of the Court
that the Defendant, John Daniel, Jr. is not an
inhabitant of the State:—It is ordered that pub-
lication be made in the Raleigh Register for six
weeks, giving notice to the Defendant, that he
appear at the Court of Pleas and Quarter Ses-
sions, to be held for the County and State aforesaid,
at the Court House in Oxford, on the first
Monday in August next, then and there to re-
ply and plead to issue, or judgment will be ren-
dered against him; and the property levied on
condemned, subject to the Plaintiff's recovery.

Witness, Stephen K. Sneed, Clerk of said
Court, at Office, in Oxford, the first Monday of
May, A. D. 1828.

STEPHEN K. SNEED, C. C.

76 6w pr adv. \$3 30

State of North-Car