THE BEGISTER is published every Tursday and Fuiday, 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 succeeding publication; those of greater length in the same proportion ... COMMUNICATIONS thankfully received LETTERS to the Editors must be post-paid.



An Act granting donations of land to certain actual settlers in the Territory of Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners for ascertaining titles and claims to lands in Florida be, and they are hereby, authorized and required, within their respective districts, and in ad tion to their former duties. to receive and examine all claims that may be presented to them, and the evidence in support of each of such claims, founded on town or city lot, or out-lot, by any person. being the head of a family, and twenty-one years of age, who, on the twenty-second day of February, one thousand eight hundred and nineteen, actually inhabited and cultivated such tract of land, or actually cultivated and improved such lot, or who, on that day, cultivated any tract of land in the vicinity of any town or city, having a permanent residence in such town or city, in said territory; and to grant certificates of confirmation for any tract of land thus inhabited and cultivated, or cultivated by any person of the above description, residing in any town or city in the vicinity of the tract so cultivated; which land shall be located in an entire body, as nearly as possible, in conformity to the surveys of the contiguous public lands, and so as to embrace the principal improvements then made on any tract so claimed, and shall not exceed in quantity six hundred and forty acres: And it shall also be the duty of said Commissioners to receive claims to lands founded on habitation and cultivation, commenced between the 22d of February, one thousand eight hundred and nineteen, and the seventeenth of July, one thousand eight hundred and twenty-one, when Florida was surrendered to the United States, and evidence in support of the same; and to report an abstract of all such claims to Congress, and of the claims by them confirmed, to the Secretary of the Treasury; and the claims merely reported on, shall be laid before Congress at their next session, with the evidence of the time, nature, and extent, of such inhabitation and cultivation, in each case, and the extent of the claim: Povided, That no claim shall be received, confirmed, or reported to Congress, by the said Commissioners, for confirmation in favor of any person, or the legal representatives of any person, who claims any tract of land in said territory, by virtue of any written evidence of the title derived from either the British or Spanish Governments.

An Act granting certain lots of ground to the corporation of the city of Mobile, and to certain individuals of said city.

Approved, May 26, 1824.

Be it enacted by the Senate and House of Re presentatives of the United States of America in Congress assembled, That all the right and claim of the United States to the lots known as the Hospital and Bake House lots, containing about three-fourths of an acre of land, in the city of Mobile, in the state of Alabama; and also all the right and claim of the United States to all the lots not sold or confirmed to individuals, either by this or any former act, and to which no equitable title exists, in favor of any individual, under this or any other act, between high-water mark and the channel of the river, and between hurch street and North Boundary street, in front of the said city, be, and the same are hereby, vested in the Mayor and Aldermen of the said city of Mobile, for the time being, and their successors in office, for the sole use and benefit of the said city forever.

Sec. 2. And be it further enacted, That all he right and claim of the United States to o many of the lots of ground, east of Water Freet, and between Church street and North Roundary street, now known as Water Lets. as are situated between the channel of the river and the front of the lots, known, under he Spanish government, as Water Lots, in the said city of Mobile, whereon improvements have been made, be, and the same are hereby, vested in the several proprietors and occupants of each of the lots heretofore fronting on the river Mobile, except in cases where such proprietor or occupant has alienited his right to any such lot, now designat. ed as a water lot, or the Spanish government as made a new grant, or order of survey, for the same, during the time at which they had the power to grant the same; in which case, the right and claim of the United States shall be, and is hereby, vested in the person to whom such alienation, grant, or order of survey, was made, or in his legal representative: Provided, That nothing in this act contained shall be construed to affect the claim

Approved, May 26, 1824.

or claims, if any such there be, of any indi-vidual or individuals, or of any body politic or corporate.

presentatives of the United States of America in Mare is not changed. Congress assembled, That the Secretary of the Treasury be, and he is hereby, author-

the United States.

Missouri.

Be it enacted by the Scnate and House of Reresentatives of the United States of America. in Congress assembled. That the sum of fifteen hundred dollars, to be paid out of any money in the Treasury, not otherwise appropriated, and to be applied under the direction of the Secretary of the Treasury, be, and the same densing tub, and who have paid a duty upon is hereby appropriated, to complete the payment for surveying the southern boundary line of the state of Missouri, and so much of the western boundary line thereof, as lies south of the Missouri river. Approved, May 26, 1824.

in act making an appropriation towards the extinguishment of the Quapaw titles to Lands in the territory of Arkansas.

Be it enacted by the Senate and House of Reresentatives of the United States of America in Congress assembled, That a sum, not exceeding seven thousand five hundred dollars, be, and the same is hereby, appropriated, to be paid out of any money in the Treasury, not otherwise appropriated, to enable the President of the United States to negotiate a treaty with the Quapaw Indians. for the ex tinguishment of their title to lands in the ter ritory of Arkansas.

Approved, May 26, 1824.

in making entries of land at the land offices."

Be it enacted by the Senate and House of Representatives of the United States of America in Cangress assembled, That when any mishabitation and cultivation of any tract of land, take, in relation to the correct number of any tract of land, not exceeding in quantity one half section, may have heretofore been made by any purchaser of the public lands of the United States at private sale, and where one or more payments shall have been made by the person making the entry, on any THIS pleasant and desirable Dwelling tract entered by mistake, and where such payment has not been forfeited, previously tage of the provisions of the act of the 2d of Country. March, eighteen hundred and twenty-one entitled "An act for the relief of the purchasers of the public lands prior to the first day of July, eighteen hundred and twenty," or of the act supplementary thereto, or the act continuing in force said supplementary act, and where the person or persons making the purchase, has not, in any way, transferred his, her or their right to the certificate of purchase, or the tract so purchased, and where no patent shall have issued for the ract so erroneously purchased; and also, in all cases of an entry hereafter made, of a tract of land not intended to be entered, by Reading, Spelling and Writing a mistake of the true numbers of the tract intended to be entered, where the tract thus erroneously entered, does not, in quantity exceed one half section; and where the certificate of the original purchaser or purchasers has not been assigned, or the right of the original purchaser or purchasers in any way transferred, and where six months, from the time the entry shall have been made, may not have elapsed, or the patent issued for the tract erroneously entered, the purchaser or purchasers, or, in case of his, her, or their death, the legal representatives, (not being assignees or transerees) may, either, in cases of entry, before or after the passing this act, and in any case coming within its provisions, file his, her, or their own affidavit or affidavits, with such additional evidence as can be procured, shewing the mistake of the numbers of the tract intended to be entered, and that every reasonable precaution and exertion had been used to avoid the error, with the Register and Receiver of the land District within which such tract of land is situated, who shall transmit the evidence submitted to them in each case, together with their written opinion or opinions, both as to existence of the mistake, and the credibility of each person testifying thereto, to the Commissioner of the General Land Office, who, if he be entirely satisfied the mistake has been made, and that every reasonable precaution and exertion had been made to avoid it, shall be authorised to change the entry, and transfer the payment from the tract erroneously entered, to that intended to be entered if unsold; but if sold, to any other tract liable to entry: Provided, That the oath of the person or persons interested shall, in no case be deemed sufficient, in the ab-

> shall affect the right of third persons. Sec. 2. And be it further enacted, That, either the Register or Receiver may administer all oaths to be made under the provisions of this act, and every person, knowingly, wilfully, and corruptly swearing falsely on any oath administered to him or her, under the provisions of this act, shall, on indictment and conviction for such offence, before any court having competent jurisdiction to try the same, suffer the pains and penalties of

sence of other corroborating testimony, to

authorize any such change of entry: And

provided, also, That nothing herein contained,

wilful and corrupt perjury. Sec. 3. And be it further enacted, That, for every oath administered under the provisions of this act, the Register and Receiver shall be allowed the sum of twenty-five cents, and twenty cents for every hundred words of the evidence received & transmitted to the Commissioner of the General Land office to be paid by the party making the application for a change of entry.

Approved-May 24, 1824.

An Act to complete the survey of the South- | ized and required to refund, out of any moern and Western boundary of the state of ney in the Treasury, not otherwise appropriated, to the distillers of spirituous liquors, or their legal representatives, of any state or district within the United States, who at any time since the first day of January, one thousand eight hundred and fourteen, have used stills made according to Henry Witmer's improvement upon Anderson's conthe capacity of the globes of such stills, all the moneys which such distillers may have, respectively, paid, as a duty, on the capacity of the globes of their said stills. Approved-May 26, 1824.

> An Act reserving to the Wyandot Tribe of Indians a certain tract of land, in lieu of a reservation made to them by Treaty.

Be it enacted by the Senate and House of Reresentatives of the United States of America in Congress assembled, That there be, and hereby is, reserved, for the use of the chiefs and tribe of Wyandot Indians, subject to the conditions and limitations of the former re servation, the northeast quarter of section numbered two, in township two, and range seventeen, south of the base line, of land, in the Delaware Land District, in the state of Ohio, in lieu of one hundred and sixty acres the Sandusky River; and which was reservary treaty between the United States and An act supplementary to an act, approved certain tribes of Indians, held at St. Mary's, act providing for the correction of errors on condition that the chiefs of said Wyandot pro confesso and heard ex-parte. tribe first relinquish to the United States all the right, title, and claim, of said tribe, to the one hundred and sixty acres of land, reserved by said supplementary treaty. Approved, May 26, 1824.

Late residence of Judge Potter, FOR RENT.

House and Lot, situated near the South east part of the City, is at present unoccupito the passing of this act, for a failure to com- ed, and would be rented. The situation as plete the payments on such tracts; and where a summer residence is preferable to a resithe purchaser or purchasers may not, in relati- dence in the City-uniting, from its proximon to said tract, have in any way taken advan- ity to the City, the advantages of Town and

The conditions of the rent, moderate and accommodating.

MATTHEW J. COMAN. Raleigh, June 1st. 1824.

School.

THE subscriber's next Quarter commences on Monday, June 7th, at Mrs. White's red house, opposite Treasurer Haywood's .-The Quarter to contain 12 weeks.

TERMS OF TUITION. \$2 50 The same with Arithmetic and the Latin or English Grammar, or ei-The same with Parsing and Geb-7 4 50 graphy, or either 5 00 The same with Latin

J. WETMORE. Raleigh, June 5. 59 3t

The Celebrated Race Horse,



WASHINGTON, will stand the present season at my stable in Warrenton, and be let to five dollars for the season, payable on the lst 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 t to say that he was gotten by the celebrated orse Timoleon out of the famous running mare Ariadne, by Gitizen, her dam by Wild

Washington was engaged in four Sweepstakes, two mile heats, two hundred dollars entrance, when he was three years old .-Three of them he won, beating in one of hem the celebrated Horse Henry; the other 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 o der he was then withdrawn, although he only lost the second heat by a few feet Last spring he was lame in one of his hind and he was beaten by Sir William. Washing ton 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 Newmarket. Sir William had ten pounds taken off his weight in this race. Washington lost sixty yards by a bad start in the second heat, and he only lost the heat by a length. Last fall he won the Proprietor's Purse at Newmarket, three mile heats, three hundred dollars. The first heat in this race, was two seconds faster than it was ever run there before. He was then carried to Baltimore, where he won the Proprietor's Purse of five hundred dollars, three mile heats, beating the celebrated Running Horse Flying Childers; but had the misfortune to get one of his fore legs injured. He was trained this spring, and run at Newmarket and won the locky Club Purse of six hundred dollars, four mile heats, beating with ease Mr. Winn's Mare Squirt, and Capt. Harrison's Horse A-

Washington is not withdrawn from the turf; but it is thought necessary to give him rest, as his leg is not supposed to have recovered its full strength. He will stand the next season also, and those putting Mares An Act for the relief of certain Distillers in this season which do not prove with foal, will have the privilege of putting them next sea-Be it enacted by the Senate and House of Re. son, gratis, provided the property of such

> PETER MITCHELL. Warrenton, May 19, 1824.

Hillsborough Academy.

THE next Session will commence on the third Monday in June. Students are prepared at this Institution for the Freshman and Sophomore Classes in the University .-The various branches of a complete English Education are also taught.

JOHN ROGERS, Prest. Hillsborough, May 31. 58 8t STATE BANK OF N. CAROLINA,

Raleigh, June 1, 1824. DESOLVED, that a Dividend of four per Le cent. on the Capital Stock of this Bank, be, and the same is hereby declared for the last half year, payable at Raleigh on Monday next, and at the several Branches fifteen days thereafter.

WM. H. HAYWOOD, Cashier.

State of North-Carolina

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

Henry Guy. T appearing to the satisfaction of the Court that the Defendant Henry Guy, is not an inhabitant of this State : It is therefore orderof land, on the west side of, and adjoining, ed, that publication be made three months successively in the Raleigh Register, that uned to said tribe of Indians, by a supplement- 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 third day of March, one thousand in the state of Ohio, on the seventeenth day on the fourth Monday of September next, and eight hundred and nineteen, entitled "An of September, eighteen hundred and eigteen, plead, answer or demur, the bill will be taken Test, D. H. BRYAN, C. M. F.

State of North-Carolina.

Johnston County. Court of Equity, Spring Term, 1824. the sale of Rivers & others, vs. Reddick Lands. Hughs & wife Gilly.

T appearing to the Court, that the Defen dants Reddick Hugher and wife, are not inhabitants of this State; It is ordered that publication be made three months success ively in the Raleigh Register, that unles 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 September next, and plead or answer, a sale will be decreed according to the prayer of the petitioners.

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

Stills.

RANCIS H. REEDER informs his custo- FINE Subscribers having entered into co-

using them is at hand, and he is crowded with | call.

NOTICE

S hereby given, that at the last Court of Pleas and Quarter Sessions, held for the County of Warren, the subscriber administered on the estate of the late Whitmell Alston; and unless those who have claims against the estate present them within the time required by Law, they will not be paid; and all those indebted to the estate must pay the same without delay, as no indulgence WM. K. KEARNEY, will be given.

Administrator with the will annexed. June 1st 1824. COHEN'S OFFICE, Baltimore, ?

May 13, 1824. FFICIAL LIST of the nineteenth day's I drawing of the

Grand State Lottery. *8453 a prize of 7132 a prize of And 198 prizes of *Marked thus * sold at Cohen's Office,

where the cash can be had for prizes the moment they are drawn. Although the usual number of tickets were drawn this day, still no prize came out high-

er than one of \$1000 leaving yet to be distributed the great capital of 100,000 DOLLARS,

and must come out at the next drawing, which will take place in the city of Baltimore, on Thursday, the 24th of next month, on which day the scheme will be completed. A chance being still left to those who did

send on their orders without delay Whole tickets 20 00 | Quarters 5 00 10 00 | Eighths 2 50 Halves

To be had warranted undrawn, at

COHEN'S LOTTERY AND EXCHANGE OFFIE, 114, Market Street, Bultimore,

Where the great capital prizes in both the last Lotteries were sold, and where more capital prizes have been obtained than at any

other office in America Orders from any part of the United States, by mail, post paid, or by private conveyance, enclosing the cash, or prizes in any of the Baltimore lotteries, will meet the same prompt

and punctual attention, as if on personal ap-

Be particular in addressing to J. I. COHEN, Jr. Baltimore. May 13. 57-4t.

Family Medicines.

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



Masonic.

THE Celebration of the approaching an niversary of St. John the Baptist, on the 24th inst. by the members of Concord Lodge No. 58, Tarborough, will be connected with circumstances of unusual interest to the Masonic Fraternity. It will be attended by the officers and delegates of the Grand Chapter of North-Carolina, which holds its second annual communication on the day preceding. At the same time and place will be held a Convention of Royal Arch-Masons. The ancient ceremonies of the order will be observed, and a discourse delivered by Dr. B. B. Hunter, in Trinity Church. The mem bers of adjacent Chapters and Lodges are respectfully invited to attend.

E. L LOWE, Sec'y. Tarboro.' June 5th 1824.



Just Received.

And for sale by the Subscriber, R. ROBERTSON's Stomachic Elixir of Hardy Avera & wife, Richard Petition for sumptions, Asthma, Pain in the Breast, and Health, for the cure of Coughs, Conmost diseases of the bowels. Dr. Dyott's Anti-bilious Pills, which prevent and cure all Bilious Complaints, malignant fevers &c. Dr. Vicker's ointment for the Tetter, &c. Mahy's approved plaster cloths for the cure of ulcers, and sores, either fresh or of long standing.

RANDOLPH WEBB. June 7th, 1124.



Carriage Making.

mers and the public, that he has now on | I partnership in the carriage making buhand an assortment of STILLS of various si- siness, under the firm of JACOB VAN WA. zes .- He continues to make them, and will GENEN & CO, beg leave to inform their be enabled to furnish them of any dimensions friends and the public in general, that they can be supplied with any work in their line He requests those having Stills which may as low as it can be obtained elsewhere. The need repairs, to favor him with their work work in every instance shall be warranted as soon as possible, as he may be unable to for twelve months. Persons wishing to purattend to them so well when the season for chase carriages are respectfully invited to

N. B. Carriages of every discription repaired at the shortest notice, and on the most reasonable terms.

JACOB VAN WAGENEN. WILLIAM F. CLARK.



Notice

IS hereby given to the public generally, that the Stage Line from Raleigh to Newbern will be continued. I was under the impression, for some time past, that I should be compelled to abandon running my Stage on this route, in consequence of my pay being too inconsiderable to defray the expences of this establishment, but knowing that it was a desirable thing to the public generally that the Stage should continue to run on this route, I have lately, together with many respectable gentlemen, petitioned the Postmaster-General to give me some additional compensation for conveying the mail in a Stage, and thereby enable me to continue running a Stage for the accommodation of Travellers; and, through the means of my respectable friends, the department has alegs, and only run at Newmarket for a Han- The 20,000, both the 10,000, 1 of 5,000, 6 of to that of my former contract; therefore I greed to add some additional compensation dy-Cap, two mile heats. Three started, 1000, and which are all floating in the wheel, shall continue to run a Stage punctually without doubt. This Stage route intersects with the Fayetteville and Norfolk line of Stages at Waynesborough. I have lately added another team of horses to the router and my Stage being in good repair, I pledge not supply themselves he etofore, they should myself that nothing shall be wanting on my part to render those comfortable who may think proper to travel with me. I have a good careful driver and good horses on the line. The Stage will leave Raleigh and Newbern as heretofore (say, leave Raleigh every Friday at 6 P. M. and arrive in Newbern on Monday by 2 P. M. Leave Newbern every Tuesday at 6 A. M. and arrive at Raleigh on Thursday by 6 P. M.) Any person wishing to send trunks, boxes, or other packages of any kind, shall have them conveyed safely, and at reasonable rate. I therefore hope to merit a portion of encouragement from the publica MERITT DILLIARD, Contractor

Raleigh, June 7.

Land for Sale NEAR RALEIGH.

VILL be sold on accommodating terms. VV a Tract of Land, containing 139 acres, within four miles of the city; adjoining the lands of Wm. Hill, Judge Taylor and others. This land is entirely wood land. For terms. The Editors of the Register apply to