

RALEIGH REGISTER,

AND NORTH-CAROLINA STATE GAZETTE.

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

Vol. I.

Tuesday, June 29, 1824.

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thoughtfully received. LITERS to the Editors
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BY AUTHORITY.
An Act authorizing an examination and sur-
vey of the harbor of Charleston, in South
Carolina, of St. Mary's, in Georgia, and of
the coast of Florida, and for other purpo-
ses.

Be it enacted by the Senate and House of Re-
presentatives of the United States of America
in Congress assembled, That the Secretary of
the Navy be, and he is hereby, authorized to
cause to be made, an examination and survey
of the harbors of Charleston, in South Caro-
lina, and St. Mary's, in Georgia, in reference
to the expediency of establishing a navy
yard at either of those places, for the build-
ing and repairing of sloops of war and other
vessels of an inferior class; and, also, to
cause to be made and perfected an examina-
tion and survey of the harbor of Pensacola,
and the coast of Florida, in order to ascertain
the expediency of establishing a naval depot
at Pensacola, or at such place in the vicinity
of it, as may be most advantageous to the
United States; and that the sum of five thou-
sand dollars be, and the same is hereby, ap-
propriated, for the purposes aforesaid, out
of any money in the Treasury, not otherwise
appropriated.
Approved, May 25, 1824.

An Act further to regulate the inspection of
flour in the county of Alexandria.
Be it enacted by the Senate and House of Re-
presentatives of the United States of America
in Congress assembled, That, for the better
regulation of the inspection of flour within
the county of Alexandria, in the District of
Columbia, the Common Council of the town
of Alexandria shall be, and they are hereby,
empowered and required to divide the said
county and town into two inspection districts;
that to each of these districts, there shall be
appointed a flour inspector, in the mode
now authorized by law, to perform alternate
duties in the said districts; each of the said
inspectors shall be liable to removal from
office, at any time within the term for which
he shall have been appointed by the Court
making the appointment; and during his
continuance in office, shall enjoy the same
rights, and be subject to like duties and res-
traints, as the present inspector of flour in
the said county of Alexandria.
Sec. 2. And be it further enacted, That the
said Common Council be, and they are here-
by, empowered, to provide for a re-inspec-
tion of flour in store, whenever, in their
opinion, it may require it, and to regulate the
exportation and shipment thereof; to pass
laws for the punishment of all persons who
shall be guilty of fraud, or otherwise vio-
late their regulations, and to alter or amend
the present inspection laws, so far as may be
necessary to effect that object.
Approved—May 26, 1824.

An Act to provide for the sale of lands con-
veyed to the United States in certain ca-
ses, and for other purposes.
Be it enacted by the Senate and House of Re-
presentatives of the United States of America
in Congress assembled, That the Agent of the
Treasury be, and he is hereby, authorized,
in all cases where the estates of insolvent
debtors have been, or hereafter shall be, as-
signed to the United States, under the act
of the sixth June, seventeen hundred and
ninety-eight, entitled "An act providing for
the discharge of persons imprisoned for debts
due to the United States," to sell such es-
tates, whether real or personal, at such time,
and in such manner, as, with the approbation
of the Secretary of the Treasury, he shall
think fit, for the best price that can be had
therefor, and to make all needful convey-
ances, assignments, or transfers of the same,
to the purchaser or purchasers.
Sec. 2. And be it further enacted, That, at
any and every sale on executions, at the suit
of the United States, of lands or tenements of
a debtor, it shall be lawful for the United
States, by such agent as the Agent of the
Treasury shall appoint, to become the pur-
chaser of such lands and tenements: Provi-
ded, That, in no case, shall such agent bid
in behalf of the United States for a greater
amount than that of the judgment for which
such estate may be exposed to sale, and the
costs; and it shall be the duty of the Mar-
shall of the District, in which such sale shall
be held, in case such purchases shall be made,
to make all needful conveyances, assign-
ments, and transfers to the United States; and
the Agent of the Treasury is hereby autho-
rized, with the approbation of the Secre-
tary of the Treasury, to sell and convey the
said lands and tenements, in the same man-
ner as is directed by the first section of this
act, in respect to lands and tenements as-
signed by insolvent debtors.
Sec. 3. And be it further enacted, That no-
thing herein contained shall be deemed or
construed to take away or impair any other
remedy which the United States may be now

entitled to have against the person or prop-
erty of debtors, to enforce the satisfaction
of judgments obtained, or which may hereaf-
ter be obtained.
Approved—May 26, 1824.

An Act to alter the Judicial Districts of Vir-
ginia, and for other purposes
Be it enacted by the Senate and House of Re-
presentatives of the United States of America
in Congress assembled, That the following
counties in the State of Virginia shall cease
to be a part of the Eastern Judicial District
of Virginia, and shall be added to, and form
a part of, the Western District, that is to
say: the counties of Botetourt, Rockbridge,
Alleghany, Bath, Pendleton, Augusta, Rock-
ingham, Shenandoah, Frederick, Jefferson,
Berkley, Morgan, Hampshire, and Hardy;
and that, in addition to the terms of the Dis-
trict Court now holden in the Western Dis-
trict, the Judge of the said Western District
shall hold two terms in each year, at Staun-
ton, in the county of Augusta.
Sec. 2. And be it further enacted, That the
terms of the courts in the said Western Dis-
trict shall be held on the days and at the places
hereinafter mentioned, viz: at Staunton, on
the second Mondays in April and September;
at Wythe Court House, on the third Mondays
in April and September; at Lewisburg, on
the fourth Mondays in April and Septem-
ber; and at Clarksburg, on the fourth Mon-
days in May and October, in each year.
Sec. 3. And be it further enacted, That, if
the Judge shall not attend on the first day of
any Court, such Court shall stand adjourned,
from day to day, for three days, if the same
cause continue; after which time, if the
Judge still fail to attend, the Court shall
stand adjourned until the first day of the next
term.
Sec. 4. And be it further enacted, That the
Judge of said Court shall have power to hold
special sessions, at his discretion, at either
of the said places, for the trial of civil or cri-
minal cases.
Approved, May 26, 1824.

An Act concerning the pre-emption rights in
the Territory of Arkansas.
Be it enacted by the Senate and House of Re-
presentatives of the United States of America
in Congress assembled, That every person,
and the legal representative of every person
who was entitled to the right of pre-emption,
in the Territory of Arkansas, under the pro-
visions of the act of Congress of the 12th of
April, one thousand eight hundred and four-
teen, entitled "An act for the final adjust-
ment of land titles in the State of Louisiana,
and Territory of Missouri," in that tract of
country north of the river Arkansas, ceded
by the United States to the Cherokee nation
of Indians, on the eighth day of July, one
thousand eight hundred and seventeen, be,
and they are hereby, authorized, in lieu
thereof, and in full compensation for such
right of pre-emption, to enter with the Re-
gister of the Land Office in the District of
Lawrence, in said Territory, any tract within
said District, on which they may have made
improvements previously to the passing of
his act, or any unimproved tract within said
District, the sale of which is authorized by
law: Provided, That no more than one quar-
ter section of land shall be sold to any one
individual, in virtue of this act; and the
same shall be bounded by the sectional and
diagonal lines run, or to be run, under the
direction of the Surveyor of the United
States Lands for the States of Missouri and
Illinois and Territory of Arkansas.
Sec. 2. And be it further enacted, That every
person claiming a preference in becoming
the purchaser of a tract of land, in virtue
of this act, shall deliver a notice in writing to
the Register of the Land Office for said Dis-
trict, stating therein that he was entitled to a
pre-emption right, under the aforesaid act of
Congress, in that part of the territory of Ar-
kansas ceded as aforesaid, and also particu-
larly designating therein the quarter section
he is desirous to enter, which notice the Re-
gister shall file in his office; and, in every
case where it shall be proved, to the satisfac-
tion of the Register and Receiver of Public
Moneys of the Land Office aforesaid, that
any person who has delivered such notice
was entitled to a pre-emption right under
said act of Congress, in that part of the Ter-
ritory of Arkansas ceded as aforesaid, shall
have a right to enter with the Register of
said Land Office, at the minimum price for
which United States Lands are sold, the tract
of land designated in said notice, on produc-
ing his receipt from the Receiver of Public
Moneys for the purchase money of said tract,
as in case of other public lands sold at pri-
vate sale; and, as a compensation for their
services, the Register and Receiver shall,
each, be entitled to one dollar in every such
case, to be paid by the claimant of such pre-
emption right: Provided, That every such
entry and payment shall be made at least two
weeks previous to the time of offering the
adjacent lands at public sale, unless the same
be entered in such part of said District as
shall have been off red at public sale at the
time of the passage of this act; in which
case, such entry shall be made within two
years from the passage thereof.
Approved, May 26, 1824.

**Neuse River Land
FOR SALE.**
WISHING to remove to the West, the
subscriber offers for sale a valuable
tract of land 6 miles northeast of Raleigh,
lying on Neuse River, containing 1200 acres;
it is inferior to none in this part of the coun-
try for the culture of Corn, Cotton, &c. It is
quite unnecessary to say any thing more as to
its qualities, conveniences, &c. but invite
all gentlemen who are desirous to purchase
land in this part of the State to call and view
this before they purchase elsewhere.
WM. E. HINTON.
Wake county, June 22. 64 6W

One Cent Reward.

FILOPED from my service in the night of
the 15th inst. my apprentice, James Pow-
ers. I will pay the above reward to any per-
son who will deliver said apprentice to me
in Raleigh, or secure him in any jail. Said
apprentice is about 5 feet 4 or 5 inches high.
All persons are cautioned against harboring
or employing said boy, on pain of being pro-
secuted.
WM. FOWLER, Boot & Shoemaker.
Raleigh, June 18. 63 3t

Land for Sale.

THE subscribers offer for sale the Lands
belonging to the estate of Thomas Bon-
ner, dec'd, lying in Bertie county, on the
waters of Cashie river, adjoining the lands of
Jonathan Cooper, William Johnson and o-
thers, containing 1000 acres by estimation,
most of it wood land, well timbered and wa-
tered. The land is equal if not superior to
any in the neighborhood. It may not be
improper to observe that the contiguity of
this Land to the river, may make it desirable
on account of the transportation of lumber,
&c. A farther description is deemed unne-
cessary, as it is probable any person wishing
to purchase, would first view the premises.
Terms made accommodating to the purchas-
er. For farther particulars apply to the sub-
scribers living in Franklin.
TOLLIVER TERRILL.
WILLIAM T. BONNER.
Franklin, April 6, 1824. 42-3m.

State of North-Carolina,

WAKE COUNTY.
Court of Pleas and Quarter Sessions,
May Sessions, 1824.
William Peck, Original attachment,
vs. Nimrod Ragsdale, } viewed in the hands of
Wm. Baugh and Kin-
brough Jones.

IT having been made appear to the satis-
faction of the Court, that the Defendant
has removed from this State, or so conceals
himself that the ordinary process of law can-
not be served on him: It is therefore order-
ed, that publication be made in the Raleigh
Register for 60 days, that unless the Defen-
dant comes forward on or before the 3d Mon-
day in August next, and reply & plead, that
judgment will be entered pro confesso, and
the property levied on will be condemned to
plaintiff's recovery.
By order, B. S. KING, C. C.

State of North-Carolina,

WAKE COUNTY.
Court of Pleas and Quarter Sessions,
May Sessions, 1824.
William Peck, Original attachment,
vs. Nimrod Ragsdale, } viewed in the hands of
Wm. Baugh and Kin-
brough Jones.

IT having been made appear to the satis-
faction of the Court, that the Defendant
has removed from this State, or so conceals
himself, that the ordinary process
of law cannot be served upon him: It is
therefore ordered, that publication be made
in the Raleigh Register for sixty days, that
unless the Defendant comes forward on or
before the 3d Monday of August next, and
reply and plead, that judgment final will
be entered pro confesso and the property
levied on will be condemned to Plaintiff's
recovery.
By order, B. S. KING, C. C.

State of North-Carolina,

Cumberland County.
In Equity—Spring Term, 1824.
The State Bank of North-
Carolina, vs. Jno. McKay, Jun. & Colin
McRae. Bill to foreclose
a mortgage of
Defendants to
Plaintiffs.

IT appearing to the satisfaction of the Court,
that John McKay, Jun. one of the defen-
dants in this cause, is not an inhabitant of
this State: It is ordered that publication be
made in the Raleigh Register, within 60 days,
that said John McKay, Jun. appear and answer
or demur to Complainant's Bill, on or before
the first day of October next, or the Bill will
be taken pro confesso as to him, and be heard
ex parte.
57-6w JOHN HOGG, C. & M. E.

State of North-Carolina,

Johnston County.
Court of Equity, Spring Term, 1824.
Robert H. Helme, adm'r of
Thomas S. R. Brown, vs. Henry Guy. Original Bill of
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 & others, vs. Reddick
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 successi-
vely 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 September next, and plead or answer, a
sale will be decreed according to the prayer
of the petitioners.
Test, D. H. BRYAN, C. M. E.

Taken Up.

AND committed to the Jail of Stokes
county, N. C. on the 27th ultimo, a Ne-
gro Man named DAVID, 5 feet 10 1/2 inches
high, very black, about 27 years of age. He
says that he ran away from a Mr. Robards, at
the Poplar Camp Mountain, Virginia; that
Robards was removing him with other negroes
from Wayne county in this State, to his mas-
ter, whose name he says is Samuel Wilson
and lives somewhere in Tennessee, but that
he does not know in what county.
The owner is requested to come forward,
prove property, pay charges and take him
away, or he will be dealt with according to
law.
JESSE BANNER, Jailor.
Germantown, April 29. 56 1m

A Boarding House

WILL be kept by the Subscriber, during
the ensuing Summer and Fall Months,
at Huntsville, eight miles south of Warrenton,
and immediately between the Shocco and
Sulphur Springs. The medicinal qualities
of the latter (which is of recent discovery)
are valuable, having been fully proved the
last season.
Having added several rooms to his dwell-
ing-house, he will be able to accommodate from
forty to fifty Boarders with convenience.
Price of Boarding, one Dollar per day, six
Dollars 124 cents per week. Children and
servants half price. Horses, fifty cents per
day.
WM. K. KEARNEY.
May 14 54 cent 1/2

State of North-Carolina,

Cumberland County—Spring term, 1824.
John Armstrong & others, vs. George T. Harsey & others. In Equity.

IT appearing to the satisfaction of this
Court, that George T. Harsey, William
Cameron, Angus McGilvary, Alexander M'
Gilvary, John McDonald and Daniel M' Rae
of the defendants in this cause, are not in-
habitants of this State; it is ordered that pub-
lication be made for six weeks in the Car-
olina Observer and Raleigh Register, for the
said George T. Harsey, William Cameron,
Angus McGilvary, Alexander M' Gilvary, John
McDonald and Daniel M' Rae, to appear on
or before the next term of this Court, to be
held at the Court-House in Fayetteville, on
the 7th Monday after the 4th Monday of Sep-
tember next, then and there to plead, answer
or demur to complainant's bill; otherwise it
will be taken pro confesso as to them respec-
tively and heard ex parte.
57 w6 v Test, JOHN HOGG, C. M. E.

Notice is hereby given,

THAT those who may wish to purchase
valuable Lots in the town of Wilkesbor-
ough, may find it to their interest to attend
the sale of Lots, on Tuesday, the 3d day of
August next. They will be sold at Twelve
months credit.

ALSO, at the same time and place, Will be
let to the lowest bidder, the building of a new
Court-house, the foundation to be of Stone,
the walls of Brick. Said house to be forty
feet long thirty-four feet wide. A particular
plan and description of the house will be
given on the day of sale. There being but few
Mechanics in the County of Wilkes, foreign-
ers are invited to attend, as they may get
great bargains, both in purchasing Lots and
in building the Court-house. It is well known
to be the most healthy part of the State,
and provisions low and in plenty.

H. B. SATTERWHITE,
H. BROWN,
W. R. LENOIR,
J. HACKETT,
J. WELLBORN, } Court.

Trust Sale.

Valuable Lands and Plantation on
Roanoke and upwards of Seventy
Negroes at Auction for Cash.

ON Wednesday the 14th July next, I shall
proceed to sell for cash, on the premises,
and continue from day to day until the ob-
jects of the deeds of trust shall be satisfied,
the valuable lands and plantation lying in the
counties of Warren and Mecklenburg in the
States of North-Carolina and Virginia, on the
south side of Roanoke river, occupied at
present by Mr. Richard Boyd, consisting of
about 4000 acres. This tract, it is believed,
contains more than 800 acres of flat land,
inferior in quality to none on the river. The
entire plantation is sufficient for the employ-
ment advantageously of 50 hands; the high
land bordering on the low grounds affords
healthy and agreeable situations with a num-
ber of excellent Springs. The plantation is
well provided with all necessary buildings
and improvements; in different parts of it
there are two dwelling houses with neces-
sary outhouses sufficient for the accommoda-
tion of the family of any person who may be
disposed to purchase. These lands lie a-
bout four miles above Robertson's Ferry on
the Stage Road, 70 miles from Petersburg,
30 from Weldon's Orchard, and 12 from
Warrenton. Gentlemen who may be dis-
posed to purchase are requested to view the
premises before the day of sale, and I can-
not do better than refer them to Mr. Henry
Fitts and Mr. Francis A. Thornton, who live
in the neighborhood, and will take pleasure
in affording any attention or information that
may be desired.

It will be an object with the Trustee to
dispose of this valuable estate in such lots or
divisions as may best suit those disposed to
purchase, and advance the interest of the
parties concerned.
At the same time and place, I shall offer
upwards of 70 Negroes for sale, at present
in the possession of Mr. Boyd, unless the
purpose for which they were conveyed shall
be sooner satisfied. These Negroes consist
of all descriptions, many of them young and
valuable as house servants, field hands or me-
chanics. Further particulars made known
at the sale.
ROBT. H. JONES, Trustee.
Warrenton, N. C. June 7. 60

H. Relay,

INTENDING to close her business, offers
her present stock of Millinery and Dry
Goods, at reduced prices for CASH.
She means to keep a constant supply of
Millinery until she can close her business.
Those indebted to her are requested to make
payment, or close their accounts by notes;
else she will be under the disagreeable ne-
cessity of taking the speediest mode of col-
lection.
June 18, 1824. 63-tf.

Stray.

WAS entered on the Stray Books of Wake
county, on the 18th day of June, by
Mr. John Griffin, who lives 9 miles southeast
of Raleigh, on the road which leads from Ra-
leigh to Wilmington, say one certain Sorrel
Mare, supposed to be fifteen or sixteen years
old, 4 feet 7 inches high, with a small star in
her forehead and some white on each shoul-
der, supposed to have been occasioned by
work; which stray was valued for fourteen
dollars.
MERITT DILLIARD, Ranger.
June 20. 64 3t

State of North-Carolina,

Warren County.
In Equity—Spring Term, 1824.
John J. Egerton, vs. Simon Harris.

IT appearing to the satisfaction of this
Court, that Simon Harris, the defendant
in this cause, is not an inhabitant of this State:
It is ordered, that publication be made for six
weeks for the said Simon Harris to appear on
or before the next term of this Court, to be
held at the Court-house in Warrenton, on the
3d Monday after the 4th Monday in Septem-
ber next, then and there to plead, answer or
demur to complainant's bill, otherwise it will
be taken pro confesso.
TEST,
64 GEO. ANDERSON, C. M. E.

State of North-Carolina,

Warren County.
In Equity—Spring Term, 1824.
John J. Egerton, vs. Wilmot E. Harris.

IT appearing to the satisfaction of this
Court, that Wilmot E. Harris, the defen-
dant in this cause, is not an inhabitant of this
State: It is ordered, that publication be made
for six weeks for the said Wilmot E. Harris
to appear on or before the next term of this
Court, to be held at the Court-House in War-
renton, on the 3d Monday after the 4th Mon-
day in September next, then and there to
plead, answer or demur to complainant's bill,
otherwise it will be taken pro confesso.
Test,
64 GEO. ANDERSON, C. M. E.

State of North-Carolina,

Warren County.
In Equity—Spring Term, 1824.
John J. Egerton, vs. John Bobbitt.

IT appearing to the satisfaction of this Court,
that John Bobbitt the defendant in this
cause, is not an inhabitant of this State; It
is ordered, that publication be made for six
weeks, for the said John Bobbitt, to appear
on or before the next term of this Court, to
be held at the Court house in Warrenton, on
the 3d Monday after the 4th Monday in Sep-
tember next, then and there to plead, answer
or demur to complainant's bill, otherwise it
will be taken pro confesso.
TEST, GEO. ANDERSON, C. M. E.



Notice

IT 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
expenses 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
my respectable gentlemen, petitioned the
Postmaster-General to give me some addi-
tional 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 ag-
reed to add some additional compensation to
that of my former contract; therefore I
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 route,
and my Stage being in good repair, I pledge
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 New-
bern on Monday by 2 P. M. Leave Newbern
every Tuesday at 6 A. M. and arrive at Ra-
leigh on Thursday by 6 P. M.) Any person
wishing to send trunks, boxes, or other
packages of any kind, shall have them con-
veyed safely, and a reasonable rate. I there-
fore hope to merit a portion of encourage-
ment from the public.
MERITT DILLIARD, Contractor.
Raleigh, June 7. 60-3t

BLANKS

for sale at this office.