BALMEN BIRGISMAL

NORTH-CAROLINA STATE GAZETTE.

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

Tuesday, April 27, 1824.

THE BEGISTER is published every Tuesday and FRIDAY, by JOSEPH GALES & SON,

Vol I.

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ADVERTISEMENTS

Not exceeding 16 lines, neatly inserted three times for a Dollar, and 25 cents for every sucpublication ; those of greater length in the same proportion COMMUNICATIONS thankfully received LETTERS to the Editors must be post-paid.

DUELLING.

"Are we turn'd Turks : and to ourselves

Which Heaven hath forbid the Ottomites

SHAKESPEARE.

We are falling into habits the most savage which society must depend for its safe exisistence. The apology for duelling was, that it had a tendency to bridle men's tongues and check acts of violence, of crime, and those and only resorted to when other modes of conlogies, it is only necessary to say, that the practice is assuming a most deadly and ferocious character, as will be seen from the fol-

lowing extract : Hamburg, S. C., March 31. Duel.-We sacrifice some feeling in relating the circumstances of a Duel fought on between two very young men, by the names of C. and W. the former of Charleston, and the latter of this District. The ground work of this affair is said to have originated at Yale College, the precise particulars of which, perhaps, it would not be prudent to publish, but suffice it to say the combatants met on the field with rifles, at thirty paces; at the word fire young, W. received his antagonist's ball below the breast bone, which came out on the right side between the second and third ribs, having touched the liver in its course, of which he died on the following day. How appalling must it be to the feelings of reflecting men to mark the course adopted by these youths to adjust an injury, however aggravated, by choosing the most desperate and deadly weapons. Revolting as it may appear, yet there are men to be found who lend their aid and countenance to this horrid practice; two vonths, scarcely ripened to a sense of their dangers, are suffered to aim the deadly rifle, to take that which neither could give, to assert that, which the course adopted did not

Here are two boys, probably under 17their exercises—inhabiting the same room probably the injured person, is sent to his gaol, for robbing the mail. grave, "unanointed, unannealed, with all his sins apon his head," the hopes of a fond patent and a future promise to his country. It is disgraceful to us as a moral and enlightened people—it calls loudly for the interposion our national character-a deep offence to God and man-view it in any shape, explain it which way you will, it is shocking and mon-

effect. - Gazette.

DREADFUL RENCONTRE.

Florence, (Ala.) March 25. A dreadful rencontre took place in the public street in this place, on Friday mornng, the 10th instant. Maj. Kilcrease, of lawrence county, Tennessue, withtwo.other gentlemen, was riding apparently out of lown, where he was met by Col. Lowe, of his vicinity—they were both armed.—Cole Lowe had his pistol in his hand-Maj. Kilcase had his in his holsters. Col. Lowe had approached the Major so nearly before he discovered him, that he had not time to fraw his weapon. To avoid the fire, Major hilcrease threw himself from his horse, and, at the same instant, Col. Lowne's pistol was discharged. No injury was done-but, before Major Kilcrease could return the shot, who, when he fell, took with him one of his pistols, and, on foot, pursued the Colonel a short distance,) Col. Lowe had got into a house, where he re-loaded his pistol. Maj. Kilcrease, afterwards, walked in the direction of the house in which Col. Lowe then was, with his pistols in his hands. Col. Lowe stepped ont, and, at a distance of about twenly yards, they levelied at each other, and Maor Kilerease fell, having received a shot in his torchead. He lived until the 23d inst. when he breathed his last. This was a horrible spectacle to be acted in the face of a civilized community : we wish never again to witness such another. Alub. Gaz.

EXTRAORDINARY TRIAL FOR ROBBE-

A gentleman, followed by a servant in liwished to know if there were any amusements going on in the town to fill up the intervals of the time. The landlord replied, "that it was their recent landlord replied, that it was their recent landlord replied, that it was their recent landlord replied, and the second landlord replied, that it was their recent landlord replied, that it was their recent landlord replied, the second landlord replied, the second landlord replied, the second landlord replied, the second landlord replied is the second landlord replied. The landlord replied is the second landlord replied in the second landlord replied is the second landlord replied. The landlord replied is the second landlord replied is the second landlord replied is the second landlord replied in the second landlord replied is the second landlord re was their race and assize week, and that there- therefore, this large sum, which, by the bye,

fore he would be at no loss to pass away the is proved never was on board the frigate, must time." On the gentleman's making answer, remain in the holes and crannies of the wreck, seeing trials ;" the other said, "that a very third party, however, would settle the interesting trial for a robbery would come on question, and that would be what the law the next day, on which people's opinions were terms "divers persons unknown." much divided, the evidence being very strong against the prisoner; tho' he himself persist- bank incorporated to put the money in after ing resolutely in declaring, that he was in a it is found to be called the 'Submarine Bank,' distant part of the kingdom at the time the as new charters are all the go at present?robbery was committed. His guest mani- The stock would soon be filled, and above fested considerable curiosity to hear the trial; par or high water mark. but, as the court would probably be crowded, expressed some doubt of getting a place. The landlord told him "that there could be no difficulty in a gentleman of his appearance getting a place; but that, to prevent any accident, he would himself go with him, and A Executors and Administrators, accordspeak to one of the beadles." Accordingly, ing to the laws of North-Carolina, compiled they went into court the next morning, and originally by F. X. Martin. Esq. but since the gentleman was shewn to a seat on the revised and adapted to the existing laws, by a For Christian shame put by this barbarous bench. Presently after the trial began; while the evidence was giving against him, the prisoner had remained with his eyes fixed on the ested in the management of the Estates of ground, seemingly very much depressed; deceased persons, either as Executors or Adand barbarous, and laying the foundation for a till being called on for his defence, he looked ministrators, Creditors, Legatees, or next of state of society, calculated to give a deadly up, and, seeing the stranger, he suddenly kin, are in want of information of the law in low to morality, and utterly destroy those fainted away. This excited some surprize, relation to the subject, and it is difficult to feelings of benevolence and good will, upon and it seemed at first like a trick to gain time. find it, without having recourse to a Law As soon as he came to himself, on being asked Library. To remedy this inconvenience, by the judge the cause of his behaviour, he this Compendium of the Law in relation to de said, "Oh! my lord, I see a person that can ceased person's Estates has been published save my life; that gentleman (pointing to the for general convenience. Toller's Treatise which are offensive to good manners—that it stranger) can prove I am innocent, might I has been taken as the groundwork; but all was a high minded and chivalrous mode of only have leave to put a few questions to that part of it which derives authority from was a ling in the was a ling in the statutes and in force here, is omitted, turned on the gentleman; who said "he felt and taking the subject as it stood at the setciliation had failed. Without examining the himself in a very awkward situation to be so the ment of this country, every act of Assemfrail tenure of such arguments and such apo- called upon, as he did not remember ever to bly which has altered it, has been introduced, have seen the man before, but that he would and every adjudged case which could throw answer any question that was asked him." light on the subject has been noticed. An "Well then," said the man, "don't you re- Appendix is also added, containing forms of member landing at Dover at such a time " such instruments as the law requires. No To this the gentleman answered, "that he person, therefore, interested in the settlehad landed at Dover, not long before, but ment of deceased person's Estates ought to that he could not tell whether it was on the be without this useful book. day mentioned or not." "Well," said he, Thusday last at the U. S. Arsenal in Georgia, "but don't you recollect that a person in a blue jacket and trowsers carried your trunk to the inn?" To this he answered, "that of course some person had carried his trunk for him; but that he did not know what dress he wore." "But," said the prisoner, "don't you remember that the person who went wi h you from the boat told you a story of his being in the service, that he thought himself an ill-used man, and that he showed you a scarne had on one side of his forefiead?" During this last question, the countenance of the stranger underwent a considerable change; he said, "he certainly did recollect such a circumstance," and, on the man's putting his hair aside, and shewing the scar, he became quite sure he was the same person. A buz of satisfaction now ran through the court, for the day on which, according to the prisoner's account, this gentleman had met with him at Dover, was the same on which he was charged with the robbery in a remote county. The stranger, however, could not be certain of the time; but said, he sometimes made memorandums of dates in his pocket-book, and might possibly have done so on this occasion. On opening his pocket-book, he found youths living together at College-sharing in a memorandum of the time he landed from Calais, which corresponded with the prisonprobably sleeping in each other's arms, as boys er's assertion. This being the only circumare accustomed to do at school; having some stance necessary to prove the alibi, the pritriffing dispute, some unimportant difference, soner was imm diately acquitted, amidst the instead of an amicable understanding; instead applause and congratulations of the whole of the kind interference of friends, or the court. Within less than a month after this, soothing expostulation of parents, men of ma- the gentleman who recognized the prisoner; ture age and reflecting habits, place a deadly the servant in livery who followed him; and rifle in these children's hands, station them at the prisoner who had been acquitted, were thirty paces from each other, and one of them, all three brought back together to the same

CRIMES.

The penal code of South-Carolina, if you regard its letter only, is as severe, if not more ment appears only to tempt criminals to re- this place. eat their atrocities.—Our Criminal calendar consists almost always of the same individuals, whose lives have been forfeited over and over again, and who escape for that very reason, from the punishment they deserve. Juries will not convict a man of grand larceny if he has been branded, because then he will be I hung-so that he may steal ad infinitum, and receive at most a successive number of lashes. The consequence is, that the wretches remain among us, and are renewing in open daylight their infamous depredations. Char. Cour.

From the New-York National Advocate.

DIVING BELL. It is well known, that during the revolutionary war, the British frigate Hussar sunk at Hell Gate, having on board, as was said, a large sum in specie to pay the troops. Innumerable attempts by diving and fishing have been made to get at the specie in these hard times. The moment that spring, with her rosy fingers, had beckened winter from his gloomy caves, and sent the icy god to the regions of the north : or, to speak in intelligible language, the moment the ice dissolved, two parties started for Hell Gate, vulgarly called Hurle Gate, to dive, and duck, and plunge to the bottom of the deep, in search of the mopusses. These rival fishers have been prevented from fingering the golden bait by the jealousy of each other. One party will not permit the o her to descend to the wreck, lying full "fathom five," and neither will quit the watery element, for fear that in their absence the money may be found. In this distressing dilemma both parties remain in statu quo. They decline going down at the same time in different diving bells, for fear that when at the bottom they may meet in Raleigh, that the Defendant appear at our lery, rode to an inn in the west of England, and have a fight for the booty, to the evil extended and have a fight for the booty, to the evil extended and have a fight for the booty, to the evil extended and have a fight for the booty, to the evil extended and have a fight for the booty, to the evil extended and have a fight for the booty, to the evil extended and the beautiful and beautiful and beautiful and the booty, and the first as such will be respected and the ved. that had be detained by business in and from the legal difficulty of indicting each Court-house in Wilkesborough, on the first as such will be respected and obe yed. that part of the country for a few days, and other for the assault a d battery. How this Monday in May next, then and there to plead,

"that this was lucky, for, that he was fond of until the divers can agree upon the division.

Quary. - How would it answer to have a Nat. Adv.

At the Bookstore of J. Gales & Son,

· Price two dollars.

Treatise on the Powers and Duties of Gentleman of the Profession.

It frequently happens, that persons inter-

Virginian.



April 19.

It is deemed unnecessary to say more of Virginian, than that he will Standat my house

n Brunswick county, at Penington's Old Ford, on Meherrin River; and will be put to Mares at thirt, five dollars the Season, which | Aaron Johnson, Henry Jasper, Nathan Ivey. may be discharged by the payment of thirty, if paid within the season, which will expire James King, Berry King. on the first day of July next. Sixty dollars to Insure. One dollar to the Groom in all instances. Mares that went to Virginian last season and may, from any cause, have failed, will be covered again this season, gratis. Mares may be fed with grain if required, at the neighborhood price.

All persons living above Mr. J. C. Goode's, and wishing to send Mares, may send them to him, and he will send them on to the Horse. JAMES J. HARRISON.

March 4, 1824. 32t1 Mr

Notice.

have about 10,000 acres of Land in several tracts, within the Chickasaw purchase, State of Tennessee, on the Losahatchie, Hatchie, Forked Deer and Tennessee rivers, well situated and of good quality, which I would sell or exchange for valuable lands within 40 miles of this place. The titles to the different tracts are indisputable and secured; and their situation can be ascertained on application to John C. M'Lemore, Esq. of Nashville, Tennessee, or myself.

Also, I would sell the very valuable Lot and Store occupied by Mr. Nevin M'Laurin and Wm. Widdifield, jr. situated on Haystreet, extending to (and the same width on a back street opposite the State Bank lot,) within 80 feet of the Town House square severe, than any in the Umon, and yet its and I can with safety say, inferior to none, in operation is so mild and lenient, that punish- point of location, for mercantile purposes, in

SAM. P. ASHE. Fayetteville, N. C. April, 1824. 43-6w.

One Hundred Dollars I mong whom were to be found some our worthiest citizens.

It is amusing to collect from the ma craft. on the Presidential Questio govern themselves accordingly: which, like Aaron's Rod, swallows up

and as a dollar saved is two dollar

advantage of the country. is the only man who can save his cou try in time of war. And as the hi man race would increase so fast, b for these vent-holes for the surplus live

of the multitude, that we might that publication be made for three months successively in the Raleigh Register, printed

Just Published.

And for sale at the Book-store of J. GALES & SON, A Collection of the Militia Laws of

North-Carolina. Arranged by the Adjutant-General of the State. To which is annexed-a numerical arrangement of the Infantry; a synopsis of the organization of the Militia; Forms of Return for Light Infantry, Grenadiers, Riflemen and Cavalry; and a description of the Army Uni-

At the same place, May also be obtained, the Laws & Journal of the last Session of the General Assembly. Aprii 9.

form of the United States troops.

LIST OF LETTERS Remaining in the Post-Office, Raleigh April 1, 1824.

A .-- Martin Adams, Anderson Walker, G. ... Alston, Cullen Andrews, John Armfield, Isaac Adams.

B .- Elizabeth Bateman, John Buffalo, Brittain Barker, Jacob Bledsoe, sr. M. F. Barclay, Samuel Bass, Henry Bryan, Wm. Baugh, Phill. Bird, Benj. Barham, James & Robt. Boyd, Kesia Bonner, Major Bledsoe, Shadrack Booler, Rebertson Barham, Jno Boys, Hiram Britt, Anderson Brown, Burgess Best C .- John Crawford, James Cunningham, Nath'l Coe, John R. Collier, Anderson Clem-

bell, Richard Colwell, Peter Casso, Martha Collin, Clerk of W. C. C. H. Cole. D .- Mary Debary, Mary J. Daniel, John S. Drake, Wm. Duskin, Jesse Davis, Benj'n Davis, Caton Decosty, 2, Jno. Dickey, Rev

ents, Robert Chappel 2, Willie Clifton 2, Jas.

Chamlee, Elizabeth Clay, James D. Camp-

F. Donoghue. E .- Swan Edwards, John Elkins, Mary E

F .- James Fort, Abbey Forde, Ausel Free

G .- David Gaskins, Bolenda Gill, Henry Goodwin, Eliza Griffith, Dawson Grady. H-James Hendon, Jesse Howell, Burwell Harp, Willis B. Hicks, Wm. Holloway, John Henderson, John Hawkins, Sam'l. Harris, Jordan Haswell, James Hicks, Mr. Hartsfield, Wm. Higgs, Joseph Hollifield, Willis Hamilton, Alexander High, Rob't. Handcock. J .- Jesse Jones 3, Calvin Jones, Wm. Jones, 2, Willie Jones, David Jones, Zadok, Jones,

K.-Mary Kennon, Rich'd. King, B. S. King; L .- Catharine Lowry, Wm. W. Lyon, Mi

Giles Johnston, Willis Jackson, Levi Jackson,

chael Little, Moses Lassiter, Lewis Lashley Lewis Lemay, Wm. H. Lane, 2 Frederick M .- Moses Marshal, Tho. Moody, Pecitta Martin, Jane McGuffy, Elizabeth Moore, 2

Tho. Moody, Jacob Marling, Burkett Murrell Mark Myggatt, James B. Mears. N.-Peyton Norris, James Nowell, John

O .-- Merrill Olive, J. B. Outlaw.

P .- Mary Peddy, William Price, Patsey Pennington, Charity Price, Moses Pende-

grass, William Pope, Thomas Paine, Robert R.—D. Reid, Recorder of Wills, Rebecca Russell, Elirab Rowland. John H. Reeves,

William Ragan, 2, Joel Reynolds, William Ross, Nimrod' Ragsdale, Joseph Right, Sion Rogers, W. W. Rhodes, John Roberts, Ma-

S. -Emily Smith, 2, Elizabeth Sorrell, Snipes, Ferebee Shaw, John Smith, Eliza Wake Sheriff, Robert Sneed, Rebecca Saunders, Joshua Sugg.

Terry, Titus Turner, Wm. Thompson, Geo. rquhart, Drusilla Vaden, Lucretia Wallace, Rebecca Williams 2. Nathl. Wapless, W. W. Woodfolk, Wm. White, Jas. Wood, John Walton, Thompson Woollard, Newton Wood, Elisha Woodard, Sherod Wooten, Branch Walthall, Nancy Wood.

B. B. SMITH, P. M.

Division Orders.

MAJOR GEN. ROBERT R. JOHNSON. of the 7th Division of the Militia of North-Carolina, hereby orders the Muster of the following Regiments at the times and places hereinafter specified, for the purpose of papers which we receive, the coll of being reviewed-of which the respective flicting opinions of our brothers of il commandants and all others belonging to the regiment are required to take notice and

The regiment of Martin, at Williamston, Thursday 3d day of June next. The two regithis time every other subject, the T ments of Edgcombe, at Tarborough, Tuesriff Bill excepted. One Editor cri day the 8th day of June. The lower regiment of Halifax, at Crowell's, Friday the 11th with great earnestness, that Mr. A day of June. The regiment of Northampton, DAMS should be elected, for his natura at the Court-House, Tuesday the 15th day of State of North-Carolina. born economical habits, &c. &c. w Webbs, Friday the 18th day of June. The render him a jewel of a President- regiment of Nash, at Nashville, Tuesday the

On the day preceding the musters for regained. nothing could be more for the view, the commissioned officers of each reregiment of Infantry will assemble at the place of Regimental Parade, at 11 o'clock, for the Another says, that General Jacksd purpose of instruction and discipline : All except field officers are required to appear with

fire-arms, they with side-arms. On the days following the Reviews, Courts Martial will be held.

The Regiments of Warren, Franklin, and Wake, will be reviewed in the Fall. By the General, EDWIN D. WHITEHEAD.

THOMAS J. GREEN, Aids-de-Camp. Be it known, Edwin D. Whitehead of Nash

ROBT. R. JOHNSON, Major-General of the seventh Division of Militia of North Carolina.

42-St.

Warrenton, April 2d, 1824.

State of North-Carolina,

Granville County.

February Term, A. D. 1824. Original attachment-levied one tract of land on the waters of Grassy Creek adjoinlaines Noel ing Willis Lewis and others,

containing 1500 acres one, o-Alex'r. Boyd. ther tracts adjoining H. Strum & others, 36 negroes & other property. Tappearing to the Court that the Defend

ant in this case is not an inhabitant State: It is therefore ordered that public be made for three months in the Raleigh Register, that the Defendant appear at the Court of Pleas and Quarter Sessions to be held for the county aforesaid in Oxford, on the first Monday in May next, plead, answer of demur, or final judgment will be entered up against him.

Witness Stephen K. Sneed, Clerk of our said Court at office, in Oxford the first Monday of February, A. D. 1824. STEP. K. SNEED, CL'R.

State of North-Carolina.

Edgcombe County. Court of Pleas and Quarter Sessions, February Term, 1824.

Henry Drake, Original attachment. Spencer L. Hart, sum-Exum L. Holland. \ moned as Garnishee. T appearing to the satisfaction of the Court, that the defendant in this case, has removed himself out of this State; so that the usual process of law cannot be served on him: It is ordered that publication be made in the Raleigh Register for six weeks, that unless the defendant appear at the next term of this Court, to be held for said county, at the court-house in Tarborough, on the fourth Monday in May next, and plead to issue, the

of the Garnishee. From the minutes.

property will be condemned in the hands

MICH'L HEARN, C. C. State of North-Carolina

Edgcombe County. Court of Pleas and Quarter Sessions, Febru-

ary Term, 1824. Evans, Runyon & Tompkins, Poriginal attachment.

Exum L. Holland. Spencer L. Hart summoned as Garnishee. T appearing to the satisfaction of the Court, that the defendant in this case, has removed himself out of this State, so that the usual process of the law cannot be served on him: It is ordered, that publication be made in the Raleigh Register for six weeks, that unless the defendant appear at the next term of this Court, to be held for said county, at the court-house in Tarborough, on the fourth Monday of May next, and plead to issue, the

the Garnishee. From the minutes.

property will be cendemned in the hands of

MICHIL HEARN, C. C. State of North-Carolina. County of Granville.

Lewis Reavis, surviving partner? of Evans Vandyck & Co.

In Equity. Henry Wilkinson & Co. T appearing to the satisfaction of the Court that Henry Wilkinson & Co. the defendants in this case, are not inhabitants of this

State: It is ordered that publication be made Martha Spivey, Hollum Sturdivant, Alfred in the Raleigh Register once a week for six weeks successively, that unless the said Hen-Stanley, John Stephenson, Caswell Simmons, ry Wilkinson & Company appearat the next term of this Court to be held for the county of Granville, in the town of Oxford, on the T .- Chatharine Tate, Ann Taylor, Wm. first Monday of September next, and plead, answer or demur, the bill will be taken pro confesso against them, and heard exparte.

THOS. B. LITTLEJOHN, C. M. E. State of North-Carolina.

Eugecomb County. Court of Pleas and Quarter Sessions, Februa

ry Term, 1824. Lavinia Norvell, Original attachment. Spencer L. Hart, sum-

Exum L. Holland.) moned as Garnish T appearing to the satisfaction of the Court, that the defendant in this case, has removed himself out of this State, so that the usual process of Law cannot be served on him: It is ordered that publication be made in the Raleigh Register for six weeks, that unless the defendant appear at the next term . of this Court, to be held for said county, at the court-house in Tarborough, on the fourth Monday of May next, and plead to issue, the property will be condemned in the hands of

the Garnishee. From the minutes. Test. MICH'L HEARN, C. C.

Sampson County Court. February Term, 1824.

Peter Cromarte and Sally Cromarte his wife, Jones Peterson and Winifred Peterson his wife, and Bathsheba Hering, co-heirs and heiresses of Richard Sessions, dec'd, of the county of Sampson,

oseph Sessions, Richard Sessions, Jesse Sessions, Wm Sessions, Uriah Sessions, Philip Sessions, John Dodd and Mary Dodd, his wife, and Boon Sessions, co-heirs and heiresses with the Plaintiffs of said Richard Ses-

THE petitioners having filed their petition praying for a partition of the lands of Richard Sessions dec'd. among his heirs at law, and it appearing to the Court, that the Defendants are inhabitants of other States: Ordered, that publication be made for 6 wee successively in the State Gazette, and Courthouse door to file their answers by next term of this Court, or the Court will proceed to cause partition to be made accord-

ing to the prayer of the petition. JAMES HOLMES, CLE.