

RALEIGH REGISTER,

AND NORTH-CAROLINA STATE GAZETTE.

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

Vol. 1.

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No 53.

THE REGISTER

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ADVERTISEMENTS

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in the same proportion. COMMUNICATIONS
happily received. LETTERS to the Editors
must be post-paid.

From the Washington City Gazette.

GEN. JACKSON IN THE FIELD.

Gen. Jackson has at length appeared in the
field against Mr. Lowrie, accompanied by Mr.
Kremer as his aid-de-camp. We copy into
this day's Gazette their respective letters from
the National Intelligencer of this morning.

With what kind of feelings Mr. Kremer
presents himself again to public observation,
may be understood from his expressions, when
he speaks of "ransacking bureaus, and drag-
ging forth the private correspondence of any
man." These insinuations are discreditable
to an individual who pretends to be impar-
tially in search of truth, and inapplicable when
introduced in a letter requesting a voluntary
disclosure of it.

Mr. Kremer intimates that Mr. Lowrie has
made use of the phrase "two federalists and
two republicans," in relation to the matter in
controversy; and Gen. Jackson asserts the
same thing. But why this reference to mere
words? There would seem to be no occasion
for it, since Gen. Jackson avers that "the
President denies that he read [to Messrs. Low-
rie and Findlay] any letter at all." This is
broad ground, and entirely supersedes the
necessity of a quibble about the terms in which
the letter was written.

The original statement in the newspapers
did not profess to give more than the substance
of the letter; and as to what Mr. Lowrie has
said to either Mr. Kremer or Gen. Jackson,
it was in conversation, in which, as every body
knows, verbal precision is not sought for,
but only substantial accuracy. When Mr.
Lowrie resorted, in vindication of his charac-
ter, to the press, he became, without varying
the sense, more exact as to words; and it is to
his printed and published communications
alone that recourse is to be had for the mode
of his expressions. One would have thought
that so gallant a soldier as Gen. Jackson,
who has disdained this kind of bush-fighting,
especially when he had the President's
authority for declaring that Mr. Lowrie never
heard Mr. Monroe read "any letter at all."

The reading of the letter, however, is now
as it regards the People, of minor considera-
tion. Gen. Jackson admits that a letter, as
Ninian Edwards would say, was written, by
him, to the President, and, by the President,
received. The General recites the contents
of this letter, but not by quotation, and the
principal question is, how far do these con-
tents, as set forth by General Jackson, corre-
spond with the contents as asserted by Mr.
Lowrie? That is the main point at present to
be decided.

Before we enter upon the comparison,
however, we must remark upon the palpable
artifice resorted to by Gen. Jackson. His
plan course would have been to publish his
letter to Mr. Monroe which is in dispute, and
then it would have shewn for itself, without
gloss or varnish. Instead of doing this, and
to the doing of which he appears to have no
objection, as he informs the public that his let-
ters in the hands of Mr. Eaton, the warm per-
sonal and political friend of Gen. Jackson and
of Mr. Monroe, "with permission to publish
them whenever he pleases to do so," Gen.
Jackson precedes their appearance by his pub-
lication of this morning, in which the SENSE
of the letter in question is CLOTHED IN A
NEW SPECIES OF VERBALITY! by
which artifice it is evidently intended to pre-
occupy the minds of the People, to confuse
their understandings, and to distract the me-
mory in future recollection of the sense of the
contents, by multiplying words and varying
the language. This is a consummate piece of
cunning; evinces a considerable acquaintance
with the principles of mnemonics; but reflects
no credit on a man, who, like Gen. Jackson,
boasts of his "candor" and that he is "with-
out concealment of any kind." A boast, by
the way, which proves that he is much more
ready to praise himself than to deal candidly
and without concealment with his fellow-citizens.

A publication of the original letter in dis-
pute would have placed Gen. Jackson in a
much better light before the community.—
When that original letter will be published,
we are still left in uncertainty. Mr. Eaton
may publish it "whenever he pleases." When
that will be, will depend, we presume, upon
the pleasure of the President and Gen. Jack-
son, whose "mutual friend" Mr. Eaton is.—
Mr. Eaton is, moreover, the co-biographer and
panegyrist of the General, and boards in the
same House with him here. All these cir-
cumstances tend to shew that both Gen. Jack-
son and Mr. Monroe be consulted as to
the future time of publication. So that, as
to the publicity of the letter read to Mr. Low-
rie, the People, with respect to its identical
contents, are precisely where they were before
the communication of Gen. Jackson of this
morning. Meanwhile the citizens of the Uni-
ted States will be asked, by the enemies of
Mr. Lowrie, to accept this version, by Gen.
Jackson, of his own letter, for the letter itself.
But did any body ever before hear of a man,
proclaiming his "candor," and declaring that
he is "without concealment of any kind,"
with a letter in his possession, announcing his
willingness to have it published, still with-
holding it, and writing for the newspapers a
description of the letter instead of publishing
the letter itself! And does not all this man-
agement imply a consciousness of its sincerity?

As Mr. Kremer is so extremely nice, as to
the conversation which passed between him-

self and the President, he must permit us to
refresh his memory, by a reference to his let-
ter of the 17th of January last, to Col. Binns.
In that letter he says Mr. Monroe told him,
that "Gen. Jackson never recommended to
him but one person for any one office; that
the individual he recommended was a dis-
tinguished officer in the late war, and one
whom Gen. Jackson had never seen, but who
had been employed in the military depart-
ment by both Mr. Madison and myself, and
that in the letter of recommendation not one
word was said relative to his political
opinions. How stands the fact? Gen. Jack-
son, in his communication of this morning,
names this meritorious individual, who is Col.
Drayton, and adds, that, in recommending
him, he gave the following opinion:
"I gave it as my opinion," &c. "that names
were mere bubbles; and he who would, as
Col. Drayton had done, abandon his fire-side
and the comforts of home, and continue in
defence of his country, through the war, mer-
ited the confidence of the government, let
him bear what name of party he might." Now,
we appeal to Mr. Kremer himself to say,
whether this agrees with what he says the
President told him; and whether the ori-
ginal, which Gen. Jackson himself avows
that he gave, in the very letter alluded to by
Mr. Monroe, is "NOT ONE WORD RELATIVE TO
HIS POLITICAL OPINIONS."

Waiving all comment on the doctrine thus
proposed by Gen. Jackson until to-morrow,
we proceed to compare what he confesses he
wrote to Mr. Monroe with what Mr. Lowrie
affirms the President read to him.

Mr. Lowrie says— (Gen. Jackson says—
"You then took from my advice to the
your bundle a letter, President was, that he
which you stated to be would consider him-
from General Andrew self the head of the na-
Jackson, and read to tion, not of a party;"
us a part thereof. The "that should seek af-
part recommended to ter men of probity," &c.
you, as a measure of & in this way, he would
policy, to form your go far to eradicate
administration by those feelings, which,
appointment of dis- on former occasions,
tinguished individuals threw so many obsta-
from both the great po- cles in the way of en-
litical parties of the vironment; and be en-
country." See Mr. abled, perhaps, to u-
Lowrie's letter, in nite a people hereto-
the Washington Gazet- fore politically divid-
of the 8th ult. ed." "that names were
mere bubbles," &c.—
See the whole pas- sage, in Gen. Jack-
son's communication to-day's Gazette.

Now, what are "men of probity," &c. but
"distinguished individuals" What is de-
scribed by the expression, "those feelings
which, on former occasions, threw so many
obstacles in the way of government," but
the federal party and its former proceedings?
What is meant by the advice to the President,
"that he should consider himself the head of
the nation, not of a party," but that he should
"form his administration by the appointment
of distinguished individuals from both the
great political parties of the country?" Is
not the sense in the one passage the same as
the sense in the other? And upon this shew-
ing, does Gen. Jackson presume to present
himself to this enlightened nation, as a can-
didate for the Presidency, denying that he
advised Mr. Monroe "to select for his cabi-
net two distinguished Republicans and two
distinguished Federalists," and denying that
he recommended "to the President to form
his cabinet from the two great leading par-
ties of the country," declaring "both state-
ments alike unfounded," and yet confessing
that he did advise the President, "in the se-
lection of his cabinet," "to eradicate divided
political feelings," "select men of probity,"
&c. "bear what name of party they might,"
with an enforcing remark that "names were
bubbles!" Is such a man suitable for the
Presidency? A man who attempts to so-
phisticate the common sense of language in
one of his own letters, which, by a new ma-
nuvre, in placing it in the hands of Mr. Eaton,
his special friend, he still conceals from
the public eye, glossing it over, and attempt-
ing to foreclose the public judgment by the
publication of a new specification of princi-
ples, which may, or may not, be the same as
those specified in the original letter, with
the design, nevertheless, of imposing them
on the People for the very same? No. He
is not a suitable person for the Presidency.

With regard to the assertion, upon the Pres-
ident's authority, that he never read "any
letter at all" to Mr. Lowrie, we allow it for
the present, to pass, with men of honor, for
just as much as it is worth, contradicted as it
is by the long previous shuffling and evasion
on the part of Mr. Lowrie's adversaries, and
by the testimony of Messrs. Lowrie, Roberts,
Lacock, Boardman, and Palmer, now or late-
ly Senators of the United States, by the re-
collections of two members of the House of
Representatives, at present in Congress, by
the certificates of Messrs. Thomas and Rug-
gles, both actual Senators of the United
States, of what Mr. Findlay said to them on
the subject, and by the admission of Gen.
Jackson, by description, of the existence of
a letter containing in substance what Mr.
Lowrie has said it does.

The Graduates of 1821.

THE Members of the Class which was
graduated in the University of North-
Carolina in the year 1821, are earnestly re-
quested by several of its members to attend
at the approaching Commencement. It has
been proposed to have a meeting of the Class
at the University, the day before Commence-
ment; many have promised each other to
attend, and this notice is now given by them
with the view that all may be informed of the
expected meeting, and with the hope that
every one will be present who can make it
convenient to attend.
Chapel-Hill, May 12. 59

State of North-Carolina, Davidson County.

ENTERED on the Stray Book in said
County, by William Davis, one Bay
Horse 15 hands high, trots and racks. Judg-
ed to be 25 years old, with some white about
his hind feet; shod all round. Valued to
four dollars.
SOLOMON DAVIS, Ranger.
April 20. 47

Shocco Female Academy.

THE examination of the young Ladies at-
tached to the above Institution, will com-
mence on Friday the 4th June next. The
company of the Parents and Guardians of the
Students, and of all others who may be pleas-
ed to attend, is respectfully invited.
The Exercises of the Institution will be
again resumed on the 15th June. In addition
to the Course of Instruction pursued hereto-
fore in this Seminary, *Painting on Velvet* will
also be taught.
MARY J. LUCAS.
Warren county, May 12. 52

Stray.

WAS Entered on the Stray Books of Wake
county on 7th of this instant, by Doct.
Allen W. Gilchrist, who lives 5 miles north of
Baleigh, one Chesnut Sorrel Horse, sup-
posed to be thirteen years old, four feet seven
inches high, with a blaze in his forehead,
some marks on his back, right hind leg white,
and somewhat marked on the shoulders with
gear, which stray was appraised to thirty dol-
lars.
ALSO, one other Entered on the 10th inst.
by Mr. Alexander M. High, who lives near
the Falls of Neuse river, 14 miles north of
Raleigh, one Sorrel Mare, with a star in her
forehead, with her two hind feet white above
the fetlock, also, a light coloured mane, and
tail, five feet high, supposed to be three
years old, which stray was valued to fifty dol-
lars.
M. DILLARD.
May 10, 1824. 52-3t.

ALSO, one other Entered on the 10th inst.
by Mr. Alexander M. High, who lives near
the Falls of Neuse river, 14 miles north of
Raleigh, one Sorrel Mare, with a star in her
forehead, with her two hind feet white above
the fetlock, also, a light coloured mane, and
tail, five feet high, supposed to be three
years old, which stray was valued to fifty dol-
lars.
M. DILLARD.
May 10, 1824. 52-3t.

Five Dollars Reward.

STRAYED from my House on Friday the
16th inst. a Sorrel MARE, 6 years old
this spring, about 5 feet high, has a large
white spot in her forehead, the hair is rubbed
off her right thigh by the plough trace, also
rubbed off each side of her neck by the
bridle reins; no other mark recollected. She
went off in company with two other Horses,
a Black and a Bay. The Mare was raised in
Caswell county in this state. The above re-
ward will be given to any person who will
deliver the said Mare to me in Greenville,
Pitt county, or give me any information so
that I can get her again.
JOS. B. JUDKINS.
P. S. The said Mare trots and canters well,
and paces tolerably.
April 30. 50 4t

State of North-Carolina, Edgecombe County.

Court of Pleas and Quarter Sessions, Febru-
ary Term, 1824.
Henry Drake, Original attachment.—
vs. Spencer L. Hart, sum-
Exum L. Holland, moned as Garnishee.
IT 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,
MICH'L HEARN, C. C.

State of North-Carolina, Edgecombe County.

Court of Pleas and Quarter Sessions, Febru-
ary Term, 1824.
Evans, Runyon & Tompkins, Original at-
achment.—
vs. Exum L. Holland.
Spencer L. Hart summoned as Garnishee.
IT 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,
MICH'L HEARN, C. C.

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 adjoining
James Noel vs. Alex'r. Boyd.
containing 1500 acres one, o-
ther tract adjoining H. Strum
& others, 36 negroes & other
property.
IT appearing to the Court that the Defend-
ant in this case is not an inhabitant of this
State: It is therefore ordered that publication
be made for three months in the Raleigh Re-
gister, 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, Johnston County.

Court of Equity, Spring Term, 1824.
Robert H. Helme, adm'r of
Thomas S. R. Brown, Original Bill of
vs. Henry Guy, Injunction.
IT appearing to the satisfaction of the Court,
that the Defendant Henry Guy, is not an
inhabitant of this State: It is therefore order-
ed, that publication be made three months
successively in the Raleigh Register, that un-
less the said Henry Guy, appears at the next
Court of Equity, to be held for the county of
Johnston, at the Court-House in Smithfield,
on the fourth Monday of September next, and
plead, answer or demur, the bill will be taken
pro confesso and heard ex-parte.
Test,
D. H. BRYAN, C. M. E.

State of North-Carolina, Johnston County.

Court of Equity, Spring Term, 1824.
Hardy Avera & wife, Richard Rivers, Joel Rivers, Lewis Rivers and others, vs. Red-
dick Hughes & wife Gilly, Petition for
the sale of
Lands.
IT appearing to the Court, that the Defen-
dants Reddick Hughes and wife, are not
inhabitants of this State; It is ordered that
publication be made three months successively
in the Raleigh Register, that unless the said
Reddick Hughes and Gilly his wife, do
appear at the next Court of Equity, to be held
for the county of Johnston, at the Court-House
in Smithfield, on the fourth Monday in Sep-
tember next, and plead or answer, a sale will
be decreed according to the prayer of the peti-
tioners.
Test,
D. H. BRYAN, C. M. E.

State of North-Carolina, Edgecomb County.

Court of Pleas and Quarter Sessions, Februa-
ry Term, 1824.
Lavinia Norvell, Original attachment.—
vs. Spencer L. Hart, sum-
Exum L. Holland, moned as Garnishee.
IT 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.

STATE OF NORTH-CAROLINA, Mecklenburg County.

Thomas Boyd, Adm'r. of the real estate
of Isaac Beaty, dec'd, vs. Isaac Beaty
dec'd.
Petition for the sale
of the real estate
of Isaac Beaty
dec'd.
IT appearing to the satisfaction of the Court,
that Joseph Haynes in right of his wife Viny, Elijah Davis
in right of his wife Ruth, Albert Alexander and
Thomas Beaty are inhabitants of another state
It is therefore ordered, that publication be
made for six weeks successively in the Ra-
leigh Register, that the heirs at law above
named, appear at the next Court of Pleas and
Quarter Sessions to be held at the Courthouse
in Charlotte, on the 4th Monday in May next,
and plead, answer or demur to the said peti-
tion otherwise the same will be taken pro
confesso and heard exarte against them.
ISAAC ALEXANDER, C. M. E.

State of North-Carolina, 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 hei-
resses of Richard Sessions, dec'd. of the
county of Sampson,
vs. Joseph Sessions, Richard Sessions, Jesse Ses-
sions, Wm. Sessions, Uriah Sessions, Philip
Sessions, John Dodd and Mary Dodd, his
wife, and Boon Sessions, co-heirs and hei-
resses of the Plaintiffs of said Richard Ses-
sions, dec'd.
THE petitioners having filed their petition
praying for a partition of the lands of Ri-
chard Sessions dec'd. among his heirs at law,
and it appearing to the Court, that the De-
fendants are Inhabitants of other States: Or-
dered, that publication be made for 6 weeks
successively in the State Gazette, and at the
Courthouse door: to file their answers by the
next term of this Court, or the Court will
proceed to cause partition to be made accord-
ing to the prayer of the petition.
TEST, JAMES HOLMES, CLK.

Bridge Contractors Wanted.

THE undersigned Commissioners appoint
ed by the County Court of Orange for the
purpose of building a Bridge over Haw-
River near Murphey's Mills, will be ready to
let the same to the lowest bidder on the
22d of May next at the place where the
bridge is to be built.
The Commissioners have not yet deter-
mined whether the Bridge shall be built with
Stone or Timber piers. Plans and Specifi-
cations for both descriptions will be seen in
the hands of Dr. James A. Craig, Haw River
Post Office, after the 15th of April next, and
in the meantime every information respect-
ing the Bridge will be given at the State En-
gineer's Office in Raleigh.
Signed,
DAVID MEBANE,
JO. GLENDENIN,
MICH'L HOLT,
W. MONTGOMERY
ALEX'R. ALLEN.
March 25th, 1824. 39—

BLANKS for sale at this office.

Dry Goods.

I expect to be in Raleigh, the 20th day of
August next, with a parcel of Superfine
Goods, which I intend to sell upon good
terms during that month for Cash.
WM. BUTLER.
Granville county, May 1, 1824. 49-6t.

Family Medicines.

J. GALES & SON have just received a
fresh supply of Dr. Dorr's Medicines,
amongst which are those valuable articles,
Stomachic Elixir, Nervous Cordial, Stomachic
Bitters, &c.

Notice.

THE Wardens of the Poor for the County
of Wake, will attend at the Mills formerly
the property of Jehu Scott, dec. on the fourth
Monday in May, instant—in order to let to
the lowest Undertaker, the Building of Ten
Frame Houses, 30 by 16 feet with a chimney
in the middle to contain two fire places—
Timber and the use of the Saw-mill will be
furnished. Bond and approved security will
be required of the Contractor.
May 1. 49

NOTICE.

PURSUANT to a resolution of the Presi-
dent and Directors of the Cape-Fear
Navigation Company, at a meeting holden
at Fayetteville on the 23d day of February,
1824, those Stockholders in the said Com-
pany, who have hitherto failed to pay any part
of the First, Second, Third, Fourth, Fifth,
Sixth, Seventh, Eighth, Ninth or Tenth In-
stalments, of either the Original or the In-
creased Capital Stock of said Company, are
requested to come forward and make imme-
diate payment to JOHN CROSS, Esq. Treas-
urer of said Company, at Fayetteville; or
their Stock will be sold on the fourth Mon-
day of May next, at the Town-House in Fay-
etteville, and proceedings instituted against
any delinquents that may then remain for
any balances due on said Stock.
ROBERT STRANGE, Pres't.
Fayetteville, N. C. 32t
March 1, 1824. 32t

\$25 Reward.

MY bounden apprentice WILLIAM MOORE,
absconded from my service on Easter
Sunday last, without the least provocation.
I have always treated him with great kind-
ness and lenity, and as he has left me with-
out cause, I am determined if possible to get
him again. Said apprentice is quite a like-
ly youth, about 15 years of age, very well
made, with a full face. He wore away a
mixed coat, blue striped jacket, white pan-
talons and a wool hat.
I forwarn all persons from harboring said
boy, as I am determined to enforce the law
against any such offender. The above reward
will be given for his delivery to me, 15 miles
west of Raleigh, or his confinement in Jail so
that I get him again.
REUBEN WHITEHEAD.
Wake County, May 8, 1824. 51-4t

Fifty Dollars Reward.

RAN-AWAY from the subscriber living in
Guilford county, on the 20th June, 1823,
two negroes, CALEB and JUDY.—Caleb is
about thirty years of age, light complexion,
stout made, broad across the shoulders,
speaks slowly, and is about 5 feet 8 or 9 in-
ches high. He has a long, loping walk, and
bends forward considerably, as he walks; he
has marks of the whip. He had on when he
went away, a brown bombazett surtout coat,
a striped (yarn) black and white jacket,
blue cotton pantaloons and a wool hat.
Judy is about forty years of age, middle
size, copper coloured, quick spoken, and
blinks her eyes very much, when detected
in an error. She also has the mark of the
whip. Judy took among other clothing the
following with her: a blue grounded cotton
calico frock and two muslin ones, and an old
fashioned black silk bonnet. She is an ex-
cellent Weaver.

I suppose they are lurking about as free
persons. I will give the above reward for
their delivery to me, or confinement in Jail,
so that I get them, or in proportion for
either.

ABRAHAM PEEPLES.
Guilford county, April 28, 1824. 49-3m.

Virginian.

It is deemed
necessary to say
more of Virginian
than that he will
stand at my house

in Brunswick county, at Pennington's Old
Ford, on Meherrin River; and will be put to
Mares at thirty-five 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, 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. 321Mr

VIRGINIAN will stand a Fall Season
in or near the City of Raleigh, at 25 dollars,
which may be discharged by the payment of
20 dollars at the time of putting the mare.—
The season will commence the 6th of July
and terminate the 15th day of August. My-
self or agent will be seen at Mr. Wm. Rain's
Tavern at any time after the 6th July.
JOHN C. GOODE.
April 21. 49 Int