

CONDITIONS.

The FEDERAL REPUBLICAN is published every Saturday by S. HALL, at three Dollars per annum, payable half yearly in advance.

ADVERTISEMENTS inserted conspicuously at 50 cents per square for the first insertion, and 25 for each insertion after.

All Advertisements will be continued, until otherwise ordered, & each continuance charged.

No Paper will be discontinued until all arrearages are paid.

Newbern Prices Current. CORRECTED WEEKLY.

Table with columns: MERCHANDISE, From To, and prices in lbs, gal, bbl, etc. for items like Bacon, Beef, Butter, etc.

Washington Insurance COMPANY Of the City of New York.

PROPOSALS

FOR INSURING Houses, Buildings, Stores, Ships in Harbour, Goods, Wares and Merchandise, From loss or Damage by Fire.

THE President and Directors of the Washington Mutual Assurance Company of the City of New York having obtained from the Legislature of the State of New York an Alteration in their Charter, by the Name and Style of the Washington Insurance Company of the City of New York, with a Capital of Five Hundred Thousand Dollars, for the Purpose of Insuring Buildings, and personal Property, from LOSS or DAMAGE BY FIRE; and the said Capital of Five Hundred Thousand Dollars having all been paid, or secured to be paid according to Law, the Directors offer to their fellow Citizens through-out the United States, the Means of Security against that Kind of loss which frequently, in an UNEXPECTED MOMENT, involves in Destruction the Earnings of a Life of Industry and Frugality, and reduces the independent and Affluent to poverty and Distress. To provide against Calamities of this Nature is the Object of this INSTITUTION; the Concerns of which, as of the old Washington Mutual Assurance Company, the Directors engage to conduct with a Fairness, Candour, and Liberality, which, they trust, will justly entitle it to the Confidence and Patronage of the Public.

No insured Person will be liable to make good the Losses of others; but in case of fire, the sufferer will be indemnified to the full Amount of the sum insured.

Southern Rates.

Classes of Hazards and rates of Annual Premiums for Insurance against fire

First Class of Hazards. Buildings of Brick or stone, covered with Tile, Slate, or Metal,

Goods not Hazardous therein, 56 a 62 1/2 cts. per \$100.

Second Class of Hazards. Buildings of Brick or Stone, covered with Wood,

Goods not Hazardous therein, 85 a 100 cts. per \$100.

Third Class of Hazards. Buildings entirely of Wood.

Goods not Hazardous therein, 175 a 200 cts. per \$100.

Goods not hazardous are such as are usually kept in Dry Good Stores; including also Household Furniture and Linen, Cotton in Bales, Coffee, Flour, Indigo, Pot Ash, Rice, Sugars and other articles not combustible.

The following Trades, Goods, Wares and Merchandise, are considered hazardous, and are charged with 12 1/2 cents per \$100 in addition to the Premium above named for each Class, viz.

Chair Makers, Chocolate Makers, Sail Makers, Tavern Keepers, Tobacco Manufacturers; China, Glass and Earthen Ware in packages, Chip and Straw Hats, Flax, Hemp, Groceries, including Spirituous Liquors, Oil, Pitch, Salt Petre, Tar, Turpentine.

The following Trades and Occupations, Goods, Wares and Merchandise, are deemed extra hazardous, and will be charged 25 cents and upwards per \$100 in addition to the Premium above specified, for each Class, viz.

Apothecaries or Druggists, Boat Builders, Bakers, Brewers, Malsters, Cabinet Makers, Carpenters, Chemists, China, Glass and Earthen Ware Sellers, Coopers, Distillers, Dyers, Founders, Musical Instrument Makers, Printers, Rope Makers, Varnish Makers or any Manufactory requiring the use of Fire Heat; Aqua Fortis, Ether, Gun Powder, Spirits of Turpentine, Hay, Straw, Fodder and Grain unthreshed.

MEM. Grist Mills, Fuling Mills, Cotton Mills, Oil Mills, Paper Mills, Saw Mills, will be insured at special Rates of Premium.

N. B. Country Houses, standing detached from other Buildings though of the third Class, will be insured at one per cent.

Ships in Port, or their Cargoes; also, Ships building or repairing, may be insured against Fire.

Conditions of Insurance.

1. All applications for insurance must be made at the Office of the Company.

2. If the Property offered for Insurance is within the District of a Surveyor of this Company, he will examine and report thereon; but if not within any such District, then the Applicant must himself furnish an accurate and just Description thereof, viz. of what Materials each Building is constructed; whether occupied as Private Dwellings, or how otherwise; where situated; the Name of the present Occupiers; how situated with respect to other Buildings. And in the Insurance of Goods, Wares and Merchandise, the Place where the same are deposited is to be described; also, whether such Goods are of the Kind denominated hazardous, and whether any Manufactory is carried on in the Premises; all which is to be certified and attested in such Manner as the Nature of the Case may admit. And if any Person or Persons shall insure his or their Buildings or Goods, and shall cause them to be described in the Policy otherwise than they really are, so as the same be charged at a lower Premium than is herein proposed; or if such Description be false or fraudulent, such Insurance will be void of no effect.

3. Goods held in Trust, or on Commission, are to be declared as such; otherwise the Policy will not extend to cover such Property.

4. Every Policy of Insurance made by this Company, shall be sealed with its Seal, and signed by the President and Secretary; and the Person for whose Interest the Insurance is made, must be declared and named therein. No Policy or Interest therein, can be assigned but by consent of the Company, expressed by Endorsement made thereon.

5. No Insurance will be considered as made or binding until the Premium is paid.

6. Persons insuring property with this company, and who have already made other insurance on the same property shall give notice thereof in writing at the company's office before or at the Time of the execution of the policy; and persons who, after insuring property with this company, have insurance made on the same property elsewhere, shall, with all reasonable Diligence, notify the same in Writing at the Office of the company, and have the same endorsed on the policy; or otherwise acknowledged in Writing; in Default whereof, the policy shall cease and be of no effect; and in case of loss,

this company shall be liable to the payment only of a rateable proportion of the loss or damage which may be sustained.

7. No Loss or Damage by Fire will be paid, that may happen or take place in Consequence of any Invasion, Civil Commotion, Riot, or Military or usurped Power whatsoever. But the Company will pay all Losses on Property burnt by Lightning.

8. Books of Accounts, written Securities, Notes, Bills, Bonds, Deeds, ready Money; or Bullion, cannot be insured.

9. Jewels, Plate, Medals, or other curiosities, Paintings and Sculpture, are not included in any Insurance, unless such Articles are specified in the Policy.

10. All Persons insured by this Company sustaining any Loss or Damage by Fire are forthwith to give Notice to the Company, and, as soon after as possible, to deliver in as particular an Account of their Loss or Damage, signed with their own hands, as the Nature of the Case will admit, and make Proof of the same by their Oath or Affirmation, and by their Books of Accounts, and other proper Vouches as shall be reasonably required; and shall make Oath whether any and what other Insurance is made on the same Property; and shall procure and produce a Certificate, under the Hand and Seal of a Magistrate or Notary Public of the City or Town where the Fire happened, not concerned in such Loss, that he has examined into the Cause of such Fire and Loss; and his Opinion thereon, together with the Affidavit or Affidavits annexed thereto, of such Person or Persons as shall be examined before him, in Relation to such Fire and Loss, stating the Circumstances, as near as possible, how such Fire happened, & the amount of the Loss such Person hath sustained thereby. And until such Affidavits and Certificates are produced, the Loss shall not be payable. Also if there appears any Fraud or false Swearing, the Insured shall forfeit his Claim to Restitution or Payment, by Virtue of his Policy.

11. In Case any Difference shall arise, touching any Loss or Damage, it may be submitted to the Judgment of Arbitrators indifferently chosen, whose Award in Writing, under Oath, shall be binding on the Parties. And when any Loss or Damage shall happen, the Company shall pay for the same in sixty Days after the Loss shall have been ascertained and proved.

12. Insurance may be made for seven Years, by paying the Premium for six Years; and for less Number of Years than seven a reasonable Discount will be allowed.

N. B. The company do not hold themselves responsible to give Notice of the Expiration of policies, but will in all cases endeavour to cause seasonable information to be given of the same.

NOTICE.

THE public are hereby informed that the subscriber is daily appointed surveyor for the said Washington Insurance company, of such buildings as shall be offered for Insurance in the said company or in which goods wares merchandise or household furniture offered for insurance in the said company shall be stored, deposited or kept within the state of N. C. — Owners of property therefore in the town of Newbern or its vicinity desirous of insuring the same in this company will apply to the Subscriber to make the necessary examination and report.

Elias Hawes.

Newbern, Dec. 30.

NATHAN THOMAS.

MERCHANT TAILOR.

INFORMS the inhabitants of Newbern, and the Public in general, that he has returned from New York, and has taken a House in Craven Street, a few doors south of the State Bank, nearly opposite his old stand, where may be had on reasonable terms all kinds of Goods in his line of business, consisting in part of the first quality of Broad Cloths, Cassimeres, vestings, &c. — He returns his thanks to all those who favor'd him with any part of their custom the last year, & hopes for a continuance, as he has spared no pains in selecting his Goods, and has furnished himself with as good workmen as can be found in the City of New-York — he receives the latest fashions from New-York & Philadelphia monthly, and thinks he can safely say that any gentlemen who will favor him with their custom, shall have their work done in the best manner and newest style, or be furnished with any article in the clothing line, as he keeps constantly a general assortment of clothes ready made. — But call gentlemen and try for yourselves, and you shall receive the subscribers thanks, "and by his works ye shall know him."

Newbern Nov. 2.

VALUABLE PROPERTY FOR SALE.

THE SUBSCRIBER

Is disposed to sell the following property THE Lots and Dwelling House at the corner of Craven and New Streets in Newbern, now occupied by William Gaston Esq.

The large and unfinished building on Craven Street, adjoining Mr. Gaston's residence on the south, with as much ground as will be convenient for a yard and garden.

The part of a lot on the West side of the old county wharf, now occupied by Messrs. Hollister & Lente, forty feet on the street, and forty six feet deep.

A lot of Four ACRES of land near Newbern on the avenue leading to Smith's Ferry.

An island of marsh of about THREE ACRES in Trent River, three miles from Newbern.

For a part of the purchase money liberal credit will be given. — For further particulars apply to Dr. Elias Hawes, or to the Subscriber at Stevenson's tavern.

Ja's. Groenendyke. Jan. 17th.

DISSOLUTION OF CO-PARTNERSHIP.

THE copartnership between Frederick Naested & Samuel A. Gardner under the firm of NAESTED & GARDNER.

is this day dissolved by mutual consent; all debts and contracts of the concern, will be settled by Samuel A. Gardner, who remains the sole proprietor of the Steam-Mill now building near Union-Point.

Fred'k. Naested, Sam'l. A. Gardner. N. B. I have appointed Mr. F. Naested my Agent.

LOST.

ON Wednesday evening last, an old red Morocco

POCKET BOOK,

containing several Notes of hand & other papers of value; amongst them were a Note of hand against Mr. George Cooper for \$200, the others not recollected. — Any person finding the POCKET BOOK and delivering it with the contents to the subscriber shall receive a generous reward.

JOHN BISHOP.

January 24th, 1818.—tf.

All persons are forbid trading for the above notes. J. B.

NOTICE.

WILLIAM GOOD will give Owners or Masters of Vessels their wharfage and storage on his wharf free, if they will throw their ballast on the same. — He will also hire his Negro men at four shillings and sixpence per day, the employers finding them their provisions, and not make any pieces of days; if they are detained at nights or on Sundays, they are to receive pay for themselves.

September 27th 1817.

NOTICE.

Refunding of Internal Duties. — Agreeably to the act of Congress of Dec. 23, 1817, duties paid on licences for periods extending beyond the 31st of December, 1817, and for stamps not used, are to be refunded by the respective Collectors, provided, the stamps shall be returned previous to the first day of May 1818.

Val. Richardson.

Collector of the Direct Tax and Internal Revenue for the 4th collection district of N. Carolina. Newbern Jan. 17, 1818.

40 DOLLARS REWARD.

RAN-AWAY from the subscriber living on Lime Stone Creek, Duplin County, on the 20th of October, two Negro Men, named

SAMPSON and JOE.

Sampson is about 50 years of age 5 feet 4 or 5 inches high, dark complexion, thick set from his hips up, and below rather slender, wore away a tarpolin hat, a yarn homespun jacket and a new pair of tow cloth trousers, has holes in both of his ears, and wears rings in them. — JOE is about 30 years of age, upwards of six feet high, black complexion, slender made, and one of his toes on his left foot next his big toe has been cut off. — wore away a striped homespun jacket & tow cloth trousers. — They both speak very broken english, not being long in the country. — It is likely they will make for some seaport town, and try and get on board some vessel, either at Newbern, Swansborough or Wilmington. — I will give the above reward of FORTY DOLLARS if taken out of the County, or TWENTY DOLLARS if taken in said County, and deliver them to me in Duplin County, or secure them in any Jail in the State, so that I get them again, and all reasonable expences shall be paid, or a proportionable part for either of them. — Masters of vessels and all other persons are forwarned from harboring, employing or carrying them away, under the penalty of the law.

Easler Killpatrick Duplin County Nov. 1, 1817.

10 DOLLARS REWARD.

RAN-AWAY from the subscriber, living on Bay River Craven County, some time in the month of October last a negro man by the name of

PETER,

about 45 years of age, 6 feet high dark complexion, stout built, formerly belonged to William Trippe of Newbern, and has a wife in that vicinity. — All persons are forwarned from harboring, employing or carrying him out of the State, under the penalty of the law.

I will give the above Reward for him to be delivered to me, or secured in Jail so that I get him, and all reasonable expences shall be paid.

Mary Rice. Bay River, Craven County, Jan. 24th 1818. 2w. 73.

10 DOLLARS REWARD.

RAN-AWAY from the subscriber on the 6th Nov. last, a negro Woman named

RACHAEL,

formerly owned by Jacob Cook. She is about 40 years of age. — The above reward will be given for the apprehension of said wench on her being delivered to me or secured in Jail, so that I get her.

Jos. S. Fowler. Newbern Jan. 8, 1818.

NOTICE,

AT the last term of Craven County Court, the Subscriber obtained letters of administration on the Estate of James Smith, dec'd. — All persons indebted to said estate, are requested to make immediate payment; and those having claims to present them within the time limited by law, or they will be barred of a recovery.

Increase Bradley, Adm'r. Newbern Jan. 17, 1818 — 3w.

NORTH-CAROLINA ALMANACKS.

for the year 1818, FOR SALE by the Gross or single one, at S. Hall's Book-Store.