

# RALEIGH REGISTER,

## AND NORTH-CAROLINA STATE GAZETTE.

Vol. I. Tuesday, April 27, 1824. No. 47.

**THE REGISTER**  
Is published every TUESDAY and FRIDAY, by  
JOSEPH GALES & SON,  
At Five Dollars per annum—half in advance.

**ADVERTISEMENTS**  
Not exceeding 16 lines, neatly inserted three  
times for a Dollar, and 25 cents for every suc-  
ceeding publication; 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  
do that,  
Which Heaven hath forbid the Ottomites?  
For Christian shame put by this barbarous  
brawl!"

#### SHAKESPEARE.

We are falling into habits the most savage  
and barbarous, and laying the foundation for a  
state of society, calculated to give a deadly  
blow to morality, and utterly destroy those  
feelings of benevolence and good will, upon  
which society must depend for its safe exis-  
tence. The apology for duelling was, that  
it had a tendency to bridle men's tongues and  
check acts of violence, of crime, and those  
which are offensive to good manners—that it  
was a high minded and chivalrous mode of  
terminating disputes between men of honor,  
and only resorted to when other modes of con-  
ciliation had failed. Without examining the  
real tenure of such arguments and such apolo-  
gies, it is only necessary to say, that the  
practice is assuming a most deadly and fer-  
ocious character, as will be seen from the fol-  
lowing extract:

#### Hamburg, S. C. March 31.

*Duel.*—We sacrifice some feeling in re-  
lating the circumstances of a Duel fought on  
Thursday last at the U. S. Arsenal in Georgia,  
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, per-  
haps, 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 reflect-  
ing 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  
youths, scarcely ripened to a sense of their  
dangers are suffered to aim the deadly rifle,  
to take that which neither could give, to as-  
sert that which the course adopted did not  
effect.—Gazette.

Here are two boys, probably under 17—  
routings living together at College—sharing in  
their exercises—inhabiting the same room—  
probably sleeping in each other's arms, as boys  
are accustomed to do at school: having some  
trifling dispute, some unimportant difference,  
instead of an amicable understanding; instead  
of the kind interference of friends, or the  
something expostulation of parents, men of ma-  
ture age and reflecting habits, place a deadly  
rifle in these children's hands, station them at  
thirty paces from each other, and one of them,  
probably the injured person, is sent to his  
grave, "unmourned, unanaged, with all his  
sins upon his head," the hopes of a fond pa-  
rent and a future promise to his country. It  
is disgraceful to us as a moral and enlighten-  
ed people—it calls loudly for the interposi-  
tion of the legal authorities—it is a stain upon  
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-  
strous.

### DREADFUL RENCONTRE.

#### Florence, (Ga.) March 25.

A dreadful rencontre took place in the  
public street in this place, on Friday morn-  
ing, the 10th inst. Maj. Kilcrease, of  
Lawrence county, Tennessee, with two other  
gentlemen, was riding apparently out of  
town, where he was met by Col. Lowe, of  
this vicinity—they were both armed.—Col.  
Lowe had his pistol in his hand—Maj. Kil-  
crease had his in his holster. Col. Lowe  
had approached the Major so nearly before  
he discovered him, that he had not time to  
draw his weapon. To avoid the fire, Major  
Kilcrease threw himself from his horse, and,  
at the same instant, Col. Lowe's pistol was  
discharged. No injury was done—out, be-  
fore 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 out, and, at a distance of about twenty  
yards, they leveled at each other, and Maj.  
Kilcrease fell, having received a shot in his  
forehead. He lived until the 23d inst.,  
when he breathed his last. This was a hor-  
rible spectacle to be acted in the face of a civ-  
ilized community: we wish never again to  
witness such another.  
Alab. Gaz.

### EXTRAORDINARY TRIAL FOR ROBBERY.

A gentleman, followed by a servant in li-  
very, rode to an inn in the west of England,  
one evening a little before dusk. He told the  
landlord he should be detained by business in  
that part of the country for a few days, and  
wished 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 race and assize week, and that there

fore he would be at no loss to pass away the  
time." On the gentleman's making answer,  
"that this was lucky, for, that he was fond of  
seeing trials," the other said, "that a very  
interesting trial for a robbery would come on  
the next day, on which people's opinions were  
much divided, the evidence being very strong  
against the prisoner; tho' he himself persist-  
ing resolutely in declaring, that he was in a  
distant part of the kingdom at the time the  
robbery was committed. His guest mani-  
fested considerable curiosity to hear the trial;  
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 ac-  
cident, he would himself go with him, and  
speak to one of the beaules." Accordingly,  
they went into court the next morning, and  
the gentleman was shewn to a seat on the  
bench. Presently after the trial began; while  
the evidence was giving against him, the pris-  
oner had remained with his eyes fixed on the  
ground, seemingly very much depressed;  
till being called on for his defence, he looked  
up, and, seeing the stranger, he suddenly  
fainted away. This excited some surprise,  
and it seemed at first like a trick to gain time.  
As soon as he came to himself, on being asked  
by the judge the cause of his behaviour, he  
said, "Oh! my lord, I see a person that can  
save my life; that gentleman (pointing to the  
stranger) can prove I am innocent, might I  
only have leave to put a few questions to  
him." The eyes of the whole court were now  
turned on the gentleman; who said "he felt  
himself in a very awkward situation to be so  
called upon, as he did not remember ever to  
have seen the man before, but that he would  
answer any question that was asked him."  
"Well then," said the man, "don't you re-  
member landing at Dover at such a time?"  
To this the gentleman answered, "that he  
had landed at Dover, not long before, but  
that he could not tell whether it was on the  
day mentioned or not." "Well," said he,  
"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 with  
you from the boat told you a story of his be-  
ing in the service, that he thought himself an  
ill-used man, and that he showed you a scar  
he had on one side of his forehead?" 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  
hand aside, and shewing the scar, he became  
quite sure he was the same person. A buzz  
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 oc-  
casion. On opening his pocket-book, he found  
a memorandum of the time he landed from  
Calais, which corresponded with the pris-  
oner's assertion. This being the only cir-  
cumstance necessary to prove the alibi, the  
prisoner was immediately acquitted, amidst the  
applause and congratulations of the whole  
court. Within less than a month after this,  
the gentleman who recognized the prisoner;  
the servant in livery who followed him; and  
the prisoner who had been acquitted, were  
all three brought back together to the same  
goal, for robbing the mail.

### CRIMES.

The penal code of South-Carolina, if you  
regard its letter only, is as severe, if not more  
severe, than any in the Union, and yet its  
operation is so mild and lenient, that punish-  
ment appears only to tempt criminals to re-  
peat 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  
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.

### DIVING BELL.

It is well known, that during the revolu-  
tionary war, the British frigate Hussar sunk at  
Hell Gate, having on board, as was said, a  
large sum in specie to pay the troops. Innum-  
erable 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 beckoned winter from his  
gloomy caves, and sent the icy god to the  
regions of the north: or, to speak in intelli-  
gible language, the moment the ice dissolved,  
two parties started for Hell Gate, vulgarly  
called Hurl Gate, to dive, and duck, and  
plunge to the bottom of the deep, in search  
of the moppuses. These rival fishers have  
been prevented from fingering the golden  
bait by the jealousy of each other. One party  
will not permit the other to descend to the  
wreck, lying full "fathom five," and nei-  
ther will quit the watery element, for fear  
that in their absence the money may be found.  
In this distressing dilemma, both parties re-  
main 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  
and have a fight for the booty, to the evil ex-  
ample of the peaceable inhabitants of the deep,  
and from the legal difficulty of indicting each  
other for the assault and battery. How this  
case will terminate we cannot say; both have  
a right to fish for money, but neither party  
can agree to divide their gains equitably;  
therefore, this large sum, which, by the by,

is proved never was on board the frigate, must  
remain in the holes and crannies of the wreck,  
until the divers can agree upon the division.  
A third party, however, would settle the  
question, and that would be what the law  
terms "divers persons unknown."  
*Query.*—How would it answer to have a  
bank incorporated to put the money in after  
it is found to be called the 'Submarine Bank,'  
as new charters are all the go at present?—  
The stock would soon be filled, and above  
par or high water mark. Nat. Adv.

At the Bookstore of J. Gales & Son,  
Price two dollars.

**A Treatise on the Powers and Duties of  
Executors and Administrators, accord-  
ing to the laws of North-Carolina, compiled  
originally by F. X. Martin, Esq. but since  
revised and adapted to the existing laws, by a  
Gentleman of the Profession.**

It frequently happens, that persons interest-  
ed in the management of the Estates of de-  
ceased persons, either as Executors or Ad-  
ministrators, Creditors, Legatees, or next of  
kin, are in want of information of the law in  
relation to the subject, and it is difficult to  
find it, without having recourse to a Law  
Library. To remedy this inconvenience, this  
Compendium of the Law in relation to de-  
ceased person's Estates has been published for  
general convenience. Toller's Treatise  
has been taken as the groundwork; but all  
that part of it which derives authority from  
British Statutes not in force here, is omitted,  
and taking the subject as it stood at the set-  
tlement of this country, every act of Assem-  
bly which has altered it, has been introduced,  
and every adjudged case which could throw  
light on the subject has been noticed. An  
Appendix is also added, containing forms of  
such instruments as the law requires. No  
person, therefore, interested in the settle-  
ment of deceased person's Estates ought to  
be without this useful book.  
April 19.

### Virginian.

It is deemed un-  
necessary to say  
more of Virginian,  
than that he will  
Stand at my house

in Brunswick county, at Penington's Old  
Ford, on Meherrin River; and will be put to  
Mares at three-fifty dollars the Season, which  
may be discharged by the payment of thirty,  
if paid within the season, which will expire  
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, gra-  
tis. 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.  
321 Mr  
March 4, 1824.

### Notice.

I 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 se-  
cured; and their situation can be ascertained  
on application to John C. Melmore, Esq.  
of Nashville, Tennessee, or myself.  
Also, I would sell the very valuable Lot  
and Store occupied by Mr. Nevin M'Laurin  
and Wm. Widdfield, jr. situated on Hay-  
street, extending to (and the same width on)  
a back street opposite the State Bank lot,  
within 80 feet of the Town House square;  
and I can with safety say, inferior to none, in  
point of location, for mercantile purposes, in  
this place.  
SAM. P. ASHE.  
Fayetteville, N. C. April, 1824. 43-5w.

### One Hundred Dollars REWARD

among whom were to be found some  
of our worthiest citizens.

It is amusing to collect from the ma-  
jority of papers which we receive, the con-  
flicting opinions of our brothers of the  
craft, on the Presidential Question  
which, like Aaron's Rod, swallows up  
this time every other subject, the Tri-  
fif Bill excepted. One Editor cri-  
tizes with great earnestness, that Mr. A-  
DAMS should be elected, for his natura-  
born economical habits, &c. &c. w-  
pender him a jewel of a President-  
and as a dollar saved is two dolla-  
r gained. nothing could be more for the  
advantage of the country.

Another says, that General JACKSON  
is the only man who can save his coun-  
try in time of war. And as the hu-  
man race would increase so fast, b-  
for these vent-holes for the surplus liv-  
ing of the multitude, that we might  
beget of this State; it is therefore ordered,  
that publication be made for three months  
successively in the Raleigh Register, printed  
in Raleigh, that the Defendant appear at our  
next Court of Pleas and Quarter Sessions, to  
be held for the County of Wilkes, at the  
Court-house in Wilkesborough, on the first  
Monday in May next, then and there to plead,  
or Judgment will be taken according to the  
Plaintiff's demand.  
Test; ROBT. MARTIN, CLK.

### 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-  
form of the United States troops.

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

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

- A.—Martin Adams, Anderson Walker, G.  
L. Alston, Cullen Andrews, John Armfield,  
Isaac Adams.
- B.—Elizabeth Bateman, John Buffalo,  
Brittain Barker, Jacob Bledsoe, sr. M. F. Bar-  
clay, Samuel Bass, Henry Bryan, Wm. Baugh,  
Phill. Bird, Benj. Barham, James & Robt.  
Boyd, Kesia Bonner, Major Bledsoe, Shad-  
rack Roeler, R. berson Barham, Jno. Boys,  
Hiram Britt, Anderson Brown, Burgess Best.
- C.—John Crawford, James Cunningham,  
Nath'l Coe, John R. Collier, Anderson Clemen-  
ts, Robert Chappel 2, Willie Clifton 2, Jas.  
Chamblee, Elizabeth Clay, James D. Camp-  
bell, Richard Colwell, Peter Casso, Martha  
Collin, Clerk of W. C. H. Cole.
- D.—Mary Debarry, Mary J. Daniel, John  
S. Drake, Wm. Duskin, Jesse Davis, Benj'n.  
Davis, Caton Decosty, 2, Jno. Dickey, Rev.  
F. Donoghue.
- E.—Swan Edwards, John Elkins, Mary E-  
manuel.
- F.—James Fort, Abbey Forde, Ausel Free-  
man.
- G.—David Gaskins, Bolenda Gill, Henry  
Goodwin, Eliza Griffith, Dawson Grady.
- H.—James Hendon, Jesse Howell, Bur-  
well Harp, Willis B. Hicks, Wm. Holloway,  
John Henderson, John Hawkins, Sam'l. Har-  
ris, Jordan Haswell, James Hicks, Mr. Har-  
field, 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,  
Giles Johnston, Willis Jackson, Levi Jackson,  
Aaron Johnson, Henry Jasper, Nathan Ivey.
- K.—Mary Kemm, Rich'd. King, B. S. King,  
James King, Berry King.
- L.—Catharine Lowry, Wm. W. Lyon, Mi-  
chael Little, Moses Lassiter, Lewis Lashley,  
Lewis Lemay, Wm. H. Lane, 2 Frederick  
Lilley.
- M.—Moses Marshal, Tho. Moody, Pecitta  
Martin, Jane McGuffey, Elizabeth Moore, 2,  
Tho. Moody, Jacob Marling, Burkett Murrell,  
Mark Myggatt, James B. Mears.
- N.—Peyton Norris, James Nowell, John  
Nutt.
- O.—Merrill Olive, J. B. Outlaw.
- P.—Mary Paddy, William Price, Patsy  
Pennington, Charity Price, Moses Pen-  
grass, William Pope, Thomas Paine, Robert  
Parish.
- 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-  
tilda Robertson.
- S.—Emily Smith, 2, Elizabeth Sorrell,  
Martia Spivey, Hollum Sturdivant, Alfred  
Snipes, Perebee Shaw, John Smith, Eliza  
Stanley, John Stephenson, Caswell Simmons,  
Wake Sheriff, Robert Sneed, Rebecca Saun-  
ders, Joshua Sugg.
- T.—Catharine Tate, Ann Taylor, Wm.  
Terry, Titus Turner, Wm. Thompson, Geo.  
Urquhart, Drusilla Vaden, Lucretta Wallace,  
Rebecca Williams 2, Nathl. Wapless, W. W.  
Woodfolk, Wm. White, Jas. Wood, John  
Walton, Thompson Woodard, 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 being reviewed—of which the respective  
commandants and all others belonging to the  
regiment are required to take notice and  
govern themselves accordingly:  
The regiment of Martin, at Williamston,  
Thursday 3d day of June next. The two regi-  
ments of Edgcombe, at Tarborough, Tues-  
day the 8th day of June. The lower regi-  
ment of Halifax, at Crowell's, Friday the 11th  
day of June. The regiment of Northampton,  
at the Court-House, Tuesday the 15th day of  
June. The upper regiment of Halifax, at  
Webbs, Friday the 18th day of June. The  
regiment of Nash, at Nashville, Tuesday the  
22d of June.  
On the day preceding the musters for re-  
view, the commissioned officers of each re-  
giment of Infantry will assemble at the place  
of Regimental Parade, at 11 o'clock, for the  
purpose of instruction and discipline: All ex-  
cept 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  
County, and Thomas J. Green of Warren  
County, are appointed my Aids-de-Camp, and  
as such will be respected and obeyed.  
ROBT. R. JOHNSON,  
Major-General of the seventh Division  
of Militia of North-Carolina.  
Warrenton, April 3d, 1824. 42-3t.

### State of North-Carolina, Granville County.

February Term, A. D. 1824.

Original attachment—levied  
one tract of land on the wa-  
ters of Grassy Creek adjoin-  
ing Willis Lewis and others,  
containing 1500 acres one, o-  
ther tracts adjoining H. Strun-  
& others, 36 negroes & other  
property.

James Noel  
vs.  
Alex'r. Boyd.

Appearing to the Court that the Defend-  
ant in this case is not an inhabitant of this  
State: It is therefore ordered that publica-  
tion 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 or  
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 Mon-  
day of February, A. D. 1824.  
STEP. K. SNEED, CLK.

### State of North-Carolina, Edgcombe County.

Court of Pleas and Quarter Sessions, Febru-  
ary Term, 1824.

Original attachment.—  
Spencer L. Hart, sum-  
moned as Garnishee.

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  
property will be condemned in the hands of  
the Garnishee.

From the minutes. Test,  
MICHL HEARN, C. C.

### State of North-Carolina, Edgcombe County.

Court of Pleas and Quarter Sessions, Febru-  
ary Term, 1824.

Original at-  
tachment.

Spencer L. Hart summoned as Garnishee.  
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  
property will be condemned in the hands of  
the Garnishee.

From the minutes. Test,  
MICHL HEARN, C. C.

### State of North-Carolina, County of Granville.

Lewis Reavis, surviving partner  
of Evans Vandyck & Co.

In Equity.

Henry Wilkinson & Co.  
Appearing to the satisfaction of the Court  
that Henry Wilkinson & Co. the defend-  
ants in this case, are not inhabitants of this  
State: It is ordered that publication be made  
in the Raleigh Register once a week for six  
weeks successively, that unless the said Hen-  
ry Wilkinson & Company appear at the next  
term of this Court to be held for the county  
of Granville, in the town of Oxford, on the  
first Monday of September next, and plead,  
answer or demur, the bill will be taken pro  
confesso against them, and heard ex parte.

A copy.  
THOS. B. LITTLEJOHN, C. M. E.

### State of North-Carolina, Edgecomb County.

Court of Pleas and Quarter Sessions, Febru-  
ary Term, 1824.

Original attachment—  
Spencer L. Hart, sum-  
moned as Garnishee.

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,  
MICHL HEARN, C. C.

### State of North-Carolina, Sampson County Court,

February Term, 1824.

Original attachment—  
Spencer L. Hart, sum-  
moned as Garnishee.

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,  
MICHL HEARN, C. C.

### State of North-Carolina, Sampson County Court,

February Term, 1824.

Original attachment—  
Spencer L. Hart, sum-  
moned as Garnishee.

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