## THE WEEKLY RALEIGH BEGISTER,

AND NORTH CAROLINA GAZETTE.

Published every Friday, by WESTON R. GALES, Editor and Proprietor, at Three Dollars per Annum.

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## The Begister.

RALEIGH, N. C. Tuesday, June 18, 1844.

MR. BENTON'S SPEECH.

We believe we perform a most acceptable service to our readers, by republishing Mr. Benton's Speech against the ratification of the Texas Treaty, about half of which appears in this paper. It sheds a flood of light upon the whole question, and we beg the attention of the public to its developments. The wonder is, after such a Speech, that even sixteen persons could be found to vote for such a Treaty. Mr. BENTON, himself, it will be seen, is in favor of annexation, when the measure can be accomplished without "the infamy and crime," which he openly charges would attach to the ratification of the Tyler Treaty.

HISTORICAL SOCIETY.

Historical Society of our University, was held tain a two-thirds vote, settled the hash for the during the late COMMENCEMENT of the Institu- little Magician. tion, and was opened by an Introductory Address from Bishop Ives, which enchained the attention of a numerous and highly intelligent assembly for about an hour. We are gratified to learn, that it will shortly appear, as the first of the series of publications which is to be presented to the public under the auspices of the Society.

SUPREME COURT. WILLIAM L. LONG, of Habitax, has been admit-

ted to County Court practice. And, JAMES W. LANCASTER, of Nashville, Nash County, to Superior Court practice.

IJ MICHAEL FRANCIS, Esq. is the Senatorial Candidate in the District composed of the Counties of Haywood, Macon and Cherokee.

Before God and man, HENRY CLAY stands ted of the charge of bargain and corruption."

Not satisfied with filching from JOHN TYLER Texas thunder, it will be seen they are raup, for the "thousandth and one time," the lete and long since refuted calumny of barand intrigue, against one of the purest Pats, and poblest soldiers in the cause of Rerights that ever the Those underhanded efforts to injure the character of Mr. CLAY, is but additional evidence of the hopelessness of their cause, and the recklessness of the would-be leaders. The Farmer of Ashland has outlived all the slauders of low-minded politicians, and they might as well "cease their re-

GOOD ADVICE.

Now is the time to circulate Whig Newspapers, and to spread before the people political information, and thus essentially aid in securing the triumphant success of the Whig cause. It does but little good to circulate papers just on the very eve of an election. Let light now be given to the People-the great mass of them wish to do right, and they will do so, if properly informedthey only want to read the truth, to embrace it. Let every Whig then, see that his neighbors have the means of informing themselves; for rest assured, much good is to be done in this

SUICIDE.

Mrs. Cannady, the wife of Mr. Dorris Can-NADY, of this County, committed suicide on Tuesday last, by hanging herself with two hanks of thread.

NAILED TO THE COUNTER. The "Standard" recently stated in its columns, as evidence of the declining condition of Whig prospects, that the Hon. Mr. McMahon, of Baltition of 1840, had "renounced" Mr. Clay and the Whig party, and gone over to Loco Focoism. Mr. McMahon has seen fit to contradict the story over his own signature in the Baltimore Argus. He is now, as he has ever been, the "firm and devoted supporter of Mr. Clay and Whig 78, Noes 103.

principles."

STATE ELECTIONS. The following list shows the time for holding elections for State officers for the year 1841, in

the several States : July 1 Arkansas, Louisiana, Oct. 8 Aug. 1 New Jersey, North Carolina, Aug. 1 Pennsylvania, Alabama, Aug. 1 Ohio, Aug. 1 South Carolina, Oct. 14 Kentucky, Indiana, Aug. 1 Michigan, Illinois, Aug. 1 Mississippi, Nov. 5 ation." Missouri, Sept. 3 New York, Sept. 9 Massachusetts, Nov. 11 Vermont, Nov. 12 Maine, Oct. 2 Delaware. Maryland,

Tennessee holds no State election this year. Georgia,

Oct. 7

PRETTY FAIR.

In our last paper, we offered a premium for any word that would rhyme with DALLAS. The morning after the REGISTER was issued, we found stuck to mer door-way with a wafer, a bit of paper, on which was cascribed-The only word that rily with Dallas, It that only thing—the Gallone.

" He is, to all intents and proposes, the candidate selected by the spontaneous and unsolicited voice of the people, - Standard.

The Contract of the Contract o

we quote the above. Now, it is well known by every observer of political events for the last twelve months, that a decided preference was expressed by the people in their primary assembles, for Mr. VAN BUREN as the Loco Foco candidate for President; and, it is an insult to those. who thus expressed their preference, to say now, that Mr. Polk's nomination was the result of a spontaneous movement of his political friends.

By the way, if Mr. VAN BUREN made the remark about Judge SAUNDERS, attributed to him by Mr. Brow -viz : "that he thought himself the only person in North-Carolina, fit to hold office"-the Judge has paid him for it, and with interest too. Mr. VAN BUREN is more indebted to our Representative, for the unceremonious manner in which he was thrown overboard, than any one else. The adoption of the rule, on Gen. We understand that the first meeting of the SAUNDERS' motion, requiring the nominee to ob-

> PROSPECTS IN NEW YORK. just returned from a Convention at Utica, where he saw numbers of intelligent men from various parts of the State, says that the Whigs, with proper exertion, can carry the Empire State by a majority of not less than Twenty, and, not im- ple from coming to hear him. Col. McLeod then probably, Thirty Thousand roles.

> > A CONFESSION.

The "New York Express," in commenting on the doings of the Locofoco National Convention, says that the selection of another than Mr. Van Buren, after all the outcry that has been made against the Whig victory of 1840, for fraud and pipe laying, is a virtual confession that such charges were false, inasmuch as Mr. Van Buren for it was an unpleasant theme to him. Col. Mcis abandoned solely on the ground that he cannot Leod then remarked that if those present would, get votes enough to elect him, not that there is give him their attention, he would answer some any objection to his devotion to the party, or that of Col. Hoke's arguments, as he had challenged he is not every way a capable man for then to run.

CONGRESS.

This body doubtless adjourned yesterday, pursuant to the joint Resolution to that effect. We subjoin a synopsis of the last few 'days' -pro-

Mr. Benton introduced his bill for the annexaion of Texas to the United States. Its provisions, we learn are substantially as follows :

1st. The boundary between the United States and Mexico is fixed in the desert prairies of Nueces, and along the highlands which separate the tributaries of the Mississippi from those of the Del Norte, to the 42d deg., north latitude. 2d. Mexico to give her assent, by legislative or

other form. 3d. A State, Texas, not exceeding in magnitude the largest of ours, to be admitted at once into the Union.

4th. The rest of the country to be called the Southwestern Territory. 5th. This latter territory to be divided into two equal portions, and slavery to be forever excluded from the north and northwest portions.

6th. Congress to decide in what case the as sent of Mexico may be dispensed with. 7th. Other articles to be adjusted by treaty-

The President returned to the House of Representatives, (where it originated) with his objections, the bill which had passed both Houses of Congress making appropriations for certain improvements in ports and harbors, &c. known in familiar phrase as the Eastern Harbor bill; and the question being taken on again passing it, (the President's objections notwithstanding,) the Veto was sustained and the bill rejected.

Mr. Adams asked leave, on Wednesday last, to introduce the following, which was read for infor-

Resolved, That the power of declaring war i expressly and exclusively delegated by the people of this Government to the Congress of the United States; and that any attempt to involve this conn. try in a foreign war, with, or without the consent more, President of the Whig National Convenof the Senate, is a flagrant violation of the powers belonging to Congress, and will require of them all their constitutional authority to vindicate their

the above, was rejected by a party vote-Ayes

In the Senate, on Monday, the Post Office Bill was passed. The Joint Resolution submitted by Mr. McDuffie, for the annexation of Texas, was laid on the table by a vote of 27 to 19. The

following is the Resolution: " Resolved. That the compact of annexation, made between the Executive Government of the United States and that of Texas, and submitted to the Senate for confirmation by the President of the United States, be and the same is hereby ratified as the fundamental law of Union between Nov. 4 | will ratify and confirm the said compact of annex-

> On Thursday, the Senate took up Mr. Benton's bill to provide for the annexation of Texas, on his motion. He addressed the Senate for about two hours, in support of it. When he concluded, a motion was made to lay the bill on the table; upon which the question was taken without debate, and decided in the affirmative. This decision, we take it for granted, settles the Texas question definitively for the present session of Of a good quality, for which the highest mar-

IF Dr. Rufus K. Spend is the Whig Candidate for the Commens, in Gates.

FOR THE REGISTER. MR. GALES: In your last paper, I see copied an article from the Standard, which relates to From a paragraph in the last number of this | Col. Hoke's Speech in this place, on the 8th inst. Lead, together with some remarks of your own. in which you say that Col McLcod is misrepre- selsented; and you say right, for it can be easily proved here by Democrats as well as Whies, that the Standard's whole article is a base fulsehood out and out, except that Col. M. is a candidate. I will state the facts as they occurred, that the public may see what confidence there is to be placed in the statements of the Standard and its nformants, and if any person doubts the correctness of this statement, and will take the trouble to call on either Col. Hoke or Dr. J. O. Watson. I doubt not but that they will be satisfied by the statement that either of the gentlemen named as may be, they certainly are above countenan- ments issued on both of the Judgments. All persons ring such falsehoods as that of the Standard, in

elation to the meeting on the 8th instant. But to the statement of facts : Col. Hoke arrived in this place on the morning of the 8th inst. and about 2. P. M. the people went into the Court House, and listened to a two-and-a-half hours speech from him, with as respectful attention as any man ever received any where. Nor was he interrupted a single time, though he several times defied contradiction, and asked for it. There were about 80 persons present, and as many Whigs as Democrats. After Col. Hoke took his The Editor of the "N. Y. Tribune," who has seat, Col. McLeed rose and said that he did so for the purpose of relieving the Whies from a base charge that had been attempted to be fastened upon them within the last day or two, viz ; that the report that Col. Hoke had been called home, was a fabrication of theirs, to keep the peocalled on Col. Hoke to state, whether there was any ground for the statements made in the papers, and what those grounds were. Col. Hoke said this was a sore subject to him, but it was a fact that he had been called home by domestic affliction in his family, and that he intended to have at Office, the fourth Monday in May, 1844.

THOMAS BAGLEY, C. C. C. gone home, but received intelligence that caused him to decline doing so at present. He further said, that he hoped this subject would be dropped where it was, and nothing more be said about it, contradiction; and further, that it was due to himself to reply, for the peason that he was a canentirely different views upon all the questions that Col. Hoke had discussed. He then, in a very brief manner, showed the fallacy of Cal. Hoke's arguments upon the Tariff, the U. S. Bank, the annexation of Texas, &c., and particularly adverted to the recent proceedings of the Democratic Convention. Upon all these points, we thought that Col. McLeod showed himself a match for Col. Hoke, if not more. The Standard says, that "Col. Hoke did not notice McLeod,"

but every man that was present knows that he did, and seemed anxious to upset the impression that Col. M. had made. He asked if Col. M. would have supported Mr. Van Buren's election if he had been the nomince of the Convention, which question was hardly asked, before it was answered in the negative. Then why manifest such zeal in his behalf? said Col. Hoke. To which Col. McLeod replied, that the common people may know how these things are done. Col. Hoke exclaimed-"Common people, ha!-I thought we were all common people. \*"I am but common, or I am but a common man." Colonel McLeod rejoined-You understand what I mean, sir, by the term common people-I mean the great mass of the people-the unreading portion of the community. Col. Hoke then went on to speak of Texas, in reply to Col. McLeod, and wished to know if there were any old women there, or any

children to be scared to death; after which, the discussion closed. Now, Sir, the facts are here, and I wish some doubting Loco will take the trouble to call upon either of the gentlemen named, and ask them if

it is not true. Now, my opinion is, that this community had a more exalted opinion of Col. Hoke's abilities before they saw and heard him, than they have since. I had never supposed him a demagogue, but it stuck out a feet when he caught up the "common people," and tried to make capital out of it. He said he would probably drop into Johnston again, this Summer. We shall be glad to see him, and if he should come, we promise him that his arguments cannot only be answered but upset, by Col. McLeod, if he has equal time; but The motion to suspend the rules, and consider. I much doubt his appearing here again, for Col. Hoke is too well acquainted with men, not to know from what he has seen and felt, that Col. McLeod is a man well versed in the politics of the country, and for correct views on national policy, has but few superiors. FAIR PLAY.

\*A joung Whig said of Col. Hoke's remark, that was a "common man"-that in that, he thought

he was right. MR. GALES :- In the "National Intelligencer" of the 6th inst, there is a short Speech, delivered in the House of Representatives by Mr. Peyron, the United States and Texas, as soon as the Su- of Tennessee, which for its manliness, indepenpreme Executive and Legislative power of Texas dence and truth, deserves to be copied into every Whig newspaper in the country. If your space should permit, will you please copy it into the "Register," and oblige, A SUBSCRIBER.

[We have mislaid our "Intelligencer" of the 6th of June, but if "A Subscriber" will furnish us with a copy, it will afford us pleasure to comply with his request.]-ED. REG.

LEAF TOBACCO WANTED,

ket price will be paid, in Cash, at the Segar Man-KRAUSE & MILLER, Favetteville st., opposite City Hall, Raleigh, June 17, 1841.

NEW BOOKSTORE!

Books at Reduced Prices!! Holus Polkus sheet, headed "James K. Polk," and the reply that was made to him by Col. Mc- VI THE Subscriber would respectfully announce to the Citizens of Raleigh, and State Vear 1842. of North Carolina, that he has just arrived from New York with a large and choice

thon of STANDARD WORKS, SCHOOL BOOKS, BIBLES, TESTAMENTS, and STATIONARY, etc. which he will sell at greatly reduced prices for Cash. Having been in the business for several years, he flatters himself that the quality of the Books, as well as the low prices, cannot fail to please. He humbly solicits a share of the public patronage, and pleages himself to give general satisfaction-

Orders from abroad, thankfully received, and promptly attended to. Goods, neatly packed and forwarded to any part of the country, as per order. All Books bought at this Establishment, are warranted perfect.

O. L. CLEVELAND.

OST—On the 12th of April last, my POCKET 4 BOOK, with the following papers, to-wit : one Note on Eibert Bryan for Forty Dollars, dated the 7th October, 1842; one Note on Jonathan Nowed for One Dollar, date not recollected; one Judgment ents; one other Judgment on the same, for Fiftywould give. For let their prejudices be as strong five Dollars, or thereabouts. There had been Attachare hereby forewarned not to trade for said Notes and

> Judgments, and those owing them are cautioned against paying them to any one but myself. JOHN H. BRYAN.

Wake county, N. C. 7 State of North Carolina.—Joursey Schunty, Court of Pleas and Quarter Sessions, May Term, 1811.

> William II. Stevens et als. Petition for division of Slaves.

Elizabeth Stevens et als.

It appearing to the satisfaction of the Court, that William II. Stevens, one of the defendants in this case, is a non-resident of this State: It is therefore ordered by the Court, that publication be made in the Weekly Raleigh Register for six a accessive weeks notifying the said William H. Stevens to be and appear at our next Court of Pleas and Quarter Sessions, to be held for the County of Johnston, at the Court House in Smithfield, on the fourth Monday in August next, then and there to plead, answer or demur, and to shew cause if any he hath, why the prayer of the fered for rent. Petition should not be granted; or, in default, judgment will be taken pro confesso. Witness, Thomas Bagley, Clerk of our said Court,

State of North Carolina — Johnston County. Court of Pleas and Quarter Sessions, May Term, 1844. Needham B. Stevens et als.

Julius A. Stevens et als. Petition for Partition of Land. It appearing to the satisfaction of the Court, tha William H. Stevens on the State: It is ordered therefore that publication be made in the Raleigh Register for six successive weeks, notifying to be and appear at our next Court of Ple

Quarter Sessions, to be held for the County of John ston, at the Court-house in Smithfield, on the fourth Monday in August next, then and there plead answer or demut, and to shew cause, if any he hath, why the prayer of the Petition should not be granted; or, infefault, judgment will be taken pro confesso. Witness, Thomas Bagley, Clerk of our said Court at Office, the fourth Monday in May, 1844.

THOS, BAGLEY, C. C. C. Price Adv. \$5 621. County. In Equity, Spring Term, 1814. Henry J. Cannon, William D. Haywood and wife,

and others.

Petition for sale of Land. In pursuance of a Decree of the Court of Equity for Wake Spring Term 1844, in the above case, shall expose to public sale, at the Court-house door in Raleigh, on Priday, the 21th day of May next, (being

TRACIS OF LAND town:
493 Acres in the County of Wake, on House's Creek, adjoining the lands of Richard Smith, the land, and is within three or four miles of Raleigh. There is understood to be a Black Lead Mine on this

128 Acres, in the County of Wake, on Beaver Dam Creek, adjoining the lands of E. P. Guion and Richard Smith, and others. This, also, is mostly Wood land, and is within three miles of the City. 400 Acres. lying on Swift Creek, in the County of Wake, adjoining the lands of David Stevens, John

McCullers, and Jonathan Utley. 158 Acres, lying on the wavers of White Oak, in Chatham County, adjoining the lands of Thorses Bell,

And, on Saturday, the 25th, (same week) I shall offer for sale, under the same Decree, the following Lots, with their improvements in the City of Raleigh, o wit: Lots, known as No's, 184 and 185, on which

Robert Cannon, deceased, formerly resided. On one of these Lots, there is a large and commodious Dwelling House, with all necessary and convenient Outnouses, and a good Well of Water in the yard. The situation is one of the most eligible in the City, being sounded on the North by Hillsboro' street, and on the East by Dawson street. It is, at present, in the occupancy of James G Rowe. Also, part of lot no. 163, on Fayetteville street on

which there is a large and convenient Brick Store iouse, now occupied by Brown & HINTON. This situation is in the most business part of the City. TERMS -All the above Real Estate will be sold on

a credit of six and twelve months—the purchasers giving Bond and Security for the purchase money, except as to such amount as may be necessary to cover costs of Petition in Equity, which will be required to be paid in Cash. PERRIN BUSBEE, C. M. E.

Raleigh, April 15th, 1814. The above Sale is postponed to Saturday, the 27th day of July, when it will positively

take place. STATE OF NORTH CAROLINA. - Jour-ston County: Court of Equity, Spring Term, 1844. John G. Gully,

Daniel Boon, Administrator of John C. Goy. It appearing to the satisfaction of the Court, that Daniel Boon is not a resident of this State : It is therefore ordered by the Court that publication be made in the Raleigh Register for six successive weeks, notifying the said Danici Boon to appear before the honorable Court of Equity, at the Court-house in Smithfield on the 4th Monday in September next, then and there to plead answer or demur, or judgment will be

Pr. Adv. \$5 621.

JOB PRINTING Neatly executed at this Office. Valuable Property for Sale.

THE Subscriber, desirous to remove his Printing materials and carry on his business in the neighsurhood of the City, early in the ensuing year, offers against Lucius Bryan for Sixty-five Dohars and Ten for sale the Houses and Let on Hillshoro' Street, where he at present resides The principal house has 12 rooms, besides the we rooms used as a Printing Office, and Editor's office, the largest of which would be an excellent daning room, or could be converted into several deeping rooms. The situation (as is well mown here) is in the most pleasant part of the city, and the pre nice are admirably fitted for a Ladies' and Panaly Boarding House, for summer, and for public accomm-dation during the winter and session of the General Assembly. The cellar of the house is lathed and plastered ; there is a now brick kitchen; an excellent well of water; good stables, carriage house, &c. &c. The price will be moderate; a small part of the purchase money will be required when the fitle is given, and for the balance a credit of one, two and three years will be allowed if desired, on bonds bearing aerest from the delivery of property, with satisfactory

The House and lot contiguous to the above, formery belonging to Capt. Hunter's Estate. There is a nod two story House on the premises, with stable and all necessary out houses. This is a very pleasant and desirable family residence, and will be sold low and on very accommedating terms.

Should both or either of the above places remain usold till the first of January next, they will be of-THOMAS LORING. June 15, 1811.

AT COST.

French Lawns and Batzarines, Alapacca Lustre, Bombazines, Plaid and Plain Gambroous, 4-4 French Chintz, 17 cts. yard, Virginia O-naburge, Irish Linens, Furniture Prints, Bed Ticking, L. C. Handkerchiefs, Ginghams, Flannels and Blankets, 12-4 Linen Sheetings, Black Lace Cardinals, Lace Collars, 4-4 Blue Black Silk, 7-8 do Black Matteona do. Fancy striped and figured Silks, Cotton Hose, from 10 cents up. 12-4 Cotton Sheeting. White Lines drilling, Black Summer Cloth, Silk Vesting. Black and Fancy Cassimeres, Black Silk Cravats and Scarfs; with a number of

J. H. BECKWITH, & CO. · Faxetteville Street

TO THE NORTH-DAILY LINE.



SUMMER ARRANGEMENT, 1811.

Via the Portsmouth Road and Bay Line. E would respectfully inform the travelling Public, that the above Line (despite all efforts put it down,) is still in successful operation, run-

ing the following schedule; Leave Weldon, immediately on the arrival of the the week of our County Court) the following Stages from SLEDGE's, and the Cars from Wilmington eaching Baltimore as early as by the Great Mail Line. Passengers may be assured, they will meet with no delay by this Line, as we will always wait the Misses Lane, and others. Most of this Tract is Wood affical of the Lines, running in connection with us. We ask a share of patronage to sustain us in keep-

ng down the monopoly. We would call the attention of the travelling publie, to the difference in fare, from Gaston to Bultimore, and from Caston to this place, after the Stage Line

The fare from SLEBGE's to Baltimore, same at al imes as from Gaston Fare from Sledge's to Portsmouth,

se from " And return within 4 days, \$8. WM. M. MOODY, Jr. Agent. Office Portsmouth and Bay Line. ? Weidon, March 12, 1844.



DAILY LINE TO THE NORTH, From Gaston, via the Greensville and Roanoke and Petersburg Rail Roads.

FAIR Fore from Gaston to Petersburg, is now 1 83 00, and from Petersburg to Baltimore, by he Rail Road, 87 50-in all. 625504 On Mondays, Wednesdays, and Fridays, from Petersburg to Baltimore, by the City Point Rad Road and James River Steamboats, is \$7 50. By these Boats, Passengers are now carried from Petersourg to Portsmouth or Norfo'k for \$1 50, or \$4 50 from Gaston, which is \$1 50 less than by Stepoe's and the Portsmouth Rail Road.

Bultimore, the fare by which is \$5.00, or \$5.50 from Petersburg, making \$8 50 from Gaston. JAMES GRESHAM.

Agent G. & R. R. R. Co. T Standard, Greensboro' Patriot, Oxford Examiner, Warrenton Reporter, Danville Reporter and

Milton Chronicle will each copy one month. A DESIRABLE FARM FOR SALE. HE Subscriber offers for sale a desirable Farm. lying within three miles of this City, on the Stage Road leading to Smithfield, and adjoining the lands of Messrs. BALLY and Hollowan. The Tract contains about 300 acres, one half of which is well timbered with Oak and Hickory, and the balance

cleared, ready for cultivation. Tiere is on the Farm, an extensive and valuable meadow. Also, buildings sufficient for a small

This property presents a fine opening for a profitsble Market and Dairy Farm, as a bargain may be had in the northace. M. A. MCPHEETERS.

Ra'cich, June 10, 1913.

WILL OFFER for sale at the Court House in Statesville, on the 3d Monday in August next, the following TRACTS OF LAND or so much thereof as will pay the Taxes due thereon for the

Acres of Land.	lax.
1 50	18 1 51
60	81
1013	1 85
194	1 20
136	3 10
155	1 12
124	56
80	1-1:
369	1 10
183	1 23
150	1 53
195	89
573	*30
686	2 3
100	41 14
101	1 0
128	1 08
135	1 14
601	1 1 14
172	50
. 75	94
109	39
152	3 4:
1 280	1 17
104	1 85
313	16 99
262	8 70
100	2 50
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 08
	5:
DEMOSES	78
The SAME TRANS	52
	86
200000	2 3
. JOHNSON, SI	
	50 60 101½ 194 136 155 124 80 369 183 150 195 57½ 686 100 101 128 135 60½ 172 75 109 152 280 104

June 34, 1844.

County. Court of Equity—Spring Term, 1844. Edward Sasser and Wife, and others.

The Heirs at Law of America Killingworth, the Heirs at Law of Rachael Reeves, the Heirs at Law of Wealthy Pencock, and the Heirs at Law of

Nancy Powell. Petition to sell Real Estate. It appearing to the satisfaction of the Court, that the aforesaid Defendants, viz : the Heirs at Law of America Killingworth, the Heirs at Law of Rachsel Reeves, reside in Alabama, and whose names are unknown, the Heirs at Law of Wealthy Peacock, and the Heirs at Law of Nancy Powell, reside it Georgia, and whose names are unknown. It is therefore ordered, that publication be made for six weeks in the Raleigh Register, a perspaper publi weeks in the Raisign Registry, and party of Raisign, and in the City of Raisign, and in the City of Raisign, and fourt of Equity to be held for the County of Wayne, at the Court House in Waynesborough, on the first Monday after the fourth Monday in September next, then and there to plead, answer or demur to the Complainant's pe tion, or the same will be taken pro confesso, and

heard ex parte as to them.
Witness, James Griswold, Allay or the Spate of firet Monday after the fourth Monday in March, 1844.

JAMES GRISWOLD, C. M. B. Pr. Adv. \$5 625

RICHMOND County. Court of Pleas and Quarter Sessions, April Term, 1844. Malcom Blue, Ex'r in behalf of himself, and in support of the last Will and Testament of Daniel Blue, dec'd.

Archibald Blue, John McGoogan and Mary his wife, Duncan McGoogan and Isabellahis wife, Christian Blue, John Blue, Archibald McFarland and Flora his wife, Daniel McGilvary, Elizabeth McGilvary, Catharine McGilvary, Mary McGilvary, Malcolm McGdvary and Augus McGilvary, minor heirs of Martin McGilvary and Sarah, his wife, and Daniel

Cavcat Will. At this Term of this Court, a paper writing, purporting to be the last Will and Testament of Daniel Blue, dec'd, was offered for probate by Malcom Blue, the Executor therein named, and Archibald Blue appeared in open Court and entered a Caveat Thereto : And, it appearing to the Court, that John McGoogan and Mary his wife, Duncan McGoogan and Isabella his wife, Daniel McGilvary, Elizabeth McGilvary, Catharine McGilvary, Mary McGilvary, Maleom Mc-Gilvary and Angus McGilvary, minor heirs of Martin McGilvary and Sarah his wife, and Daniel Blue, reside beyond the limits of this State : h is therefore ordered by the Court, that publication be made in the weekly Raleigh Register for six weeks, notifying the said non-residents to be and appear at the next Term

parties to this suit; otherwise, it will be heard pro-confesso as to them, and the said Will admitted to Witness Graham A. Nicholson, Clerk of prolinte, Witness, Graham A. Nicholson our said Court at Office, the 3d Monday of April in the 68th year of American Independence, A. D. 1844. G. A. NICHOLSON, C. C. C.

of this Court, to be held for the County of Richmond,

at the Court House in the town of Rockingham, on

the 3d Monday of Ju'y next, and make themselves

STATE OF NORTH CAROLINA .-- GRAS-

Eleanor Haywood and others, Thomas P. Hawkins and others.

Petition for the sale of Land.
In this case, Samuel S Downey, the purchaser of

the land, having at this Term filed his Petition in writing, venfied by his affidavit of the truth thereof, and therein stating that before his said purchase of the premises, he had duly purchased, and obtained proper conveyances from the Defendants. Thomas P. Haw-On Wed esday; a Steamboat leaves City Point for kins, Henry H. Hawkins, and Benjamin F. Hawkuls, of all their right and title in the said premises, and praying that the share or portion of the said purchase money to which the said Defendants, upon the pleadings, appear to be entitled, as representing their beceased tather Benjamin F. Hawkins, may be paid to him : It is ordered that advertisement be made in the Raleigh Register for six weeks, no ifying the said Defendants of the matter and prayer of the said Petition, and that they show cause if any they have, against the allowance thereof, at the next Term of

this Court. Witness, Thomas B. Littlejohn, Clerk and Master of the said Court, at Office, the 28th day of May, A.

THO, B. LITTLEJOHN, C. M. E. Pr. Adv. \$5 624

JOE PRESTURE.

Our Office being supplied with the greatest variety of Fancy Job Type We are prepared to execute

PASTPHLETS, CARDS, CIRCULARS, HANDBILLS In a style not inferior to any (10% e in the State.