FRIDAY, MARCH 26, 1841

District of the Sink of Booking Presson Creekanter Demografi

Meston A. Wales,

EDITOR AND PROPRIETOR.

TERMS.

SUBSCRIPTION .- Five Dollars per annum-half in

ADVERTISEMENTS .- For every 16 lines, first inseron, One Dollar; each subsequent insertion, 25 cents COURT ORDERS and JUDICIAL Advertisements will e charged 25 per cent higher; but a deduction of 331 per cent, will be made from the regular prices, for ad-

ertisers by the year. Advertisements, inserted in the Semi-Weekly REG-STER will also appear in the Weekly Paper, free of

Letters to the Editor must be POST-PAID.

SELECTED FOR THE REGISTER.

THE LATE LORD LYTTLETON.

Beaufort buildings, was the constant resort from the hero's heart; could we but tear the

demise (as mentioned in his biography attached to his Poems), soon after he had got into bed, he saw a female at the foot of it The writings of Washington Irving abound

o'clock, he should depart this life! His bridge Hall. Lordship, who had ever led a very gay one, conceiving that it was some female who had got into his room, and had said so merely to est with him, jumped out of bed; but to his astonishment found the door fast, and no person in the room but his valet, who was ast asleep in a recess, where he always lay. Greatly alarmed at the circumstance, it made deep impression upon him, and he determined to put off a visit he was to have paid Mr. Andrews that very week ; and the night which the spectre described as his last, was the very one he was expected to sleep at Dartord. On the fatal evening his Lordship had several of his friends about him, who amused themselves with looking at the family pic-

tures till the hour of twelve o'clock arrived. As some of them regarded it a phantom of his Lordship's brain, they privately put the clock forward a few minutes. As soon as i struck, he turned round to all who were about him, and said, "You see I have cheated the ghost!" Upon which he went up to bed, and his valet brought him up some tri fling medicine to take, but had forgotten a spoon to stir it; he sent him down for one; and on his return, found him actually a corpse on the bed! he looked at his Lordship's fine stop-watch, and found the hands exactly finding that his Lordship did not come down one on which he died, could not imagine the reason of it, and had retired to rest somewhat before twelve o'clock. He had not been long lying down, when the curtains at

figured morning gown which always remained in the house for his Lordship's sole use. Mr. Andrews, conceiving that his Lordship had arrived after he had retired as he so positively expected him on that day, said to him, "My lord you are at some of your tricks; go to your bed or I will throw something at you." The answer he returned was-" It is all over with me, Andrews!"-and instantly disappeared. As there was a large clothes press at the foot of the bed, he con-

the foot of the bed were opened and he saw

his Lordship standing before him, in a large

ceived his Lordship had got into it, and rose to see; but he did not find him there. He and found it fast; and he saw by the candle approved sccurity he had not been long in bed, or he might otherwise have conceived it a dream. He rung his bell, and inquired of his servants where Lord Lyttleton was? they said they had not seen him. The night gown was next sought for, and found in its usual place. Mr. Andrews knew not of his Lordship's death

till next day, when letters from London announced it to have taken place exactly at 12 o'clock the night before. As must naturally said Gardner Jones. be supposed, the circumstance and loss of his friend made a very great impression upon Mr. Andrews, and affected him for some months after, as he is positive to his being awake at the time it happened, and of the appearance of the phantom. Upon taking sign PAINTING. Imitations of every variety of death are on record, well authenticated by attended to at the shortest notice, and done in a su-

people of honor, veracity, and high standing perior style of workmanship. and that he died at the exact hour of twelve, is beyond a doubt. With respect to Mr. Andrews, he is a man of a strong mind, stored with the most elegant accomplishments which literature, a refined education, and a

placed him above the petty cavils or petty

necessities of chequered life; therefore, un-

der such circumstances, we can have no rea-

Raleigh, March 1, 1841. -19 6m good understanding could give it; his character as a man of honor and truth has never arine Sinclair. Just received by been impeached, while his ample fortune has TURNER & HUGHES.

March 23 son to suspect Mr. Andrews of telling any

thing but what he saw. But this I solemnly protest; he mentioned the occurrence to me at his own table, in his own house, and in the presence of Mr. Topham. Whether Lord Lyttleton's death is to be attributed to a divine source or not, I cannot pretend determine; but many people suppose, as he was found with his watch in his hand after lies, Silks, Satins, French and English Prints, Musdeath, and by it, it was exactly twelve, the idea of the time not being past which was ordained to finish his existence, gave him such a shock as to cause his immediate death from the fright.

The following characteristic passage in Vivian Grey's Novel of "the Young Duke," is given in one of the late English journals:

" I am one, though young, yet old enough to know that ambition is a demon; and I fly from what I fear. And Fame has eagle wings, and yet mounts not as high as man's desires. When all is gained how little then is won! And yet to gain that little, how Whilst the World was in being, the house much is lost! Let us once aspire, and madwhich Mr. Topham and I resided, in the ness follows. Could we but drag the purple number, we had the pleasure of reckoning doubts, their dangers, their despair, we might Wiles Peter Andrews, Esq. who had been learn a greater lesson than we shall ever ache friend of Mr. Topham from his youth. quire by musing over their exploits, or their should not have introduced his name inspiration. Think of unrecognized Cæsar, n these pages, it being somewhat extraneous with his wasting youth weeping over the o my subject, but to mention a circumstance Macedonian's young career! Could Pharhat I heard from himself; which, as I ever salia compensate for those withering pangs? snew him to be a man of veracity and strict View the obscure Napoleon starving in the nonor, I have every reason to believe true; streets of Paris! What was St. Helena to and as it explains some circumstances res- the bitterness of such existence. The visions pecting the death of the late Lord Lyttleton of past glory might illumine even that dark Mr. Andrews' intimate companion for seve- imprisonment; but to be conscious that his al years), never before made known to the supernatural energies might die away without public, it may not be uninteresting to my creating their miracles—can the wheel, or readers. A few nights previous to Lord L's. the rack, rival the torture of such a suspicion."

THE BRIDE.

with a dove in her hand, and beautifully ar- in pictures, which, for delicacy, taste and rayed in white, who told him, in a very im- truth, are not surpassed by any writers in pressive manner, to prepare himself for death, the English language. The following is an as the third night from that, exactly at twelve exquisite passage from a chapter of Brace

"I know no sight more charming and touching than that of a young and timid bride, in her robes of virgin white, led up trembling to the altar. When I thus behold a lovely girl in the tenderness of her years, forsaking the household of her father, and the home of her childhood-and with the implicit confidence, and the sweet self-abandonment which belong to woman, giving up all the world for the man of her choice; when I hear her, in the good language of the ritual, yielding herself to him 'for better, for worse, for richer, for poorer, in sickness and in health, to love honor, and obey, till death doth us part'-it brings to mind the beautiful and affecting devotion of Ruth: Whither thou goest I will go, and where thou lodgest I will lodge; thy people shall be my people, and thy God my

BONAPARTE ON SUICIDE.—" Suicide is a crime most revolting to my feelings; nor does any reason present itself to my understanding by which it can be justified. It certainly originates in that species of fear which we denominate cowardice. For what claims can man have to courage who trembles at the frowns of fortune? True heroism consists in becoming superior to the ills of life, in at the stroke of 12 o'clock. Mr. Andrews, whatever shape they may challenge him to combat." On another occasion when talkon the day he promised, which was the very ing on the same subject, Bonaparte observed " If Marius had slain himself on the Marshes of Mintornæ, he never would have stood the seventh time for counsul."

HATS. HATS!—BY WHOLESALE, The Subscribers would inform Merchants and others. that they have received their Spring HATS, of the latest and most approved styles, which will be offered at the lowest possible prices. WOODHOUSE & ECKLES. Petersburg, Va. March 20.

OTICE.—In pursuance of an Order of the Court of Equity of Chatham County, I shall sell at Public Auction, in the Town of Pattsboro', on Tuesday of next May Court, being the 11th day of the month, the STORE-HOUSE and LOT, belonging to the late firm of Thompson & Hanks, and

now occupied by H. C. LONBON. The Sale is made for a division among the owners, next examined the night-bolt on the door, and a credit of six months will be given on bond and

JOSEPH RAMSAY, C. M. E.

Pit'shoro', 25th March, 1841. TOTICE,-By virtue of a Deed in Trust to Sam'l H. Hart, executed by Gardner Jones, for care and under the most favorable circumstances, for certain purposes therein mentioned, the andersigned, survivag Executor of the said Hart, will proceed ask the attention of dealers to their steck, being could to sell for Cash, on Saturday, the 24th day of April dent that their prices are as low, and their terms as next, at the Court-House in Snow Hill, Greene Coun-liberal as any House in the State. ty, two TRACTS OF LAND adjoining each other, containing 300 acres more or less, belonging to the

CHARLES EDWARDS, Surviving Executor of Sam'l H. Hart. Greene County, 12th March, 1841-25ts

Pr Adv't \$2 50 The Subscribers are pre-

Persons wishing Painting of any description exe- sell on no other terms. cuted, by calling at the Shop next door to the Bank of the State, may expect to have it done to their entire satisfaction. C. & S. FRAZIER.

CHETLAND & the Shetlanders, or The Northern Circuit, by Cath-

OR HIRE.-A Negro girl aged about 14, Suited to the house. - Enquire at this Office. Raleigh Jan. 16-7 tf

MORE NEW GOODS!



Sundersigned, an addi tional supply of STA-PLE & FANCYDRY GOODS, among which

Late arrivals bave pla-

are elegant plain and figured Mouslin de Laines, Challins, Flannels, &c. &c. He has also, to rent, on accommodating

terms, an Elegant STORE ROOM, and several comfortable upper Rooms in his New Brick Building. B. B. SMITH.

January 27, 1841.

Brilliant Scheme-to be drawn 17th April.

HOYT & CO'S OFFICE.

\$60,000, \$30,000, \$15,000!

16 drawn Ballots, making more Prizes than Blanks.

D. M. Hoyt & Co. take great pleasure in presentng to their old patrons, and the public generally, the following magnificent Scheme of a Lottery to be drawn April 17, 1841. D. M. Hoyt & Co. hope to have the pleasure of selling the first Capital, at least, f men of literary character; and, among the laurel from the poet's brain, and read their of sixty thousand dollars. All know that D. M. Hoyt has a reputation above all other venders for selling large capitals. Fifty and forty thousand have been sold by him within two weeks of one another; ninety thousand dollars in two weeks, is what no other venders have ever done.

All that is necessary to obtain one of the splendid prizes in the scheme offered below, is to make a remittance of \$20 for a single whole ticket, shares in

D. M. HOYT & Co. Richmond.

Virginia State Lottery, for endowing the Leesburg Academy and for other purposes class E. for 1841 to be determined by the drawing of the Union Lottery, class No. 2 for 1841, to be drawn at Alexandria, D.C. on Saturday 17th April 1841

	Grand A	Scheme:	
1 prize of	60,000	50 prizes of	40
1	30,000	100	30
1	15,000	170	25
1	10,000	170	20
1	8,000	124	15
1	7,000	124	10
1	6,000	124	8
1	5,000	124	7
1	4,000	148	6
1	2,500	172	5
1 .	2,311	6324	4
4	2,000	5673	2
5		5673	2
10		5673	1
10	1230	5673	/1
50	1000		- 1
50	500		

78 drawn numbers and 16 drawn Ballots. Tickets \$20-shares in proportion.

A certificate of package of 26 whole tickets will be sent for \$260. A certificate of 26 halves and quarters

For tickets or shares or certificates of packages in any of the above mentioned schemes, please address D. M. HOYT & CO. Richmond, Va.

NEW GOODS.



JUST received fifty cases Straw Goods, consisting of all qualities of Leghorn & Straw Bonnets, all of which are of our own manufacture.

Also 1000 Nun's Bonnets; 60 dozen Bandboxes, and large assortment of Flowers, which makes our assortment equal to any ever offered in this State—all of which we will sell for cash as low ruary Term, 1841.

can be purchased in New York. WARREN, CARPENTER & CO.

Petersburg, March 18.

SPRING STOCK for 1841. Wholesale.



I have also an unusually large assortment of Palm Leaf and Leghorn Hats, all of which I am determined to offer on the most accommodating terms.

Petersburg, March 18.

NEW SPRING GOODS.

VARNUM, EGERTON & CO.

RE now opening a more extensive, complete and desirable assortment of Fancy and Staple DRY GOODS than they have ever had; selected with great and Drawing, per Session, wholesale and retail trade. They would respectfully

JACOB B. VARNUM, ROBERT C. EGERTON, JCSEPH H. PALMER.

March 25-3w25

BOOTS AND SHOES.

BUILS and SHUES, I am now to give me a call, with the Cash; as in future, I shall the Estate of Robert Williams, deceased.

Gentlemen wishing to see something very superior in the Boot line, will please call and examine for Purchasers

on Saturday the 27th instant, between the hours of ded to. 10 A. M. and 5 P. M.

perty, as required, will be subject to a fine of two dol- places of destination. ALEX. J. LAWRENCE, Intendant pro tem.

W.J. RAMSAY,



Watch and Clock Maker.

JEWELLER AND SILVERSMITH, Respectfully informs his old customers and friends, and the public generally, that he is prepared to repair all kinds of Watches, Clocks, Jewellery and Silver Ware, in superior style. He has in his employ a skilful and steady workman, and will besides, also give the business his personal attention; and from his knowledge of all the different branches of business, he flatters himself that he will be able to give general satisfaction. His Shop is in the Store formery occupied by Hazlett Kyle, deceased, nearly opposite the New Market House.

* All work warranted to perform well. Persons visiting the City would find it to their interest to give him a call, as his prices will be such as to suit the times. Raleigh, March 1, 1841.

tate of North Carolina.—Craven County. County Court of Pleas and Quarter Sessions. February Term, A. D. 1841.

Francis Downing, John Downing and Jane, his wife, (the said Jane the daughter and only child of Dawson Downing,) Bernard, John, Edward and Jane Donnelly, (who are the children of Barbara Donnelly, otherwise Downing,) Edward Donnelly, son of Mary Donnelly, (otherwise Downing,) John, Samuel, Robert and Edward Downing, (children of Jane Downing,) PETITIONERS;

Against

John M. Roberts, Administrator of Edward Downng, Rose Quin, (widow of James Quin, and daughter of Mary Donnelly,) Michael McClernon and Sally his wife, (the said Sally being also the daughter of said Mary Donnelly,) James, Dawson and Francis Downing. (who were sons of Jane Downing aforesaid,)

It being proved to the Court, that the Defendants, Rose Quin, (widow of James Quin,) Michael Mc Clernon and Sally his wife, James Downing, Dawson Downing and Francis Downing, are not inhabitants of this State: It is ordered by the said Court, that publi. cation be made for five weeks, successively, in the Raleigh Register, that the said Rose Quin, Michael County Court of Pleas and Quarter Sessions of Craven County, at the Court-house in Newbern, on the secand Monday of May next, and plead, answer or demur to the said petition, otherwise the same will be taken pro confesso against them and heard accordingly. Witness, James G. Stanly, Clerk of said Court, at

Newbern, the second Monday of February, A. D. 1841. J. G. STANLY, Clerk.

TATE OF NORTH CAROLINA .- Pitt County.-Court of Pleas and Quarter Sessions, February Term, 1841.

William R. Somerell vs. Rufus K. Hearn. Original Attachment.

It appearing to the satisfaction of the Court that Rufus K. Hearn is not an inhabitant of this State; It is ordered by the Court, that publication be madin the Raleigh Register for six weeks, that the said Rufus K. Hearn appear before the Justices of the Court of Pleas and Quarter Sessions to be held for the county of Pitt, at the Court-house in Greenville on the first Monday in May next, and replevy or plead to issue, or judgment final will be entered

Witness, Archibald Parker, Clerk of our said Court at Office in Greenville, the first Monday of February

ARCHIBALD PARKER, Clk.

TATE OF NORTH CAROLINA.—Pitt County—Court of Pleas and Quarter Sessions, Feb-

William Clark vs. John Satler.

Original Attachment. It appearing to the satisfaction of the Court, that John Satler is not an inhabitant of this State: It is ordered by the Court, that publication be made in the Raleigh Register for six weeks, that the said John Satler appear before the Magistrates of the Court of Pleas and Quarter Sessions, to be held for the county of Pitt, at the Court-house in Greenville, on the first well selected assortment of HATS of Monday in May next, and replevy or plead to issue, the various qualities, manufactured ex- or judgment final will be entered against him. Witness, Archibald Parker, Clerk of our said Court at office in Greenville, the first Monday in February.

ARCHIBALD PARKER, Cik.

ENFANT SCHOOL,-The Infant Schoo under the superintendence of Mrs. PKAT, from Philadelphia, will be opened as early in the Spring as the weather will permit.

The abuses which have crept into the system wil be rejected, and the plan of Pestalozzi will be pursued as much as possible, namely, to develope the powers of the mind by presenting ideas and not a mere mase of words. The memory will be exercised, but not

As central a location as can be poured, will be Children will be admitted from the age of three to

TERMS-The first Class, which will embrace the elements of Natural History, History, Natural Phi-

osophy, Arithmetic, Geography, Grammar, Writing, Second Class.

Those who wish to patronize the School, wil he so good as to send their names to Miss MELISH, at Mr. LeMessurier's, corner of Morgan and Salisbu-Feb. 12. 14

[TALUABLE City Property for Sale By virtue of a Decree of Wake Equity Court, at Fall Term, A. D. 1840, I shall offer for sale at Public an impartial view of the business: The eir- Marble, and of all kinds of Wood; also, Wall an assortment of Gentlemen's Shoes of different Twenty-six, (36) Thirty-seven, (37) petition, or the said petition will be taken pro concumstances connected with Lord Lyttleton's Fainting, Paper-hanging, Gilding, Glazing, &c. &c qualities. I would thank those who wish a good article, and are disposed to encourage our own Mechanics, two, (42); making in all, Twelve Lots, belonging to

> Terms of Decree.-Six and twelve months credit Bonds with approved securities will be required of the TH: L. WEST, C. & M. E. Raleigh, February 16, 1841.

Petersburg, Feb. 6, 18417

E. P. NASH.

Monday of April next, and replevy and plead to issue, or judgment final will be entered up against him on this attachment. Witness, Lewis C. Desmond, Clerk ary, A. D. 1841. LEWIS C. DESMOND, Clk.

State of North Carolina—Lenoir County. Court of Pleas and Quarter Sessions, January Term, 1841.

It appearing to the satisfaction of the Court, that

Original Attachment, levied, &c.

14 6w

Stephen White,)

Bryan Burnet.

CTATE OF NORTH CAROLINA, -Lenoir County. Court of Pleas and Quarter Sessions. lanuary Term, 1841.

Pr Adv \$5 624

Original Attachment, levied, &c. Bryan Burnet. It appearing to the satisfaction of the Court that Bryan Burnet is not an ighabitant of this State: It

is ordered that notice be given by public advertisement in the Raleigh Register, for six weeks, that the said ary Term, 1841. Bryan Burnet appear before the Court of Pleas and Quarter Sessions, to be held for the county of Lenoir, at the Courthouse in Kinston, on the first Monday of April next, and replevy and plead to issue, or judgment final will be entered up against him on this attachment. Witness, Lewis C. Desmond, Clerk of said Court, at Kinston, the first Monday of January, LEWIS C. DESMOND, Clerk. . D. 1841. Pr Adv. \$5 624

State of North Carolina-Lenoir County. Court of Pleas and Quarter Sessions, Janu-

ary. Term, 1841. William Phillips, William Jordan, William Ormond. Daniel, Mary, Stephen

Petition for partition of the and John Fish, infants, lands of the late John Fish, by their Guardian, deceased. Samuel H. Coward,

Abner Coleman and Mary Coleman.

It appearing to the satisfaction of the Court, that Abner Coleman and Mary Coleman, the defendants, McClernon and Sally his wife, James Downing, Daw- are not inhabitants of this State : It is ordered that Bryan Burnet is not an inhabitant of this State : It son Downing and Francis Downing, appear at the publication be made for six weeks in the Raleigh Re. is ordered that notice be given by public advertiseister, for the said defendants to appear at the next | ment in the Raleigh Register, for six t term of said Court, to be held for the county of Le. | said Bryan Burnet appear before the Court of Pleas noir, at the Courthouse in Kinston, on the first Monday of April next, and plead, answer or demur, or the petition in this case will be taken pro confesso, and set for hearing.

Witness, Lewis C. Desmond, Clerk of said Court. at Kinston, the first Monday of January, 1841. LEWIS C. DESMOND, Clerk. Pr Adv \$5 621

TATE OF NORTH CAROLINA,-WAKE COUNTY, Court of Pleas and Quarter Sessions, February Term, 1841. Samuel G. Smith and Wife Sarah, Isham Baucom,

Lydia, Wesley Johnson, Berry Johnson, Mark H. Whitaker and wife Emily, Willis Johnson. Urias Baucom, Ransom Bushee and Wife Har-

lames Nutt and Wife Gilly, Gray Dunn and Wife

riet, Gustin Banks and Wife Candace, and Sidney Petition for Division of Land. It appearing to the satisfaction of the Court, that Ransom Busbee and Wife Harriet, Gustin Banks Wife Candace and Sidney Baucom, who are therefore ordered by the Court, that publibe made in the Raleigh Register for six weeks, essively, notifying said non-residents to be and appear before the Justices of our next Court of Pleas Wake, at the Court House in Raleigh, on the third Monday in May next, then and there to demur to and answer this Petition, otherwise the Court will proceed to hear the same ex parte as to them, and to grant an

order for partition according to the prayer of the Pe-Witness, Alfred Williams, Clerk of said Court a Office in Raleigh, the third Monday of February, 1841,

A. WILLIAMS, C. C. State of North Caroina.—WakeCounty. Court of Pleas and Quarter Sessions. Feb-

ruary Term, 1841. Ransom II. Smith.

Hardy T. Lewis. It appearing to the satisfaction of the Caurt htat he defendant Hardy T. Lewis, in this case, is not an inhabitant of this State: It is therefore ordered by the Court, that publication be made in the Raleibg Register for six weeks successively, notifying said deendant to be and appear before the Justices of our next Court of Pleas and Quarter Sessions to be held for the County of Wake, at the Court House, in Ra-

default will be granted against him, and the land le vied upon condemned, subject to the Plaintiff's reco-Witness, Alfred Williams, Clerk of our said Court at office, in Raleigh, the third Monday of February,

A. WILLIAMS, C. C. CITATE OF NORTH CAROLINA .-CRAVEN COUNTY .- Court of Pleas and Quarter Sessions. February Term, A. D. 1841. Caswell Gardner, Bryan Gardner, John Kirkman, and Amelia his wife, Julia Gardner, and Donna M. Gardner, Petitioners,

Lovey L. E. M. Wadsworth, James B. Wadsworth, and Thomas J. Wadsworth, Defendants.

Petition for Division of Land. It being proved to the Court that the Defendants are not inhabitants of this State, It is ordered by the said Court, that publication be made for five wee Auction to the highest bidder, on Monday, the 29th successively, in the Raleigh Register, that the said Bryan Burnet is not an inhabitant of this State : It day of March next, at the Court-house door, in the Having considerably extended my business in the manufacturing of business in the y, at the Court Honse in Newbern, on the second enabled to keep constantly on hand Twenty-one,(21) Twenty-four,(24) Twenty-five,(25) Monday of May next, and make their defence to this

> Witness, James G. Stanly, Clerk of said Court at Newbern, the 2d Monday of February, A. D. 1841.
> J. G. STANLY, Clerk. March 18. Pr. Adv. \$5 24 5w

EMOVAL.—Mrs. M. A. PRENDERGAST respectfully informs the Ladies of Raleigh, and themselves.

Raleigh, March 22—6t25

Raleigh, March 22—6t25

Raleigh are hereby notified, that their Lists of Taxable Property will be received at the City Hall, on Saturday the 27th instant, between the hours of ded to.

Raleigh will be received at the City Hall, on Saturday the 27th instant, between the hours of ded to.

Raleigh, February 16, 1841.

16 ts

Raleigh, February 16, 1841.

16 ts

Raleigh, February 16, 1841.

16 ts

Raleigh, February 16, 1841.

18 ts

Raleigh, February 16, 1841.

19 the Bull of Raleigh, and the public generally, that she has removed her Straw Bonnet Establishment to the house on Newbern Street, the next corner South-East side of North Carolina.

Raleigh, February 16, 1841.

18 ts

Raleigh, February 16, 1841.

18 ts

Raleigh, February 16, 1841.

18 ts

Raleigh, February 16, 1841.

19 the Bull of Raleigh, and the public generally, that she has removed her Straw Bonnet Establishment to the house on Newbern Street, the next corner South-East side of the State of North Carolina.

Raleigh, February 16, 1841.

19 tr

Raleigh, February 16, 1841.

10 ts

Raleigh, February 16, 1841.

10 ts

Raleigh, February 16, 1841.

11 ts

Raleigh, February 16, 1841.

12 to the public generally, that she has removed her Straw Bonnet Establishment to the house on Newbern Street, the next corner South-East side of the State of North Carolina.

Raleigh, March 22—6125

rience in the above business, she feels confident of gi- scriber, P. M. Wakefield. ving general satisfaction.

VALUABLE CITY

anxious of carrying into execution his long cherished intention of reme the West, offers for sale that very valuable Est ment, in the City of Raleigh, known as the CITY HOTEL. Having had personal charge of the Hotel; for several years, the Subscriber can speak from his Bryan Burnet is not an inhabitant of this State: It is ordered that notice be given, by public advertisement in the Raleigh Register for six weeks, that the own knowledge as to the productiveness and value of the property. To a person, who is well see said Bryan Burnet appear before the Court of Pleas and Quarter Sessions, to be held for the county of with the business, the certainty of a profitable investment of his money will be ensured. It always has Lenoir, at the Courthouse in Kinston, on the first commanded, and, from its eligible situation, always must command a fair proportion of custom. Its advantages as a Public House are too numerous to be of said Court, at Kinston, the first Monday of Janu- detailed in an Advertisement, but can be demonstrated to any one inclined to purchase. The terms of sale, which will be very accommodating, may be

> known on application. DANIEL MURRAY: Raleigh, Jan. 27, 1841.

N. B. The Subscriber will also sell a Plantation of 200 Acres of Land, situated within 24 miles of Raleigh, known as the GRANT Tract. . Standard and Star, till forbid.

State of North Carolina-Lenoir Coun-

William Holland, Original Attachment, levied, &c. Bryan Burnet. It appearing to the satisfaction of the Court; that Bryan Burnet is not an inhabitant of this State! It is ordered that notice be given by public advertisement in the Raleigh Register, for six weeks, that the said Bryan Burnet appear before the Court of Pleas and Quarter Sessions, to be held for the county of Lenoir, at the Courthouse in Kinston, on the first Monday of April next, and replevy and plead to issue, or judgment final will be entered up against him on this attachment. Witness, Lewis C. Desmond.

January, A. D. 1841. LEWIS C. DESMOND, Clerk. Pr Adv \$5 624 14 6w State of North Carolina, - Lenoir County. Court of Pleas and Quarter Sessions, Jan-

Clerk of said Court, at Kinston, the first Monday of

uary Term, 1841. William Holland & Co: Original Attachment Bryan Burnet. It appearing to the satisfaction of the Court, that and Quarter Sessions, to be held for the county of Leneir, at the Courthouse in Kinston, on the first Monday of April next, and replevy and plead to issue, or judgmont final will be entered up against him on this attachment. Witness, Lewis C. Desmond,

Clerk of said Court, at Kinston, the first Monday of January, A. D. 1841. LEWIS C. DESMOND, Clerk. Pr Adv \$5 624 Citate of North Carolina, -Lenoir Conn-

uary Term, 1841.

Bryan Burnet.

ty. Court of Pleas and Quarter Sessions.

Original Attachment, levied, &c. Bryan Burnet. It appearing to the satisfaction of the Court, that Bryan Burnet is not an inhabitant of this State; It is ordered that notice be given by public advertisement in the Raleigh Register, for six weeks, that the said Bryan Burnet appear before the Court of Pleas and Quarter Bessions, to be held for the county of Lenoir, at the Courthonse in Kinston, on the first Monday of April next, and replevy and plead to issue,

ry, A. D. 1841. LEWIS C. DESMOND, Clerk. Feb 11 Pr Adv \$5 623 14 6w Carolina-Lenoir Coun y. Court of Pleas and Quarter Sessions, Jan

or judgment final will be entered up against him on

this attachment. Witness, Lewis C. Desmond, Clerk of said Court at Kinston, the first Monday of Janua-

uary Term, 1841. Original Attachment, levied, &c.

It appearing to the satisfaction of the Court, that Bryan Burnet is not an inhabitant of this State: It s ordered that notice be given. by public advertisement in the Raleigh Register for six weeks, that the said Bryan Burnet appear before the Court of Pleas and Quarter Sessions, to be held for the county of Lenoir, at the Courthouse in Kinston, on the first Monday of April next, and replevy and plead to issue, Attachment levied on Land. or judgment final will be entered up against him on this attachment. Witness, Lewis C. Desmond, Clerk of said Court at Kinston, the first Monday of January, LEWIS C. DESMOND, Clerk. A. D. 1841.

Feb. 12. Pr Adv \$5 624 tate of North Carolina,-Lenoir County. Court of Pleas and Quarter Sessions, January Term, 1841.

hauncy Graham, Original Attachment, levied, &c eigh, on the 3d Monday in May next, then and there Bryan Burnet. to replevy and plead to issue, otherwise judgment by It appearing to the satisfaction of the Court, that Bryan Burnet is not an inhabitant of this State: If is ordered that notice be given by public advertisement in the Raleigh Register for six weeks, that the said Bryan Burnet appear before the Court of Pleas and Quarter Sessions, to be held for the county of Lenoir, at the Courthouse in Kinston, on the first Monday of April next, and replevy and plead to issue, or judg-ment final will be entered up against him on this at-tachment. Witness, Lewis C. Desmond, Clerk of said Court, at Kinston, the first Munday of January,

A. D. 1841. LEWIS C. DESMOND, Clerk. Feb 12 Pr Adv \$5 624 14 6w State of North Carolina, Lenoir Coun-ty. Court of Pleas and Quarter Sessions, Janu-

John Jackson, Original Attachment, levied, &c

Lenoir, at the Courthouse in Kinston, on the first Monday of April next, and replevy and plead to issue, or judgment final will be entered up against him on this attachment. Witness, Lewis C. Desmond, Clerk of said Court Kinston, the first Monday of January, A. D. 1841. LEWIS C. DESMOND, Clerk. Feb 12 Pr Adv \$5 624

Rate Property will be received at the City Hall, on Saturday the 27th instant, between the hours of Day 10 A. M. and 5 P. M.

Most of the Pianos bought from the subscriber, are Persons failing to give in their lists of Taxable Property, as required, will be subject to a fine of two dollers, and the property will be received at the City Hall, and the City Hall, ded to.

Raleigh, March 9, 1841.

N. B. Mrs. P. will pay particular attention to clean ing and altering Florence and Straw Bonnets, Leghors, dec. in the newest fashions. From her expenditure of the first of the fir

February 12.