

RALPH REGISTER,

AND NORTH-CAROLINA GAZETTE.

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

Vol. V.

Friday, July 4, 1828.

No. 482.

THE REGISTER

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times for a Dollar, and twenty-five cents for
every succeeding publication; those of greater
length in the same proportion. COMMERCIAL
advertisements, and all others, must be paid for
by the Editors must be paid.

BY AUTHORITY



Laws of the United States.

An Act to continue in force, for a limited time,
and to amend an act entitled "An act to enable
claimants to lands within the limits of the
State of Missouri and Territory of Arkansas,
to institute proceedings to try the validity of
their claims."

Be it enacted by the Senate and House
of Representatives of the United States of
America in Congress assembled, That the act
approved the twenty-sixth of May, eighteen
hundred and twenty-four, entitled "An act to
enable claimants to lands within the limits of
the State of Missouri and Territory of Arkansas,
to institute proceedings to try the validity of
their claims," shall be, and the same hereby is,
continued in force; that is to say, for the purpose
of filing petitions in the manner prescribed
by this act, to and until the twenty-sixth
day of May, in the year one thousand eight
hundred and twenty-nine, and for the purpose
of enabling the claimants to obtain a final
decision on the validity of their claims in the
Courts of Missouri and Arkansas, respectively;
and the said claims having been exhibited
within the time above specified; and the said
act shall be continued in force to, and until,
the twenty-sixth day of May, in the year one
thousand eight hundred and thirty, and no
longer; and the Courts having cognizance of
said claims shall decide upon and confirm such
as would have been confirmed under the laws,
usages, and customs of the Spanish Govern-
ment, for two years, from and after the twenty-
sixth day of May, one thousand eight hundred
and twenty-eight, and all the claims author-
ized by that act to be heard and decided, shall
be ratified and confirmed to the same extent
that the same would be valid if the country
in which they lie had remained under the
dominion of the sovereignty in which said
claims originated.

Sec. 2. And be it further enacted, That
so much of the said act as subjects the
claimants to the payment of costs in any
case where the decision may be in favor of
their claims, be, and the same is hereby
repealed, and the costs shall abide the
decision of the cause as in ordinary causes
before the said court; and so much of the
said act as requires the claimants to make
adverse claimants parties to their suits, or
to show the court what adverse claimants
there may be to the land claimed of the
United States, be, also hereby repealed.—
And the confirmations had by virtue of said
act, and the patents issued thereon, shall
operate only as relinquishment of title on
the part of the United States, and shall, in
no wise, affect the right or title, either in
law or equity, of adverse claimants of the
same land.

Sec. 3. And be it further enacted, That
where any claim, founded on concession,
warrant, or order of survey, shall be ad-
judged against and rejected, the claimant
or his legal representatives, by descent or
purchase, being actual inhabitants and cul-
tivators of the soil, the claim to which shall
have been rejected, shall have the right of
pre-emption, at the minimum price of the
public lands, as soon as the land shall be
surveyed and subdivided by the United
States, of the quarter section on which the
improvement shall be situated, and so much
of every other quarter section which con-
tains any part of the improvement, as shall
be within the limits of the rejected claim.
Approved, May 24, 1828.

An Act to authorize the Legislature of the State
of Indiana to sell the lands heretofore appro-
priated for the use of schools in that State.

Be it enacted by the Senate and House
of Representatives of the United States of
America in Congress assembled, That the
Legislature of the State of Indiana shall be,
and is hereby, authorized to sell and con-
vey, in fee simple, all of any part, of the
lands heretofore reserved & appropriated
by Congress for the use of schools within
said State, and to invest the money arising
from the sale thereof in some productive
fund, the proceeds of which shall be for
ever applied, under the direction of said
Legislature, for the use and support of
schools, with the several townships and
districts of country for which they were
originally reserved and set apart, and for
no other use or purpose whatsoever. Pro-
vided, said land, or any part thereof, shall,

in no case, be sold without the consent of
the inhabitants of such township, or dis-
trict, to be obtained in such manner as the
Legislature of said State shall, by law, di-
rect: And provided also, That in the ap-
portionment of the proceeds of said fund,
each township and district aforesaid shall
be entitled to such part thereof, and no
more, as shall have accrued from the sum
or sums of money arising from the sale of
the school lands belonging to such town-
ship or district.

Sec. 2. And be it further enacted, That
if the proceeds accruing to any township
or district, from said fund, shall be insuf-
ficient for the support of schools therein,
it shall be lawful for said Legislature to
invest the same, as is herein before direc-
ted, until the whole proceeds of the fund
belonging to such township or district shall
be adequate to the permanent maintenance
and support of schools with the same.
Approved, May 24, 1828.

An Act to confirm claims to lands in the District
between the Rio Hondo and Sabine Rivers
found on habitation and cultivation.

Be it enacted by the Senate and House
of Representatives of the United States of
America in Congress assembled, That the
claims to lands founded on habitation and
cultivation, reported for confirmation by
the Register and Receiver of the South-
western District of Louisiana, in their re-
port, dated November first, eighteen hun-
dred and twenty-four, in conformity to
the provisions of the acts of Congress, of
the third of March, eighteen hundred and
twenty-three, and twenty-sixth of May,
eighteen hundred and twenty-four, con-
tained in the third class of the report of
said Register and Receiver, and the same
are hereby, confirmed, except claim num-
ber forty-two, near Cantonment Jesup,
and the claims of Leonard Dyson, num-
bers fourteen and eighteen; Samuel Nor-
ris, numbers ten and thirteen; Baptiste
Poiret, brother and sisters, number nine-
teen; Baptiste Poiret, sen, number twenty;
Henry Stockman, number thirty-one;
Peter Stockman, number —; Moses Ro-
bison, number twenty-one; James Paris,
number twenty-four; Cesar Wallace, num-
ber thirty-four and fifty-six; John Mont-
gomery, Junior, number sixty-nine; and
Emanuel Trichel, number two hundred
and thirty-one; which claims are suspen-
ded until it is ascertained whether they
are situated within the limits of the lands
claimed by the Caddo Indians.

Sec. 2. And be it further enacted, That
the confirmations made by this act shall
not be construed to extend further than to
a relinquishment of title on the part of the
United States, and the claims hereby con-
firmed shall be located under the direction
of the Register and Receiver of the proper
Land Office, in conformity with the legal
subdivisions of the public surveys, so far as
practicable, and shall include the improve-
ments of the claimants respectively.
Approved, 24th May, 1828.

An Act supplementary to the several acts pro-
viding for the adjustment of Land Claims in
the State of Mississippi.

Be it enacted by the Senate and House
of Representatives of the United States of
America in Congress assembled, That the
claimants of lands within that part of the
limits of the land district of Jackson Court
House, in the State of Mississippi, lying
below the 31st deg. of North lat. whose
claims have been presented to the Com-
missioners appointed to receive and exam-
ine claims and titles to lands in said Dis-
trict of Jackson Court House, or to the
Register and Receiver of the Land Office
at Jackson Court House, acting as Com-
missioners under the provisions of the act
of the third of March, one thousand eight
hundred and nineteen, entitled "An act for
adjusting the claims to lands, and estab-
lishing Land Offices in the District East
of the Island of New-Orleans," and which
have not been reported to Congress, or
whose claims have not been heretofore pre-
sented to said Commissioners, or to the
Register and Receiver acting as Commis-
sioners, or whose claims have been acted
upon, but additional evidence adduced, be
allowed until the first day of January, one
thousand eight hundred and twenty-nine,
to present their titles and claims, and the
evidence in support of the same, to the
Register and Receiver of the Land Office
at Jackson Court House, in the State of
Mississippi, whose powers and duties in
relation to the same, shall, in all respects,
be governed by the provisions of the acts
before recited, and of the act of the eighth
of May, eighteen hundred and twenty-two,
entitled "An Act supplementary to the
several acts for adjusting the claims to
land, and establishing Land Offices in the
District East of the Island of New Or-
leans."

Sec. 2. And be it further enacted, That
the said Register and Receiver shall have
power to receive and examine such titles
and claims, and for that purpose shall hold
their Sessions at Jackson Court House,
and the town of Shieldsborough. They
shall give immediate notice after the pas-
sage of this act of the time and place of
their meetings, but may adjourn from time
to time as may best suit the convenience
of claimants, upon giving due notice there-
of. And the said Register and Receiver

shall have power to appoint a clerk, who
shall be a person capable of translating the
French and Spanish languages, and who
shall perform the duty of translation and
such other duty as may be required by the
said Register and Receiver; and the said
Register and Receiver shall each be allowed,
as a compensation for their services in
relation to said claims, and for the serv-
ices to be performed under the provisions
of the several acts in which this is a sup-
plement, the sum of eight hundred dollars
each, and the Clerk the sum of eight hun-
dred dollars; which several sums of mo-
ney shall be paid out of any money in the
Treasury not otherwise appropriated:—
Provided, That the payment of the whole
of the aforesaid compensation shall be with-
held by the Secretary of the Treasury, un-
til a report, approved by him, shall have
been made to him by said Register and
Receiver, of the performance of the serv-
ices herein required.
Approved, 24th May, 1828.

Emigration to Liberia.

NOTICE.

THE MANAGERS of the AMERICAN CO-
LONIZATION SOCIETY give NOTICE,
that they are ready to receive applications for
the conveyance of free people of colour to the
Colony of Liberia.
In all cases, the age, sex and profession of the
Applicants must be mentioned.
Application may be made in Baltimore to Hon.
Judge Brice, Charles Howard, John H. B. Latrobe,
Esq. or Charles C. Harper, Esq. Agents of the
Society. June 25.

RANAWAY

FROM the Subscriber near Avery's Ferry, on
Cape Fear River, Chatham County, N. C.
on the evening of the seventeenth instant, a
Mulatto man called WILEY, about twenty-two
years of age, and five feet nine or ten inches
in height. No particular marks on his person are
recollected. He was raised by Mr. Isaac Oliver,
on the road from Petersburg, Va. to Halifax, N.
C. about twenty miles from the former place, and
was sold in Richmond, where I purchased him a
fortnight ago. The same fellow escaped from a
former owner a few months since, and was ap-
prehended and lodged in Petersburg Jail. A
handsome reward will be given to any person
who will apprehend and confine him in prison
at Raleigh, Warrenton, Petersburg, or Richmond,
and give information thereof to Mr. G. W. Den-
ton, or Messrs. E. & A. H. Cosby, Richmond, Va.
W. BARTON. 81-2t
June 24th, 1828.

State of North-Carolina, Surry County.

William Douthat,
vs.
Henry Sater.

IT appearing to the satisfaction of the Court,
that the defendant Henry Sater is not an in-
habitant of this State: It is therefore ordered
by the Court that publication be made for six
weeks in the Raleigh Register, that he may appear
at our next Court, to be held for the County of
Surry, at the Court House in Rockford, on the
first Monday in September next, to plead, an-
swer or demur to the said bill of complaint, or
the same will be taken pro confesso, and heard
ex parte.
Test, WINSTON SOMERS, C. M. E.
June 25. Pr. Adv. \$2 75

State of North-Carolina, Surry County.

Elizabeth McGlemmery
vs.
John McGlemmery.

IT appearing to the satisfaction of the Court,
that the defendant John McGlemmery is not an
inhabitant of this State: It is therefore order-
ed that publication be made for six weeks in the
Raleigh Register, that he may appear at our
next Court to be held for the County of Surry,
at the Court House in Rockford, on the first
Monday in September next, to plead, answer or
demur to the complainant's petition, or the same
will be taken pro confesso and heard ex parte.
Test, WINSTON SOMERS, C. M. E.
June 25. Pr. adv. \$2 75

State of North-Carolina, Greene County.

Court of Pleas and Quarter Sessions,
May Term, 1828.
John Perdue, Original Attachment—levied
on the lands of John Perdue, No. 9, in Hook-
sham Lassiter, vs. John Perdue.
IT appearing to the satisfaction of the Court,
that the defendant in this case is not a resi-
dent of this State: Therefore, that publica-
tion of this suit be made for six weeks succes-
sively, for the defendant to appear at the
Court House in Snow Hill, on the second
Monday of August next, and reply, &c. or
the property levied upon will be condemned
subject to plaintiff's demand, and judgment en-
tered accordingly.
Attest, WILLIAM WILLIAMS, Clk.
June 27. Pr. adv. \$2 75

State of North-Carolina, Granville County.

May Court, A. D. 1828.
Polly Stem,
vs.
The Heirs at law of
Jacob Stem, dec'd.

IT appearing to the satisfaction of the Court,
that John Stem, Alsey Stem, Jas. Stem, Eli-
zabeth Ostin, Mary Bullock and Susannah Stem,
are not inhabitants of this State: It is ordered
that publication be made for six weeks in the
Raleigh Register, giving notice to the said De-
fendants to appear at the Court of Pleas and
Quarter Sessions, to be held at Snow Hill, on
the first Monday in August next, and answer,
or otherwise, the petition will be taken pro con-
fesso, and heard ex parte as to them.
Witness, Stephen K. Stead, Clerk of our said
Court, at Office, in Oxford, the first Monday in
May, A. D. 1828.
STEPHEN K. SNEED, Clk.
76 6w pr adv. \$3 50

State of North-Carolina, Greene County.

Court of Pleas and Quarter Sessions,
May Term, 1828.
Original attachment, levied on
the lands of Robt. Caldwell, ly-
ing on south side Wheat Swamp
joining Ormond Harper, et. al.
Robt. Caldwell, vs. Robt. Caldwell, et. al.
IT appearing to the satisfaction of the Court,
that the defendant in this case is not a resi-
dent of this State: Ordered, therefore, that pub-
lication of this suit be made for six weeks succes-
sively, for the defendant to appear at the
Court House in Snow Hill, on the second
Monday of August next, and reply, &c. or
the property levied upon will be condemned,
subject to plaintiff's demand, and judgment en-
tered accordingly.
Attest, WILLIAM WILLIAMS, Clk.
June 27. Pr. adv. \$2 75

TO SAVE IS TO GAIN.

OLD SHELL COMBS made new, broken ones
mended, and new teeth put in, so as to leave
no appearance of having been broken. In all
cases the Comb will be restored to the same
firmness and transparency as when first made.
Orders from a distance promptly attended to
by J. E. LUMSDEN.
A few rods southeast of the Court House,
Raleigh, June 12th, 1828. 76
Cash, and the highest price given for old
or broken shell Combs, as above.
N. H.—Broken umbrellas also mended.

JUST PUBLISHED.

AND for sale at the Book-store of J. Gales and
Son, in Raleigh, price three dollars, a new
Edition of the Office and Duty of a Justice of
the Peace, and a Guide to Sheriffs, Coroners,
Clerks, Constables and other Civil Officers in
North-Carolina. With an appendix, contain-
ing the Constitutions of this State and of the United
States, and a collection of the most approved
forms for the use of these Officers.
The new Edition of this valuable Work con-
tains besides its former useful matter, the sub-
stance of all the important Acts passed by the
General Assembly from the year 1815, to the
present period, which appear under their proper
heads.
Orders for this new Work will be duly attend-
ed to, from any part of the State.
June 16, 1828.

James's Anti-Dyspeptic Pills.

DYSPEPSIA has of late become so frequent,
and is so well known, that it is considered
unnecessary to describe minutely its charac-
teristic symptoms. The most prominent, however,
and some of all of which will at once be recog-
nized by every dyspeptic, are flatulence, acid
stomach, occasional nausea in the morning, and
bitter taste in the mouth; costiveness, but some-
times diarrhoea and a loose state of the bowels;
loss of appetite, or an unnatural craving for food,
piles, yellowness of the eyes and skin, uneasiness
of the stomach after eating, &c. The above
Pills are confidently believed to be a remedy for
this formidable disease. They are not recom-
mended on the principle of any mysterious or
specific operation; their use is predicated upon
a consistent theory of the disease and a thorough
knowledge of the physiology of the human sys-
tem, and the nature of the remedy employed.—
Their efficacy has been tested by long experi-
ence, attended with a degree of success very far
beyond the most sanguine expectations of the
inventor.

HENRY JAMES, Proprietor,
No. 82, Pearl St. New-York.
For sale by WILLIAMS & HAYWOOD,
Agents, Raleigh, N. C.

HARRIET RELAY

HAS received her Summer Goods, which
make her assortment of Fancy Goods and
Millinery, very complete. Among those she
has now received are, Fashionable Bonnets,
Leghorn, plain and open Work, Straw ditto,
Children's ditto; Eleg. Batiste Dresses, with
a variety of other articles, all of which she will
sell low for Cash.
Mantua-making in the most fashionable style,
and at the shortest notice.
June 4th, 1828. 74 1w

SHOCCO SPRINGS,

Nine miles South of Warrenton, & within
three miles of the main Stage Road lead-
ing from Warrenton to Raleigh, where
the Stage passes every day.
This well known, healthy and delightful
Watering Place, will again be open by the 10th
of June next, for the reception of Visitors, where
every attention will be devoted to make them
comfortable. The Subscriber tenders his grate-
ful acknowledgments to former patrons, & ex-
pects herself with a hope of future encouragement,
as every exertion will be used to retain their
good will and the good opinion of all who may
visit the Springs. There will be instrumental
Music, Dancing Parties, &c. for those who are
fond of such amusements. Owing to the scarcity
of money the prices for Board will be less than
heretofore—Gentlemen and Ladies each per
month \$22 50; for less time than a month \$1
per day; Children and Servants half price.
Horses by the month \$15; for a less time 60 cts.
per day.
ANN JOHNSON.
Shocco Springs, Warren county, 7 68 awtf
May 14, 1828.

The Editors of the Wilmington Recorder,
Newbern Centinel, Fayetteville Observer, Tar-
borough Free Press, Edenton Gazette, Richmond
Enquirer and Norfolk Herald, are requested to
publish the above, once a week for eight weeks,
and forward their accounts to the Register office
for payment.

Just Published,

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

State of North-Carolina, GRAVEN COUNTY.

Superior Court of Law, April Term, A. D. 1828.
Keath Sawyer, vs. James Sawyer.
Petition for Divorce.
IT appearing to the satisfaction of the Court,
that the Defendant is not a resident of the
State—It is therefore ordered, that publica-
tion be made for three months in the Carolina Sen-
inel and Raleigh Register, for the said Defendant
to make his appearance at our next Superior
Court of Law, to be held for the County of Gra-
ven, at the Court House in Newbern, on the 4th
Monday after the 4th Monday in September next,
and answer, plead or demur to the petitioner's
petition, otherwise it will be heard ex parte, and
decreed accordingly.
TH. S. SINGLETON, Clk.

Packets for Philadelphia.

THE Subscriber having established a Line of
Packets between Philadelphia and Washing-
ton, N. C. takes this method to inform the Pub-
lic, that a vessel will leave Philadelphia for Wil-
mington, N. C. about every ten days, except
when prevented by ice in the Delaware.
Goods and produce intended for this convey-
ance, will be received and forwarded by Messrs.
Horton & Hutton, of Fayetteville, N. C. and
Messrs. Stow & Whittier, of Wilmington, N. C.
at the lowest rates of freight and least expense
possible. Having three good Vessels in the trade,
commanded by careful Captains, well acquain-
ted with the coast, and Cabins well fitted up for
the accommodation of Passengers. He therefore
trusts to meet with encouragement.
JAMES PATTON, Junr.
Smith's Wharf,
Philadelphia, March, 1828. 57-3m

Hillsborough Academy.

THE Examination will commence on Monday
the 2d of June, and conclude on the evening
of the following day. The exercises will
be resumed on the 2d Thursday in July.
W. J. BINGHAM, Principal.
P. S. As the classes commence in January, be-
ginners who have not received the ensuing session,
Boys who have studied the Latin Grammar, or
are in any higher stage of advancement will be
admitted.
W. J. B.
May 26. 72 5t

WM. S. RANSOM,

ATTORNEY AT LAW,
OFFERS his services to the public. His
office will be in Warrenton, in the build-
ing lately occupied by John Anderson & Co.
where he may be found all public days. He will
attend the Courts of Warren, Franklin, Nash,
Halifax and Northampton Counties. He pre-
sents assiduity and promptness in the dis-
charge of the duties of his vocation.
Bridle Creek, Warren, June 12. 77 1t

FOR SALE

A light SULKEY with a neat Harness. Apply
at this Office.
June 2. 73

NOTICE.

I HAVE lent to some person, not recollected,
the following Books, which are missing from
my collection, and the copy spoil the sets, viz.—
One volume of Richard Horns's works, one of
Atkinson's Sermons, one of the Village Ser-
mons.—Whoever is in possession of these books,
which are in boards, will greatly oblige me by
leaving them with Messrs. Joseph Gales & Son,
Raleigh. JOHN S. RAVENSCROFT.
Williamsboro' 21st June, 1828. 80

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 to that
capacity. He has recently supplied himself with
an assortment of the best German Strings, which
will enable him to furnish new ones when nec-
essary. Orders from a distance, as well as those
in the city, are solicited, and will be promptly
attended to.
Raleigh, May 2d. WESLEY WHITEAKER.

State of North-Carolina, Wake County.

Court of Pleas and Quarter Sessions,
May Term, 1828.
Hudson Yearby vs. Riley Penny.
Original attachment levied on Wheat and other
articles.
IT having been made appear to the Court that
the Defendant in this case, has removed
beyond the limits of the State, or so conceals
himself that the ordinary process of law cannot
be served on him: It is therefore ordered by
the Court that advertisement be made in the
Raleigh Register for six weeks, that unless the
defendant comes forward on or before our Court
of Pleas and Quarter Sessions to be held for the
County of Wake, at the Court House in Raleigh,
on the third Monday of August next, then and
there to reply and plead to issue, that judgment
will be made absolute and final against him,
and the property levied on condemned
subject to plaintiff's recovery.
B. S. KING, C. C.

Fine Water Power.

THE owner of an excellent Mill-seat on Neuse
River, in this vicinity, will be willing to
accommodate an individual, or Company, inclin-
ed to commence a Cotton or Woollen Manufac-
tory, with Water Power; and if desirable to such
person or Company, would be willing to take an
interest in such Establishment to the extent of
his ability. Having at present on the site a Saw
and Grist Mill, he could furnish the materials
for building a suitable House or Houses, and pro-
vision for the Workmen.
Application to the Editors of the Register,
post paid, will be duly attended to.
Wake County, May 6.