

Beston W. Gates, EDITOR AND PROPRIETOR.

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MISCELLANEOUS. THE LAST STAKE. A CLUB HOUSE SKETCH.

It may not be generally known that in some of our most fashionable neighborhoods, there are resorts denominated 'club houses,' which are nightly visited by hundreds of wealthy citizens, young and old, married and single; who although they may not have been able to pay their notes or their tailor's bills during the day, manage in the evening, to lose at the gaming table, larger sums than would have been adequate for such purposes.

Into one of these elegantly furnished mansions I now introduce my readers. The apartments are spacious and splendidly furnished. A side-board laden with massive plate and glistening beneath the weight of liquors and refreshments—the folding doors illuminate the room—richly cut chandeliers illuminate both rooms—the antirache is glowing in the grate—and every table is occupied with parties engaged in various games of chance.

At one of the tables four young gentlemen are engaged in playing brag—they move in the most fashionable circles, are wealthy, well educated, and intelligent. 'Where is Hamilton to night?' enquires one of the party. 'Is it possible you do not know that he is dead?' is the interrogative answer.

'Dead!' 'Yes, poor fellow, he lost all he was worth at Loran's the night before last—went home to his lodgings and blew out his brains!' 'He was buried this afternoon,' adds another of the players. 'Poor fellow!' exclaimed the first speaker, 'what a devilish fool he was though to commit suicide, had he waited until this evening his luck might have taken a turn—' I owed him a hundred dollars, which I came this evening prepared to pay him. However since he's cancelled the debt in such a summary manner I will brag the amount.'

'I'll go you that and a hundred better.' The game continued, but nothing more was said of the wretched young man who had so lately been their companion, and whose miserable fate is told in the foregoing conversation. Heavy sums were lost and won—loud laughter rang through the rooms. Now flushed with success, some exulted in their good fortune—others lost the last dollar they had remaining and cursed their unlucky stars.

At the table where the conversation took place, to which I have already referred, the utmost good humor and harmony prevailed. The players were evidently familiar associates, on equal terms in intimacy and standing in society. They pocketed each other's money with the utmost indifference, and the sang froid with which it was lost and won was equally remarkable. The clock struck twelve. 'Midnight,' exclaimed one. 'Yes, Shakspear says,' returned another—'Now is the very witching time of night, When churchyards yawn and graves give up their dead.'

By the way, I wonder if Billy Shakspear believed in ghosts? 'I can answer for myself,' said a third, 'that I do, most religiously.' 'Nonsense—you surely jest.' 'By heaven! I do not—you may call it superstition, folly, or what you please, I believe at this very hour ghosts walk abroad.'

'The others laughed, but the last speaker maintained his gravity. 'Well, really this is amusing,' continued the young gentleman by whom the conversation was commenced; 'nothing would induce you then to visit a grave yard at this time of night, I suppose?' 'No, I confess my weakness, cowardice if you choose so to call it, in this particular, and you, Ned Lawrence, would be equally loth to do so?'

'Not I, answered Lawrence; make it my while, I'll go this very hour to Frank Hamilton's grave and offer to pay him if he's abroad, the hundred dollars he won from me at cribbage.' 'I will bet you fifty dollars you'll do no such thing.' 'Done!' The bet was made and the money staked. Ned Lawrence rose, called for his cloak, and having enveloped himself in its ample folds, was about departing, when it was suggested that some one should accompany him in order to bear witness that he would actually visit the suicide's grave.

'No, he must go alone, or I withdraw the bet,' exclaimed the believer in ghosts; to convince us that he has actually won the wager, he can bring the stake that was driven into the ground at the foot of Hamilton's grave, to denote where the poor fellow was buried.'

'Good—I will do so,' said Lawrence and he departed. The glasses of the remaining trio were replenished, and the game resumed. He, by whom the bet was proposed, was sanguine of winning it; the other was confident that Lawrence would return with a just claim to the sum deposited. And so he did; as the clock struck one, he returned with the stake on which the initials of Frank Hamilton were rudely engraved.

'There, I have won the wager!' he cried; 'it was a long walk on a cold night, and I had trouble to climb the wall which encloses the grave yard, but I allow no man to dispute my courage. I offered to pay Frank his money too, but as he did not appear to claim it, I consider that, having made a legal tender of the amount, the debt is cancelled.'

'Well, the money is yours, Ned, but double or quits, that you dare not replace the stake from where you removed it. 'What! to-night inquired Lawrence. 'This very hour.' 'Double or quits! I'll do it! first let me swallow a glass of whiskey punch, for 'tis infernal cold, and is somewhat of a walk from here to Carmine street.'

'By all means—we'll all pledge to you a safe return.' The glasses were filled and drained. Ned Lawrence took up the stake he had brought from the grave yard and again departed. 'Good night Ned,' said one of his thoughtless, gay companions, 'Frank Hamilton will keep you this time; and challenge you to take your revenge afterwards.'

'If I return not by daylight, you may conclude that such is the fact,' replied Lawrence as he closed the door. A feeling of unaccountable gloom came over the three remaining gamblers, after Ned Lawrence departed a second time. In vain did they endeavor to rally their spirits, or seek by increasing their bets, to give additional excitement to the game. Lawrence himself, as he again pursued his way to the grave of the wretched suicide, experienced a sensation of dread, to which he was previously a stranger, and it increased as the parting remark of his friend recurred to him. Pshaw he involuntarily exclaimed, 'I am a fool to permit a silly jest like that, to affect me—If I turn back, I shall be laughed at as a braggadocio, if not a coward. D—n it! that would be worse than losing a paltry hundred dollars.'

On he went, and at last reached the burial place. The weather was intensely cold, and the stars shone brightly in the cloudless sky. Not a soul was visible—not a sound was to be heard, and Ned Lawrence exclaimed—'I shall win!' climbed over the lower wall and hurried to place the stake at the foot of the gambler's grave.

Long did his friends await his return at the club house. Daylight came, but he was still absent. His absence was unaccountable. They sought him at his lodgings—he was not there, and they at once determined to solve the mystery, if possible, by visiting the burial place. 'Tither they hastened, and on the grave of Frank Hamilton, they found the corpse of their companion.

No marks of violence were on the body—no evidence could be obtained from a scientific examination, of injury or disease; but the inference that his death was caused by terror, was irresistible. The facts from which such inference was drawn was soon as related.—In diving the stake in the earth, it had caught in the end of his cloak, and when he attempted to quit the grave, he found himself detained my some invisible and unknown power. His imagination was doubtless excited—his terror awakened—had not presence of mind to disengage himself of his cloak, by losing its usual fastenings, and fancying himself held by the disturbed spirit of Ned Lawrence, the young, gay, and fashionable, sunk fainting on the grave, and perished from terror and exposure.

NOTE.—The incidents, upon which the above sketch is founded, actually occurred, and nearly in the manner in which they are related. I have only changed the locality. UNITED STATES—NORTH CAROLINA DISTRICT. District Court in Bankruptcy at Chambers, in Fayetteville, February 23, 1842.—Silas Sizewell of Raleigh, in the County of Wake, having on the fifteenth day of February, filed a Petition duly verified, praying that he may be declared a bankrupt, it is thereupon ordered by the Court, that cause be shown before the Court at Newbern, on the fourth Monday of April next, why the said Silas Sizewell be not declared a bankrupt, pursuant to the Act of Congress in that behalf, and that this notice be published in the Weekly Raleigh Register, 4 weeks in succession. H. H. POTTER, Acting Clerk of Court in Bankruptcy. March 1, 1842. 19—w4w

UNITED STATES—NORTH CAROLINA DISTRICT. District Court in Bankruptcy at Chambers, in Fayetteville, February 24th 1842, John S. Powell of Johnston, having on the eighteenth day of February, filed a petition duly verified, praying that he may be declared a bankrupt it is thereupon Ordered by the Court, that cause be shown before the Court, at Newbern, on the fourth Monday in April next, why the said John S. Powell be not declared a bankrupt pursuant to the Act of Congress in that behalf; and that this notice be published in the Weekly Raleigh Register, four weeks in succession. H. H. POTTER, Acting Clerk of Court in Bankruptcy. March 3, 1842. 19—w4w

CAUTION.—The attention of Carolina Merchants, Ship Owners, and the purchasing Company in general, is respectfully called to the Petersburg Bakery, which is now in full operation, and where may be had every description of Crisquets and Biscuits, cut by machinery, at the lowest market prices, wholesale and retail. Also, Cakes of all sizes and patterns. GLENN & CO. Petersburg, Feb 9. 14 1m

THE THOROUGH BRED HORSE. Rutherford, Will make the present Season of 1842, commencing the first day of March, at my Stable in Raleigh, at Edw'd. Prices, in Johnston county, and at Eagle Rock, and will be at each stand every ninth day, unless on public days, which will be reserved for exhibiting him. He will be let to mares at eight dollars the season, and two dollars to insure a mare to be in foal; the season money to be paid within the season, and the insurance when the mare is ascertained to be in foal, or parted with. Fifty cents to the groom. Mares from a distance will receive free attention, as every preparation necessary has been provided. Pasturage gratis, and fed upon grain at twenty-five cents per day. Rutherford is six years old in June. His color is a deep red sorrel. He is upwards of five feet two inches high, and withal a horse of superior activity.—Those wishing to patronize this horse will be assured they are breeding from a thorough-bred stock horse, upon terms more moderate than ever known. He has proven himself to be a sure foal-getter.

FEEDING. Rutherford was sired by Yeoman, the imported Arabian; dam by Washington, a son of the distinguished race horse and foal-getter Timoleon; her dam by old Sir Archie, her grand dam by Hetch's Gray Diomed, and he by old imported Sorrel Diomed; his dam by old Flag of Truce, Mead's Pilgrim imported Janus, imported Volant, imported Jolly Roger, imported Sharke, imported Sober John; grand dam imported Dare Devil; g. g. dam by imported Shako. WM. F. COLLINS. February 25, 1842. 17 w1m

ARRAB. A beautiful sorrel, 6 years old this Spring, full five feet one inch high, in form and action unsurpassed by any horse in the country. Will stand the coming Season, which will commence on the first of March, and end the first of July, part of his time at my Stable in Raleigh, part at Rogers' old Cross Roads, fourteen miles North of Raleigh, and the remainder of his time to suit customers. ARAB will be let to Mares at the reduced price of \$6 the leap, to be paid when the service is performed; \$8 the season, and \$10 to insure—all to be paid within the season. A change of property forfeits insurance. Those who put by insurance, will be bound to attend regularly, or forfeit the same. ARAB will attend his stands regularly, public days and high waters excepted. He is thought, by the best judges, to be one of the finest productions of his celebrated sire, and no doubt his would have distinguished himself on the Turf, had he been permitted to run. As a foal-getter having been let to some few mares, has proved himself to be sure. We need not say that it is the interest of every man to improve his stock by putting to fine blooded horses, as experience has proven that for service, long life and durability, they fully meet the sanguine expectations of all those who patronize them. Feeling disposed to improve the stock, we have thought proper to stand Arab lower than any horse of equal blood in North Carolina, in order that every Farmer may have it in his power to improve his stock to the best advantage. JOHN G. MOORE. FEEDING. I certify that the sorrel horse Arab was raised by me, that he was five years old last spring. He was sired by the genuine Arabian horse Yeoman; his dam by old Sir Archie; her dam by Eagle; her dam by imported Druid, and her dam by the celebrated horse old Mark Anthony. THO. D. BENNEHAN. Orange county, February 23, 1842.

Beck's Kid's Anti-Dyspeptic Pills. THESE Pills have now been more than eight years before the Public, and their just pretensions to the character claimed for them closely examined and tested by a great number of persons, too intelligent to be deceived, and too deeply interested in the results not to observe with care, and judge without favor. Experience has not weakened these pretensions, but strengthened and confirmed them by a mass of testimony of such respectable character as has never sustained any article in this form in any country. The original design was to relieve Dyspepsia, and those functional derangements upon which it commonly depends. They were however found, by preserving the stomach and bowels in a healthy state of action, to tend greatly to ward off those "bilious attacks" to which many are liable, but not as an Anti-Bilious Pill, in the common signification of the term. Those, therefore, who expected in them an active purgative (though to many they are such), may be very disappointed; yet few instances of failure have been ascertained among those who have faithfully employed the article according to the design, as attested to be printed upon them, the Proprietor has obtained permission to refer to the following gentlemen, (among many others) who, from personal experience of the efficacy of these Pills, are willing to recommend them to their friends, viz: Mr. Van Buren, late President of the U. States, Hon. George E. Badger, L. D. L. late Sec. Navy, Rt. Rev. L. S. Ives, D. D. Bishop of North Carolina, Hon. James Iredell, late U. S. Senator and Governor of N. C., Hon. Henry Potter, District Judge U. S. Court; Hon. Beery Tucker, Law Professor, William and Mary College, Hon. Wm. Preston, U. S. Senator, S. C., Hon. John Henderson, U. S. Sen. Miss, Hon. N. P. Tallmadge, U. S. Senator, New York, Wm. S. Mookin, Esq., Tenn., Hon. E. Stanly, M. C., Hon. J. H. Broome, M. C., Connecticut, Hon. Richard Hines, late M. C. N. C., Hon. Charles Fisher, late M. C. N. C., Hon. J. Heiskell, Circuit Judge, Tenn., Rev. F. L. Hawks, D. D. New York, Rev. Wm. McPherson, D. D. N. C., Rev. George W. Freeman, D. D. Columbia, Miss., Rev. B. T. Blake, Wm. N. C., Rev. Stephen Cook, Miss., Rev. J. K. Burch, Kentucky, Rev. R. Wiley, Wake Forest, N. C.; Dr. R. C. Bond, Halifax, N. C., Dr. Elijah Cross by, Indiana, Dr. J. Y. Young, Tenn., Dr. Jas. Manry, Beaufort, N. C., Dr. T. J. Johnston, Natchez, Miss., Dr. Calvin Jones, Tenn., Dr. N. L. Stith, Raleigh, N. C., Dr. E. Barker, Columbia, S. C., Dr. E. G. Mygale, Hamilton, N. C., Will. Irving, Hyslop, Esq., N. Y., E. P. Guion, Raleigh, N. C., Wm. Hill, Esq., Sec'y State, N. C., Amer. Neale, Esq., Wash. Ind., N. C., J. Bonner, Esq., Bath, N. C., J. G. Stanly, Esq., Newbern, N. C., Walter Anderson, Esq., Florida, T. P. Deverenz, Esq., Roanoke, Major Samuel McCamba, Greenville, Georgia, J. S. Skinner, Esq., Asst. P. M. Gen., Washington City, Major John Barry, Florida. Prepared solely by the Proprietor Dr. JOHN BEECHER, at Raleigh, N. C. to whom all orders must be addressed. Raleigh, Feb. 20, 1842. 16—3m

THE REV. ALDERT S. MEDES, of the City of New York, designs to open a SCHOOL FOR YOUNG LADIES, in the City of Raleigh, N. C., on the 12th day of May next. This Institution is to furnish a thorough and elegant Education, equal to the best that can be obtained in the City of New York, or in any Northern School. The School Building, situated in a beautiful and elevated Oak grove, furnishes the most spacious accommodations. The Dormitories are separated into Alcoves, for two Young Ladies each, of a construction to secure privacy and at the same time a free circulation of air. Every article of furniture is provided by the School, except bedding, (beds will be furnished) and towels. TERMS.—For Board (including washing and every incidental expense, Tuition in English, Latin, &c. \$100 per Session, payable in advance. The extra charges will be for French, Italian, Music, Drawing, Painting, and Ornamental Needle-work, at the usual prices of the Masters. There will be no other extra charge. Pupils will be admitted at any age desired. No Pupil, except by a WRITTEN request of the Parent or Guardian to the Rector of the School, will be allowed to have an account at any Store or Shop in the City. A discharge of this prohibition will be followed by an immediate dismission from School. Day-Scholars will be received from such Parents or Guardians as reside in the place. The year will be divided into two terms of five months each. The former commencing, after the 1st term, on the 15th of May, and terminating on the 15th of October. The latter commencing on the 20th of November and terminating on the 20th of April. REFERENCES. City of New York.—The Rt. Rev. B. T. Onderdonk, D. D. The Rev. J. S. McKicker, Hawks, and Taylor, Chief Justices, Jones, the Hon. G. C. Verplanck and R. B. Mintar, Esquire. NEW JERSEY. Burlington.—The Rev. G. W. Doane, D. D., L. D. Princeton.—The Rev. G. E. Hare and John Potter, Esquire. Richmond.—The Rev. A. Empie, D. D. and the Rev. William Norwood. Petersburg.—The Rev. N. H. Cobbs and Messrs. White & Blume. Norfolk.—The Rev. B. Miller, and George Rowland, Esq. NORTH CAROLINA. The Rt. Rev. L. S. Ives, D. D. and the Clergy of the Diocese generally. Raleigh.—The Hon. J. Upen Cameron, the Hon. James Iredell, the Hon. Richard Hines, the Hon. Geo. E. Badger, the Hon. Rufus M. Saunders, the Hon. John H. Bryan, William H. Haywood, George W. Mordecai and Charles M. Wiley, Esquires; Drs. Watson and Beckwith; Charles L. Hinton, W. R. Gates, and Edmund B. Freeman, Esquires. Fayetteville.—Ledia J. Henry, Charles T. Haigh, Charles P. Mallett, and E. J. Hale, Esquires. Wilmington.—Willie C. Lord, Esquire, and Dr. T. H. Wright. Newbern.—Hon. J. R. Donnell, Hon. Charles Shepard, James W. Bryan, and John M. Roberts, Esq's; Washington.—Dr. D. U. Freeman, Major Thomas Blount, and Eli Hoyt, Esq. Bath.—Joseph Bonner, Esq. Plymouth.—B. F. Mail and John Beasley, Esq. Lake Scuppernon.—Ion E. Pettigrew, and Josiah Collins, Esq. Edenton.—Drs. James Norton, M. Page, and William Warren; Augustus Moore, and Joshua Skinner, Esquires. Elizabeth City.—The Hon. William B. Shepard, Charles R. Kinney, and John McMorine, Esquires. Hertford.—Benjamin Kinner and T. F. Jones, Esquires. Windsor.—J. B. G. Rove, and Wm. Gray, Esq's. Waynesborough.—R. Washington, and James Griswold, Esquires. Pollock's Ferry. Roanoke.—T. P. Devereux, Esq. Halifax.—F. S. Marrah, and Thos. B. Hill, Esq's. Tarboro.—Theophilus Parker, Esq. Kinston.—J. G. Washington, Nathan G. Blount, George Whitefield, Esquire. Greenville.—Drs. N. J. C. and George D. Backerville, Esquires. Henderson.—John S. E. Tom, Esq. Williamsborough.—Thomas Turner, Esq. Oxford.—John C. Taylor and Russel Kingsbury, Esquires. Orange County.—Chas. Justice Ruffin, Hon. Willie P. Mangum and Hon. Wm. A. Graham. Chapel Hill.—Presider Swain. Pittsboro.—William H. Hardin, Esq. and Dr. Hall. Wadesboro.—William J. Troy, Esquire and Dr. W. G. Jones. Salisbury.—William Chambers, Esq. Charlotte.—Wm. H. Alexander, Esq. Lincolnton.—Michael Locke, Esq. Beattie's Ford.—Alfred M. Burton, Esq. Rutherford.—J. G. Byam and Thomas Carson, Esquire. Morganton.—John Avry, Esq. Flat Rock.—Charles B. Ring, Esq. SOUTH CAROLINA. Charleston.—Rt. Rev. C. E. Gadsden, D. D. LOUISIANA. New Orleans.—The Rev. Dr. Weston. GEORGIA. Savannah.—Thos. R. J. Neufville ALABAMA. Mobile.—The Hon. Jas. Martin. Applications for admission to the School, may be made to the Rt. Rev. L. S. Ives, D. D., or the Rev. R. S. Mason, D. D. at Raleigh, or to the Rev. Mr. Smedes, at New York, at all times, and after that period to Mr. Smedes, at Raleigh. Feb. 21, 1842. 17—4f

NOTICE.—The subscribers wish to purchase one or two thousand bushels of clean Flax Seed, for which the highest market price will be given, also, a few hundred bushels of Palms Christi or Castor beans; they also wish to engage two or three thousand bushels of sound River, near Rogers' bridge or at any Mills within four or five miles. Apply to the subscribers in Raleigh. WM. F. CLARK, J. H. JEFFREYS. January 25, 1842. 8—f

DOCTOR N. L. STITH, tenders his services to the citizens of Raleigh, and the adjacent Country, in the various branches of Medical Science. He can be found at all times, unless professionally engaged, at his Drug Store, the door below William C. Tucker's. Raleigh, June 29 1841. 35

CHEWING TOBACCO.—Just received, on consignment, 100 lbs of 'Thomas' Rangoon Tobacco, and for sale at the North Carolina Book Store, at a low price. To those who like to smoke good Tobacco, we say, call and examine Thomas' Rangoon Dew—which may be had, by the plug, or in a box, at the North Carolina Book Store. T. W. TENER & HUGHES, Raleigh, Feb. 4, 1842. 11—

STATE OF NORTH CAROLINA.—Franklin County. Superior Court of Equity. Fall Term 1841. Joseph Kearney, Complainant, vs. John J. Goodloe, Robert H. Goodloe, Theodore H. Goodloe, John R. Hendon and Mary H. his wife, Dabney M. Goodloe, and Adeline Goodloe, his wife, Atilia Williams, widow of Richard Williams and Nancy Bulloch, Henry Bulloch, Mary Bulloch, and James Bulloch, the last four of whom are infants under the age of twenty-one years and are the children and heirs of Julia A. Bulloch, deceased, Defendants. Bill for Sale of Land. It appearing to the satisfaction of the Court, that all the defendants in the above cause are non residents: It is therefore ordered by the Court that publication be made, for three months in the Raleigh Register, that the said defendants appear at the next Superior Court of Equity to be held for the County of Franklin at the Court-house in Louisburg on the 2d Monday after the 4th Monday in March next, then and there to plead, answer or demur to the said Bill, filed against them, otherwise the same will be heard and judgment pro confesso entered against them and decree made according to law. Witness, Samuel Johnson, Clerk and Master of our said Court of Equity, at Office, the 2d Monday after the 4th Monday in September 1841. Pr. Adv. \$10. SAM'L JOHNSON, C. M. E.

STATE OF NORTH CAROLINA.—Wake County. Superior Court of Law, Fall Term, 1841. Henry W. Miller, Assignee, &c. vs. W. H. Southall and Patience W. Southall. Original Attachment levied on W. H. Southall and Patience W. Southall's right in the tract of Land on which P. W. Southall re-located near Land-aker, adjoining the land of Levi Beaman, M. C. Whitaker and others. It appearing to the satisfaction of the Court that the Defendants in this case, W. H. Southall and Patience W. Southall, are not residents of this State; it is ordered, therefore, that publication be made in the Raleigh Register for 3 weeks successively, notifying them to appear at the next Superior Court of Law to be held for said County at the Court House in Raleigh on the first Monday after the fourth Monday of March next; then and there to reply or plead in due, or Judgment final will be entered against them, and the land levied on condemned to satisfy the Plaintiff's demand. Witness, Richard P. Finch, Clerk of our said Court at office, the first Monday after the fourth Monday of September, 1841. R. P. FINCH, C. S. C. Pr. of Adv. \$5 62 1/2

STATE OF NORTH-CAROLINA.—WAKE COUNTY, Court of Equity, Fall Term, 1841. Tignal Jones, Francis Jones and others, vs. Betsy Leathers, wife of William Leathers; James Newbern and wife Martha; William Allen and wife Ann; Thos. H. Scarborough and wife Mary; Augustus Hunter and wife Maria; James A. Waddell and wife Margaret; Franklin Douglas Hodges and wife Ann V. Petition to sell Land. It appearing to the satisfaction of the Court that the above Defendants reside without the limits of this State, on motion, it is ordered, that advertisement be made for six weeks successively in the Raleigh Register, for them to appear at the next Term of this Court, to be held at the Court-house in the City of Raleigh, on the first Monday after the fourth Monday in March next, then and there to plead, answer or demur to the said Petition: otherwise, the cause will be heard ex parte, and judgment pro confesso entered against them. Witness, Perrin H. Busbee, Clerk and Master in our said Court of Equity, at Office, first Monday after the 4th Monday of September, 1841. PERRIN H. BUSBEE, C. M. E. December 2, 1841. 99—w6t

STATE OF NORTH CAROLINA.—WAKE COUNTY. Superior Court of Law, Fall Term, 1841. Caroline Hill, vs. Henry S. Hill. Petition for Divorce. The Sheriff having returned upon the Subpoenas that have issued in this case that the Defendant is not to be found, and proclamation having been made for him according to law; it is ordered that advertisement be made according to Act of Assembly for the Defendant to appear and answer said Petition, or that it will be taken as confessed by him and heard ex parte. Witness, Richard P. Finch, Clerk of our said Court at Office the first Monday after the fourth Monday of September 1841. R. P. FINCH, C. S. C. State of North Carolina.—FRANKLIN COUNTY. Court of Pleas and Quarter Sessions. December Term, 1841. Gideon Glenn, Administrator on the Estate of John Boothe, deceased, and also Administrator on the estate of Winifred Ingram, vs. Richard Ward, Executor of Ebbin Nelms, deceased, and others. Petition for Legacy, &c. It appearing to the satisfaction of this Court, that Elizabeth Davis and her husband, Willie J. Davis, Mary Edwards, Sally O. White and her husband Levi White, George Boothe and Samuel Boothe, defendants in the above case, reside beyond the limits of this State: It is therefore ordered by the Court that publication be made for six weeks in the Raleigh Register, that they appear at our next Court of Pleas and Quarter Sessions, to be held for the County of Franklin, at the Court House in Louisburg, on the second Monday in March next, then and there to answer, &c. or the petition will be taken pro confesso as to them, and a decree made accordingly. Witness, Smith Patterson, Clerk of our said Court at office, the second Monday in December, A. D. 1841. S. PATTERSON, C. C. U. Pr. Adv. \$5 62 1/2

N. L. STITH, DEALER IN DRUGS, MEDICINES, PAINTS, OILS, DYE STUFFS, CHEMICALS, SURGICAL INSTRUMENTS, PERFUMERY, SOAPING AND FANCY SOAPS, GLASS, of all sizes; SEGARS, CHEWING TOBACCO, and all kinds of STUFF. One door above W. & A. STRICK. January 17, 1842. 6 SEVEN MORE HOGHEADS MESSAGES.—The gentleman who sends two of them, says "they are the best I ever saw." The others I think equally so good. For the cash, they will be sold unusually low; wholesale or retail, to town or country dealers. WILL PECK, Raleigh, Feb. 16. 15—2w

J. W. COSBY, CIVIL ENGINEER AND ARCHITECT. Raleigh, N. C.

STATE OF NORTH CAROLINA.—Franklin County. Superior Court of Equity. Fall Term 1841. Joseph Kearney, Complainant, vs. John J. Goodloe, Robert H. Goodloe, Theodore H. Goodloe, John R. Hendon and Mary H. his wife, Dabney M. Goodloe, and Adeline Goodloe, his wife, Atilia Williams, widow of Richard Williams and Nancy Bulloch, Henry Bulloch, Mary Bulloch, and James Bulloch, the last four of whom are infants under the age of twenty-one years and are the children and heirs of Julia A. Bulloch, deceased, Defendants. Bill for Sale of Land. It appearing to the satisfaction of the Court, that all the defendants in the above cause are non residents: It is therefore ordered by the Court that publication be made, for three months in the Raleigh Register, that the said defendants appear at the next Superior Court of Equity to be held for the County of Franklin at the Court-house in Louisburg on the 2d Monday after the 4th Monday in March next, then and there to plead, answer or demur to the said Bill, filed against them, otherwise the same will be heard and judgment pro confesso entered against them and decree made according to law. Witness, Samuel Johnson, Clerk and Master of our said Court of Equity, at Office, the 2d Monday after the 4th Monday in September 1841. Pr. Adv. \$10. SAM'L JOHNSON, C. M. E.

STATE OF NORTH CAROLINA.—Wake County. Superior Court of Law, Fall Term, 1841. Henry W. Miller, Assignee, &c. vs. W. H. Southall and Patience W. Southall. Original Attachment levied on W. H. Southall and Patience W. Southall's right in the tract of Land on which P. W. Southall re-located near Land-aker, adjoining the land of Levi Beaman, M. C. Whitaker and others. It appearing to the satisfaction of the Court that the Defendants in this case, W. H. Southall and Patience W. Southall, are not residents of this State; it is ordered, therefore, that publication be made in the Raleigh Register for 3 weeks successively, notifying them to appear at the next Superior Court of Law to be held for said County at the Court House in Raleigh on the first Monday after the fourth Monday of March next; then and there to reply or plead in due, or Judgment final will be entered against them, and the land levied on condemned to satisfy the Plaintiff's demand. Witness, Richard P. Finch, Clerk of our said Court at office, the first Monday after the fourth Monday of September, 1841. R. P. FINCH, C. S. C. Pr. of Adv. \$5 62 1/2

STATE OF NORTH-CAROLINA.—WAKE COUNTY, Court of Equity, Fall Term, 1841. Tignal Jones, Francis Jones and others, vs. Betsy Leathers, wife of William Leathers; James Newbern and wife Martha; William Allen and wife Ann; Thos. H. Scarborough and wife Mary; Augustus Hunter and wife Maria; James A. Waddell and wife Margaret; Franklin Douglas Hodges and wife Ann V. Petition to sell Land. It appearing to the satisfaction of the Court that the above Defendants reside without the limits of this State, on motion, it is ordered, that advertisement be made for six weeks successively in the Raleigh Register, for them to appear at the next Term of this Court, to be held at the Court-house in the City of Raleigh, on the first Monday after the fourth Monday in March next, then and there to plead, answer or demur to the said Petition: otherwise, the cause will be heard ex parte, and judgment pro confesso entered against them. Witness, Perrin H. Busbee, Clerk and Master in our said Court of Equity, at Office, first Monday after the 4th Monday of September, 1841. PERRIN H. BUSBEE, C. M. E. December 2, 1841. 99—w6t

STATE OF NORTH CAROLINA.—WAKE COUNTY. Superior Court of Law, Fall Term, 1841. Caroline Hill, vs. Henry S. Hill. Petition for Divorce. The Sheriff having returned upon the Subpoenas that have issued in this case that the Defendant is not to be found, and proclamation having been made for him according to law; it is ordered that advertisement be made according to Act of Assembly for the Defendant to appear and answer said Petition, or that it will be taken as confessed by him and heard ex parte. Witness, Richard P. Finch, Clerk of our said Court at Office the first Monday after the fourth Monday of September 1841. R. P. FINCH, C. S. C. State of North Carolina.—FRANKLIN COUNTY. Court of Pleas and Quarter Sessions. December Term, 1841. Gideon Glenn, Administrator on the Estate of John Boothe, deceased, and also Administrator on the estate of Winifred Ingram, vs. Richard Ward, Executor of Ebbin Nelms, deceased, and others. Petition for Legacy, &c. It appearing to the satisfaction of this Court, that Elizabeth Davis and her husband, Willie J. Davis, Mary Edwards, Sally O. White and her husband Levi White, George Boothe and Samuel Boothe, defendants in the above case, reside beyond the limits of this State: It is therefore ordered by the Court that publication be made for six weeks in the Raleigh Register, that they appear at our next Court of Pleas and Quarter Sessions, to be held for the County of Franklin, at the Court House in Louisburg, on the second Monday in March next, then and there to answer, &c. or the petition will be taken pro confesso as to them, and a decree made accordingly. Witness, Smith Patterson, Clerk of our said Court at office, the second Monday in December, A. D. 1841. S. PATTERSON, C. C. U. Pr. Adv. \$5 62 1/2

N. L. STITH, DEALER IN DRUGS, MEDICINES, PAINTS, OILS, DYE STUFFS, CHEMICALS, SURGICAL INSTRUMENTS, PERFUMERY, SOAPING AND FANCY SOAPS, GLASS, of all sizes; SEGARS, CHEWING TOBACCO, and all kinds of STUFF. One door above W. & A. STRICK. January 17, 1842. 6 SEVEN MORE HOGHEADS MESSAGES.—The gentleman who sends two of them, says "they are the best I ever saw." The others I think equally so good. For the cash, they will be sold unusually low; wholesale or retail, to town or country dealers. WILL PECK, Raleigh, Feb. 16. 15—2w

J. W. COSBY, CIVIL ENGINEER AND ARCHITECT. Raleigh, N. C.

CONFECTIONARY, FANCY, MUSIC, JEWELLERY & DRY GOODS. G. W. & C. GRIMME, 26 Fayetteville and Hargett Streets. Thankful for the encouragement they have heretofore received, inform their friends and the public in general, that they have opened, at the new stand, corner of Fayetteville and Hargett Streets, a choice assortment of Goods in the above branches, by far larger than formerly kept, and as they always sell at very moderate prices, they hope to merit a continuance of favor.—Part of the new supply consists in: 300 lb fresh Raisins, 25 boxes Candies, Sprink 35 cts, Tallow 20 cts, and the celebrated Hall's patent Soap, white, yellow, castile, perfumed, &c. Soap, Oil, winter strained, best; 800 lb Crackers, butter, lemon, ship-bread; best Porter, fine Wines and French Cordial; Cheese 3 sorts; Chewling Tobacco, 25 box Segars, Pipes, Prunes, Dates, Filberts, Peas, Wall & Cocomus, Almonds, Sweet Oil, Preserves, Brandy Fruit, Oranges, Lemons, Scitons and Scurvy Powders, Macaroni, Currants, Citron; 300 lb Candies Pease's Hourbound Candy; Chocolate, Peppermint, Pickles, Lemon Syrup, Nutmegs, Licorice, Cinnamon, Sardines, Anchovies, Bologna Sausages, Smoked Tongues, very best Mustard, Starch, Tea.

PERFUMERY. PARFUMERY, Oil of Rose, Macassar, Bears, Antique Oils, Cologne, Florida and Lavender Waters, Shaving soap, Essences, Opodoric, pink Sausces and Lilly White, Frecklewash, Bergamot. MUSICAL INSTRUMENTS. MUSICAL INSTRUMENTS. Finest Violin bows strings, bridges, screws, Fingboards Guitars, Flageoletts, Flutes, Clarionetts, Accordions, Brass Trumpets. BOOKS. Books, Spanish, French, German and English Grammars and Readers, Almanacs, Geography, Primers, Spelling, Picture and Song Book, Key of Heaven, (Catholic). Fencing and Boxing Apparatus. Foils, Swords, Gloves, Maska, Hata, Breastplates, Fancy Goods, &c. Painted Glass Mugs, artificial Hair and Flowers, Mohair Caps, Ladies Work and Fancy Boxes, Looking-glasses 3 and 4 feet square, Basket, Snuff-boxes from 5 cts to 4; Comb, shell and other; Clocks, wooden and metal; Walking Canes, finest Razors and shaving utensils, Thermometers, Compasses, Dirk, Pen and Pocket Knives of the finest quality, Pencils, Teesh, Cloth, Hair, Hat and Shoebrushes, Blacking; States, Belle, Fishing Utensils, Coffin-nails, Pins, Needles; 6 gross Matches, Fireworks, Glass 14 x 18 Lamp and Candlesticks, Purses, Pocketbook's, Night Tapers, Powder flasks, Shotbells, Birdlegs, Percussion caps, Smoking Pipes, Corkcorks, Whips, Scissors, Necklaces and Beads, Paper, Pens, Quills, Ink and Inkstands, Wafers, Sealingwax, Letterstamp, Pens, Buttons, Pictures. GAMES. Games, as Dominoes, Chessmen, Backgammon, Keno, Tenpins, Cup and Ball, Glasses for Ladies, slipping ropes, Tivoli billiard, Raffles. TOYS. Toys of every description, as Marbles, Humming Topp, Drums, Rattles, Whistles, Mouth Organs, Harps, Trumpets, Magic Lantern, Paintboxes, Magnets Toys, False Faces, Cannons, Dolls, Music-boxes, Microscopes, painted Trunks for children, &c. &c. JEWELLERY. Fine gold and silver, as well as german silver, viz. Breastpins; Ear-rings, Pencils, Finger-rings, Thimbles, of german silver and pickback. Tails and Tea Spoons, Desert Knives and Forks, Side, Pocket, and others. German silver Combs, Hand Bells, Watchguards, Chains and Keys, Belshusses, Spectacles. DRY GOODS. Pantaloon stuff, Vest patterns, Handkerchiefs, Camlet, Jeans, Linen Collars and Bosoms, Stocks, Gloves, Stockings, Irish Linen, Satinet, bleach and unbleached Cottons, Flannel, &c. In fact the variety of articles is too numerous to mention, all of which will be sold on very reasonable terms for cash. G. W. & C. GRIMME, Corner of Fayetteville and Hargett Streets

STATE OF NORTH CAROLINA.—Greene County. Court of Equity. Fall Term 1841. David J. Young, Adm'r. of Margaret H. Daniel, deceased, of Charles Wilkerson, dec. and of Martha Wilkerson, deceased, and Albert G. Moore ad wife Lilly. Bill for account and settlement. It appearing to the Court that the Defendants Jonathan Jones and wife Milley, Thomas Harris and wife Nancy, and Thomas Daniel, reside without the limits of this State: It is therefore ordered that publication be made six weeks successively in the Raleigh Register for the said Defendants to appear at the next Term of this Court, to be held at the Court-house in the Town of Oxford on the first Monday of March next, and plead, answer or demur to the Plaintiff's Bill; otherwise the same will be taken pro confesso, and heard ex parte. Witness, Thomas B. Littlejohn, Clerk and Master of said Court, at Office, the first Monday of September 1841. THO. B. LITTLEJOHN, C. M. E. December 30 Pr. \$5 62 1/2

STATE OF NORTH CAROLINA.—Craven County. In Equity. Pursuant to a decree of October term last, the Master will offer for sale at the Court-house, in the Town of Newbern, on the second Monday, (the 14th March next), Lots, No. 264 and 265, corner of Depot and Hancock streets, with their extensive and very valuable improvements, comprising the well-known Washington Hotel, with all the household and kitchen furniture. These buildings are all in excellent repair, and within a few steps of the Market and Court House. The terms are six months credit, with interest from the date—Bonds, with approved securities required. EDW. E. GRAHAM, C. M. E. Newbern, Jan. 26, 1842. 11—4f

UNITED STATES—NORTH CAROLINA DISTRICT. District Court in Bankruptcy at Chambers in Fayetteville, February 23rd 1842, Augustus W. Stevens of Johnston county, having on the nineteenth day of February, filed a petition duly verified, praying that he may be declared a bankrupt, it is thereupon Ordered by the Court, that cause be shown before the Court, at Newbern, on the fourth Monday in April next, why the said Augustus W. Stevens be not declared a bankrupt pursuant to the Act of Congress in that behalf; and that this notice be published in the Weekly Raleigh Register, four weeks in succession. H. H. POTTER, Acting Clerk of Court in Bankruptcy. March 3, 1842. 16—w4w