

party in this confidential correspondence, had he have acted in any other manner than that in which he did ? That he would, to use the Editor's own words, is palpable enough. It shews whether there was artifice about him, when he was fied down to secrecy in this correspondence, that he should unfold his sentiments on this matter " of so great criminality" with this Editor. In his letter to Mr. Kremer, he says how much he might have said to Col. Monroe, upon the subject ; which are his real sentiments, and which sen iments we have no evidence of his wishing to cloak or dissemble in any manner what-But this Editor says, "General ever. Jackson precedes their appearance (speaking of the original letters) by his publication 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 Peo ple, to confuse their understandings, and to distract the memory in future recollection of the sense of the contents, by multiplying words, and varying the language." To this high-toned style, and protracted sentences. I would only say, Gen. Jackson's letter to Mr. Kremer, was a simple answer to an interrogatory put by him.

This editor seems to have flattered timself very much that the original correspondence would not come out, by saying, in the "meanwhile the citizens of the United States will be asked by the enemies of Mr. Lowrie, to accept Jackson's version of his own letter for the letter itself ;" thereby insinuating that there was something very criminal in what it was not in the General's power to publiish. This insinuation, we see no sooner uttered, than frustrated, by the publication of the original correspondence, through a a third man. Instead of this correspondence bearing that great criminality which this wise editor is disposed to attach to it, it even mitigates what he thinks criminal in the "version."

Now, I conceive this Editor, (who 18 80 zealous a servant to his master). to be completely on the ground, when this great criminality, as he would have it, breathes such sentiments as these. "By selecting characters most conspicuous for their probity, virtue, capacity and firmness, without any regard to party, you will go far to, if not entirestacles in the way of government ; and of uniting a people heretofore politically divided. The Chief-Magistrate of a great and powerful nation should neconduct should be liberal and disinterested, always bearing in mind that he acts for the whole, and not a part of the community." (See Jackson's letment of either Federalists or Republi-Jackson, has most explicitly defined ment. the class of men he recommends to be selected for the cabinet; and can a man go wrong in selecting men of proappearance upon the first misrepresen-

give it as my opinion, that there is not the man that lives, whose private bureau could be searched, and its conto oblivion, that could do more honour to himself, than this correspondence of General Jackson to Colonel Monroe. It is written in that chasteness and purity of style-it breathes that know ledge of human nature and self-govern ment-it exposes at one view, virtue, honour, patriotism, and a purity of motive, that we rarely see in the production of one, who writes for the criticism of the world. This, this shrewd Editor of the Gazette, will be compeiled to acknowledge, if he lays aside those feelings towards Mr. Crawford, which must be more personal than po-WARREN. litical.

Warrenton, May 22, 1824.



An Act to provide for the extinguishment of the debt due to the United States, by the Purchasers of Public Lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in all cases where the purchaser, or legal holder, of any certificate of purchase of any of the Public Lands of the United States, may have obtained a certificate of further credit, under the provisions of an act, passed second March, one thousand eight hundred and twenty-one, entitled "An act for the relief of the purchasers of public lands prior to the first day of July, one thousand eight hundred and twenor of the acts supplementary thereto, of the twentieth of April, one thousand eigh hundred and twenty-two, and of the third of March, one thousand eight hundred and twenty-three, the person obtaining such certificate, or the legal holder thereof, shall be allowed, at any time prior to the tenth of April, one thousand eight hundred and twenty-five, to file, with the Register of the Land Office, in the district where such land is situated, a relinquishment, in writing, of any section, half section, quarter section, or legal subdivision of a fractional section, made according to the provisions of the existing laws, in relation to the survey and sale of the Public Lands; and any payment made, on any market. Sir William had ten pounds taken DURSUANT to a Decree of the Court tract of land, so relinquished, shall be a plied to the payment of the amount due on any tract retained by said purchaser, or legal ", eradicate those feelings which on ho der of a certificate of purchase ; which reformer occasions, threw so many ob- linquishment shall be allowed only on condition that any such purchaser, or legal holperhaps have the pleasure and honour der of a certificate of purchase, relinquish a sufficient quantity of land thereby to complete his or her payments due to the United States, or any lands retained, or pay the balance due, and which may afterwards bever indulge in party feelings. His come due, in money, before or at the time of such relinquishment; and, on the payment of such balance in money, there shall be allowed, on the amount so paid, a deduction of the rate of thirty-seven and a half per centum: Provided, That nothing herein conter to Mr. Monroe.) Let me ask this tained, shall entitle the person making such gentleman, where is the criminality in relinquishment to claim any repayment from this? Does it recommend the appoint- the United States, on account of any lands so relinquished : And provided further, That nothing herein contained shall authorize any cans? It strikes me not. General discounts upon payments made by relinquish-Sec. 2. And be it further enacted, That all purchasers, or legal holders of any certificate of purchase, of any of the Public Lands of the United States, who may have obtained a bity, virtue, capacity and firmness, as certificate of further credit, under the proviofficers ; or can a man go wrong in re- sions of the several acts above mentioned, or commending such to be selected ? The making complete payment, previous to the fact is, that it was not the circumstance tenth of April, eighteen hundred and twentyof the original letters not making their five, of every instalment now due, and which shall afterwards become payable, shall be allowed, upon the amount so paid, a deduction, 1.ow many Mares he had put to him."

Sec. 2. And he it further enacted, That it shall be the duty of each Indian agent to reside and keep his agency within or near the tents disclosed, which were consigned territory, claimed by the tribe or tribes of Indians for which he may be agent, at such place as the President of the United States nay designate.

Approved : May 18th, 1824.

Raleigh Academy.

THE Semi-annual Examination of the Students of this Institution, will commence on Monday the 31st of May inst. Paren's, Guardians and the friends of the Institution generally are respectfully invited to attend.

By order of the Board. WM. HILL Sec'y. May 17th, 1824.

C. J. Tooker,

Cabinet Maker & Upholsterer ; AVING contracted to furnish the Capitol of North-Carolina-begs leave to inform the inhabitants of Raleigh and its vicinity, that he is about to establish himself in the above line, near the Capitol Square, where he hopes by the aid of good materials, sound workmanship, and some little display of taste, to merit a share of public patronage. May 20.

The Celebrated Race Horse,



five dollars for the season, payable on the 1st day of January next.

Washington's Pedigree and Performances are excelled by no other horse ; a full description of them cannot now be given, suffice it to say that he was gotten by the celebrated horse Timoleon out of the famous running mare Ariadne, by Gitizen, her dam by Wild-

Washington was engaged in four Sweepstakes, wo mile heats, two hundred dollars entrance, when he was three years old .--Three of them he won, beating in one of them the celebrated Horse Henry ; the o- TAKE NOTICE, That I am now confined in ther he lost, after winning the first heat, he lost the second heat by a bad start, whereby he lost at least eighty yards; being in bad men & that I intend to take the benefit of the order he was then withdrawn, although he acts of the General Assembly, n favor of Inonly lost the second heat by a few feet. Last spring he was lame in one of his hind ty, in the town of Waynesborough, on the legs, and only rup at Newmarket for a Han- 31st day of May instant, at which time and dy-Cap, two mile heats. Three started, and place, you may attend if you think proper .he was beaten by Sir William Washington. He won the first heat, Sir William won the second and third. The second heat was run in better time than it was ever run at Newoff his weight in this race. Washington lost of Equity for the county of Wake, sixty yards by a bad start in the second heat, shall expose to sale at the Court-house in and he only lost the heat by a length. Last the city of Raleigh on Saturday the 12th of fall he won the Proprietor's Purse at New- July next, the following property, viz. cne market, three mile heats, three hundred dol- third part of lot No. 145, in the plan of said lars. The first heat in this race, was two se- city, laid off on the west side of said lot and conds faster than it was ever run there be- bounded as follows : on the west by Wilmingfore. He was then carried to Baltimore, ton street, on the south by Hargett street, on Guilford county, on the 20th June, 1923, ratis. Washington is not withdrawn from the along Mary Brown street to Hawkins's street Judy is about forty years of age, middle turi; but it is thought necessary to give him to a stake, thence with the same east, to the size, copper coloured, quick spoken, and rest, as his leg is not supposed to have recovered its full strength. He will stand the next season also, and those putting Mares this season which do not prove with foal, will have the privilege of patting them next sea-Mare is not changed. PETER MITCHELL. Warrenton, May 19, 1824. 55-5w.

costs, &c. 875 acres given in by Thomas Bryant, adjoin-

150 do. do. Hugh Booth, adjoining Jons than Roberts, Stewart's creek.

385 do do. Margaret Creed, adjoining Jo nathan Roberts, Stewart's Creek, 150 do. do Edward Jones, adjoining Wil

liam F. Fleming, creek, do do Richard Simpson, adjoining 100

Charles Smith, Beaver Dam creek, 50 do do David Lowe, adjoining Thomas

Lowe, for 1821, 60 do do George Pouge, adjoining Smith,

Grassy creek, 200 do do Lucinda Prichard, adjoining Jas Muncus, Beaver Dam

330 do not listed of James Howell or James Harrison, Harmon's creek, 150 do not listed of Timothy Coesor Gideon

Woodruff, on Fox Noles, 200 do given in by John Sisk, adjoining Daniel Wright, Mitchell's river 300 do do Moses Woodruff's heirs, adjoin

ing Ephraim Nicholson. JOHN WRIGHT, Sh ff.

April 5, 1824. 45-6w. Price of adv. \$3 50.

A Runaway.

TAKEN UP and committed to the Jail o Moore county, N. C. on the 5th instant, a negro girl, yellow complected, about 20 years of age, 5 feet 4 inches high, with a scar on her forehead over her left eye. She says her name is EADY, and that she belongs to state, and that she absconded from a Mr. Wells who was carrying her southwardly to sell. The owner of said Girl will apply, be disposed of as the law directs

DAN'L M'NEILL, Shff. 55 tf Carthage, May 15

Messrs. Daniel M'Queen, Joseph Edwards, Solomon Bradbury, Enoch Cobb, Samue C. Fisher, Isaac Hill, Thomas Hollowell, William Whittington, Needham Warren, David Thompson, John C. Guy, Philip Raiford, Robert Hooks, William Whitley, Jones Davis, Benjamin Boswell, James Hall, Lodowick Alford, William Holt, Arthur Jones, senr. and Benjamin Sauls.

L the Jail of Wayne county, on two writs of Ca. Sa, in favor of the two first named gentlesolvent Debtors, at the Jail of Wayne coun-This 17th day of May, 1824. ROBERT GURLEY: 55-2t.

large knot on it, that has the appearance of being broke, her left hip is out of place, has a small star in her face, some little white on the inside of her right hind foot. Supposed to be about 8 or 9 years old. Her height is 4 feet 7 inches. Appraised to fifty dollars-So we say on oath.

Given under our hands and seals, the day and date above written.

> SILAS BENNETT, [Seal.] his JOHN M CLARK, [Seal.] mark. 54 3t

State of North-Carolina,

Johnston County. Court of Fquity, Spring Term, 1824. Robert H. Helme, adm'r of Original Bill of Thomas S. R. Brown, injunction.

Henry Guy.

T appearing to the satisfaction of the Court, I that the Defendant Henry Guy, is not an inhabitant of this State : It is therefore ordered, that publication be made three months successively in the Raleigh Register, that unless 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.

D. H. BRYAN, C. M. E. Test,

University of North-Carolina.

John Askey of Northampton county in this FTHE public Anniversary Examination of the students of the University of North-Carolina will be held at Chapel Hill on Wednesday the 2d June next, and continued from pay charges and take her away, or she will day to day until Thursday, the 10th of that month, on which last mentioned day, the Annual Commencement of the College will take place.

The following Trustees, composing the Committee of visitation for A. D. 1824 will attend, viz:

His Ex'cy. Gab. Holmes, Prest. ex officio. Rev. Dr. Joseph Caldwell, John Brunch, Thomas Burges, Daniel M. Forney, William Gaston, Leonard Henderson. Francis L. Hawks, James Iredell, Calvin Jones, James Murtin, John Owen, William Polk, Arch'd. D. Murphy William M' Pheeters, Rev. Dr Kemp Plummer, Henry Seawell, Enoch Sawyer, Lewis Williams

All other Trustees who may attend, will be considered members of this Committee ; and



will stand the pre sent season at my stable in Warrenton, and be let to twenty

Wm. R. Johnson, Esq. speaking of this Horse says "I would as soon enter this Colt in a stake from 100 to \$500, as to select from the season of any covering Horse, no matter

heir attendance is solicited individually by an ordinance of the Board.

CHAS. MANLY, SEC. Raleigh, 26th April, 1824.

Fifty Dollars Reward.

AN-AWAY from the subscriber living in where he won the Proprietor's Purse of five the east by part of said lot, and on the north two negroes, CALEB and JUDY .- Caleb is hundred dollars, three mile heats, beating by lot No. 161; also one piece or parcel of about thirty years of age, light complexion, the celebrated Running Horse Flying Chil- land in Wake county, north of the city of stout made, broad across the shoulders, ders ; but had the misf rtune to get one of Raleigh, in Polksbowough, adjoining the peaks slowly, and is about 5 feet 8 or 9 inchhis fore legs injured. He was trained this lands of Thomas Daniel, in said Borough, be- es. high. He has a long, loping walk, and spring, and run at Newmarket and won the ginning at a stake at Daniel's south-east cor- bends forward considerably, as he walks ; he Jocky Club Purse of six hundred dollars, ner on Hawkins's street, and running thence has marks of the whip. He had on when he four mile heats, beating with ease Mr. Winn's north with Daniel's line to his corner on Boy- went away, a brown bombazett surtout coat, Mare Squirt, and Capt. Harrison's Horse A- lan street, thence west with Boylan street to a striped (yarn) black and white, jacket, a stake on Mary Brown street, thence south blue cotton pantaloons and a wool hat.

beginning, containing by estimation one acre blinks her eyes very much, when detected . in an error. She also has the mark of the Also a piece or parcel of land in the coun- whip. Judy took among other clothing the ty and Borough aforesaid, known and distin- following with her : a blue grounded cotton guished in the plan of said Borough, as No. calico frock and two muslin ones, and an old son, gratis, provided the property of such seven (No. 7) and bounded by Boylan street fashioned black silk bonnet. She is an exon the north, Hawkins street on the south, cellent Weaver.

and by lots 6 and 8 on the east and west; 1 suppose they are lurking about as free containing six tenths of an acre more or less. persons. I will give the above reward for Terms of sale 9 and 18 months. Bonds their delivery to me, or confinement in Jail with approved security will be required, so that I get them, or in proportion for en ther.

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

bearing interest from the date. JNO. S. ELLIS, C. & M. Raleigh, May 22, 1824.

55-1 wtds.

and seventeen hundredths of an acre.