# BALBICH BIBCISTBB

# NORTH-CAROLINA STATE GAZETTE.

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

Vol. I.

Tuesday, June 29, 1824.

No. 65.

## THE BEGISTER

Is published every TUESDAY and FRIDAY, by JOSEPH GALES & SON,

At FIVE Dollars per annum-half in advance.

#### ADVERTISEMENTS

Not exceeding 16 lines, neatly inserted three times for a Dollar, and 25 cents for every succeeding publication; those of greater length in the same proportion .... COMMUNICATIONS thankfully received ... LETTERS to the Editors must be post-paid.



An Act authorising an examination and survev of the harbor of Charleston, in South the coast of Florida, and for other purpo-

Be it enacted by the Senate and House of Relina, and St. Mary's, in Georgia, in reference to the expediency of establishing a navy term. vard at either of those places, for the buildvessels of an inferior class; and, also, to cause to be made and perfected an examination 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 thousand dollars be, and the same is hereby, appropriated, 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 Representatives 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 Intectors shall be liable to removal from of fice, 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 restraints, 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 hereby, empowered, to provide for a re-inspection of flour in store, whenever, in th ir opinion, it may require it, and to regulate the exportation and shipment thereof; to pass laws for the punishment of all persons who the Register of the Land Office for said Disshall be guilty of fraud, or otherwise violate trict, stating therein that he was entitled to a Jno. McKay, Jun. & Colin their regulations, and to alter or amend the present inspect on laws, so far as may be necessary to effect that object.

Approved-May 26, 1824.

An Act to provide for the sale of lands conveved to the United States in c rtain cases, and for other purposes.

Be it enacted by the Senate and House of Re-Treasury be, and he hereby is, authorized, ritory of Arkansas ceded as aforesaid, shall 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 conveyances, assignments, or transfers of the same, to the purchaser or purchasers.

Sec. 2. And be nit further en cited. 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 purchaser of such lands and tenements : Provided, 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 Marshall of the District, in which such sale shall he held, in case such purchases shall be made, to make all needful conveyances, assignments, and transfers to the United States; and the Agent of the Treasury is hereby authorised, with the approbation of the Secretary of the Treasury, to sell and convey the said lands and tenements, in the same manner 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 nothing 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 property of debtors, to enforce the satisfaction of judgments obtained, or which may hereafter be obtained.

Approved-May 26, 1824.

An Act to alter the Judicial Districts of Virginia, and for other purposes

Be it enacted by the Senate and House of Representatives of the United States of America secuted. 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, Rockngham, Shenandoah, Frederick, Jefferson, Berkley, Morgan, Hampshire, and Hardy; and that, in addition to the terms of the District Court now holden in the Western District, the Judge of the said Western District shall hold two terms in each year, at Staunton, in the county of Augusta.

Sec. 2. And be it further enacted, That the erms of the ourts in the said Western Dis trict shall be held on the days & 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, Carolina, of St. Mary's, in Georgia, and of on the fourth Mondays in April and September; and at Clarksburg, on the fourth Mondays in May and October, in each year.

Sec. 3. And be it further enacted, That, if presentatives of the United States of America in the Judge shall not attend on the first day of Congress assembled, That the Secretary of any Court, such Court shall tand adjourned. the Navy be, and he is hereby, authorised to from day to day, for three days, if the same cause to be made, an examination and survey cause continue; after which time, if the of the harbors of Charleston, in South Caro- Judge still fail to attend, the Court shall stand adjourned until the first day of the next

Sec. 4. And be it further enacted, That the ing and repairing sloops of war and other 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 criminal cases.

Approved, May 26, 1824.

An Act concerning the pre-emption rights i

the Terr tory of Arkansas. Be it enacted by the Senate and House of Representatives of the United States of Ameri ca 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 provisions of the act of Congress of the 12th of April, one thousand eight hundred and fourteen, entitled "An act for the final adjustment 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, uthorized, in lieu hereof, and in full compe sation for such ight of pre-emption, to enter with the Register of the Land Office in the District of awrence, in said Territory, any tract within said District, on which they may have made improvements previously to the passing of therefore ordered, that publication be made his act, or any unimproved tract within said District, the sale of which is authorised by law: Provided, That no more than one quarter 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 Evisional lines run, or to be run, under the frection of the Surveyor of the Unite' it tes' Lands for the States of Missouri and Illine is and Territory of Arkansas.

Sec. 2. And he it further enucted, That every person claiming a preference in becoming the purchaser of a tract of land, in virtue of The State Bank of Norththis act, shall deliver a notice in writing to pre-emption right, under the aforesaid act of Congress, in that part of the territory of Arkansas ceded as aforesaid, and also particupresentatives of the United States of America was entitled to a pre-emotion right under ex parte. in Congress assembled, That the Agent of the said ac of Congress, in that part of the Terin all cases where the estates of insolvent have a right to enter with the Register of debtors have been, or hereafter shall be, as said I and Office, at the minimum price for signed to the United States, under the act which United States' lands are sold, the tract of the sixth June, seventeen hundred and, of land designated in said notice, on producminety-eight, entitled "An act providing for ing his receipt from the Receiver of Public the discharge of persons inpresoned for debts | Moneys for the purchase mon y of said tract, due to the United States," to sell such es- as in case of other public lands sold at private sale; and, as a compensation for their services, the Register and Receiver shall. I that the Defendant Henry Guy, is not an each, be entitled to one dollar in every such inhabitant of this State . It is therefore ordercase, to be paid by the claimant of such pre- ed, that publication be made three months emption right : Provided, That every such successively in the Raleigh Register, that unentry and payment shall be made at least two | 1 ss the said Henry Guy, appears at the next be entered in such part of said District a shall have been off red at public sale at t 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.

TISHING to remove to the West, the subscriber offers for sale a valuable tract of land 6 miles northeast of Raleigh, ly- inhabitants of this State; It is ordered that ing on Neuse River, containing 1200 acres; publication be made three months success- upwards of 70 Negroes for sale, at present packages of any kind, shall have them cont is inferior to none in this part of the coun- ively in the Raleigh Register, that unles the in the possession of Mr. Boyd, unless the try for the culture of Corn, Cotton, &c. It is said Reddick Hughes and Gilly his wife, do purpose for which they were conveyed shall fore hope to merit a portion of encourage! quite unnecessiry to say any thing more as to appear at the next Court of Equity, to be be sooner satisfied. These Negroes consist its qualities, conveniencies, &c. but invite held for the county of Johnston, at the Court of all descriptions, many of them young and all gentlemen who are desirous to purchase House in Smithfield, on the fourth Monday valuable as house servants, field hands or meland in this part of the State to call and view in September next, and plead or answer, a chanics. Further particulars made known this before they purchase elsewhere.

WM. R. HINTON. Wake county, June 22.

#### One Cent Reward.

PLOPED from my service in the night of ers. I will pay the above reward to any person 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-

WM. FOWLER, Boot & Shoemaker. Raleigh, June 18.

### Land for Sale.

THE subscribers offer for sale the Lands belonging to the estate of Thomas Bonner, dec'd, hing in Bertie county, on the waters of Cashie river, adjoining the lands of Jonathan Cooper, Milliam Johnson and others, 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 o. this Land to the river, may make it desirable on account of the transportation of lumber, &c. A farther description is deemed unnecessary, as it is probable any person wishing o purchase, would first view the premises Ferms made accommodating to the purchaser. For farther particulars apply to the sub

scribers living in Franklin. TOLLIVER TERRELL. WILLIAM T. BONNER Franklin, April 6, 1824. 42-3m.

#### State of North-Carolina,

WAKE COUNTY. Court of Pleas and Quarter Sessions,

May Sessions, 1824. Original attachment, Wiiliam Peck, levied in the hands of

Wm. Baugh and Kini-Nimrod Ragsdale, | brough Jones. T having been made appear to the satisfaction of the Court, that the Defendant has removed from this State, or so conceals himself that the or linary process of law cannot be served on him: It is therefore orderd, that publication be made in the Raleigh Re ister for 60 days, that unless the Defend

ant comes forward on or before the 3d Mon day in August next, and replevy & plead, that udgment will be entered pro confesso, and he property levied on will be condemned to aintiff's recovery.

B S. KING, C. C. By order,

### State of North-Carolina.

WAKE COUNTY. Cours of Pleas an | Quarter Sessions,

May Sessions, 1824. Original attachment, William Peck, levied in the hands of

Nimrod Ragsdale, | brough Jones. T having been made appear to the satisa faction of the Court, that the Defendant has removed from this State, or so conreals himself, that the ordinary process of law cannot be served upon him: It is in the Raleigh Register for sixty days, that unless the Defendant comes forward on or before the 3d Monday of August next, and replevy and plead, that judgment final will be entered pro confesso and the property levied on will be condemned to Plaintiff's

By order, recovery. B. S. KING, C. C.

#### State of North-Carolina,

Cumberland County.

In Equity-Spring Term, 1824. Bill to foreclose

Carolina,

a mortgage of Defendants Plaintiffs.

# Tappearing to the satisfaction of the Court that John McKay, Jun. one of the defendlarly designating therein the quarter section ants in this cause, is not an inhabitant of this he is desirous to enter, which notice the Re- State: It is ordered that publication be made gister shall file in his office; and, in every in the R leigh Register, within 60 days, that case where it shall be proved, to the satis- said John McKay, Jun. appear and answer faction of the Register and Receiver of Pub- or demur to Complainants Bill, on or before lic Moneys of the Land Office aforesaid, that the first day of October next, or the Bill wil any person, who has delivered such notice be taken pro confesso as to him, and be heard

> JOHN HOGG, C. & M. E. 57-6w

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

Court of + quity, Spring Term, 1824.

Robert H. Helme, adm'r of Original Bill o Thomas S. R. Brown,

injunction. Henry Guy. Tappearing to the satisfaction of the Court,

weeks previous to the time of offering the Court of Equity, to be held for the county of 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.

State of North-Carolina.

#### Johnston County. Court of Equity, Spring Term, 1824. Hardy Avera & wife, Richard Petition for

Rivers, Josl Rivers, Lewis the sale of Rivers & others, vs. Reddick Lands. Hughs & wife Gilty.

IT appearing to the Court, that the Defendants Reddick Hughes and wife, are not parties concerned. sale will be decreed according to the prayer at the sale.

of the petitioners. Test; D. H. BRYAN, C. M. E. Taken Up.

ND committed to the Jail of Stokes A county, N. C. on the 27th ultimo, a Negro Man named DAVID, 5 feet 101 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 master, 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 JESSE BANNER, Jailor. law. Germanton, April 29. 56 1m

#### A Boarding House

are valuable, having been fully proved the dollars.

last season. Having added several rooms to his dwellinghouse, he will be able to accommodate from forty to fifty Boarders with convenience. Price of Boarding, one Dollar per day, six

Dollars 121 cents per week. Children and servants half price. Horses, fifty cents per WM. K. KEARNEY. May 14 54eot1Jy

#### State of North-Carolina, Cumberland County-Spring term, 1824. John Armstrong & others,

George T. H. arsey & others. of the effendants in this cause, are not inhabitants of this State; it is ordered that publication be made for six weeks in the Carofina Observer and Raleich Register, for the said George T. Hearsey, William Cameron, Angus M'Gilvary, Alexander M'Gilvary, John M'Donald 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 Morday after the 4th Monday of September next, then and there to plead, answer or demur to complainants bill: otherwise it will be taken pro confesso as to them respectively and heard exparte.

Test. JOHN HOGG, C.M. E. 57 WG N

Notice is hereby given, rough, may find it to their interest to attend plead, answer or demur to complainant's bill, Win Baugh and Kim- the sale of Lots, on Tuesday, the 3d day of otherwise it vill be taken pro confesso.

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, foreigners are invited to attend, as they may get great bargins, 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,

#### Trust Sale.

J. WELLBORN,

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

N Wednesday the 14th July next, I shall proceed to sell for cash, on the premises, and continue from day to day until the objects of the deeds of trust shall be satisfied, the valuable lands and plantation lying in the may be desired.

ROBT, H. JONES, Trustee. Warrenton, N. C. June 7.

H. Relay,

NTENDING 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 necessity of taking the speediest mode of col-

June 18, 1824.

#### Stray.

ATAS entered on the Stray Books of Wake county, on the 18th day of June, by Mr. John Griffis, who lives 9 miles southeast of Raleigh, on the road which leads from Ra-INTILL be kept by the Subscriber, during leigh to Wilmington, say one certain Sorrel I the ensuing Summer and Fall Months, Mare, supposed to be fifteen or sixteen years at Huntsville, eight miles south of Warrenton, old, 4 feet 7 inches high, with a small star in and immediately between the Shocco and her forehead and some white on each shoul-Sulphur Springs. The medicinal qualities der, supposed to have been occasioned by of the latter (which is of recent discovery) work; which stray was valued to fourteen

> MERITT DILLIARD, Ranger. June 20.

# State of North-Carolina,

Warren County. In Equity-Spring Term, 1824. John J. Egerton

Simon Harris T 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 T appearing to the satisfiction of this held at the Court-house in Warrenton, on the Court, that George T. Hearsey, William 3d Monday after the 4th Monday in Septem-Cameron, Angus M'Gilvary, Alexander M' ber next, then and there to plead, answer or Gilvary, John M'Donald and Daniel M'Rae demur to complainant's bill, otherwise it will be taken pro confesso.

GEO. ANDERSON, C. M. E.

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

In Equity-Spring Term, 1824. John J. Egerton,

Wilmot E. Harris. T appearing to the satisfaction of this Court, that Wilmot E. 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 Wilmot E. Harris to appear on or before the next term of this Court, to be held at the Court-House in War-HAT those who may wish to purchase renton, on the 3d Monday after the 4th Monvaluable Lots in the town of Wilkesbo- day in September next, then and there to

GEO. ANDERSON, C. M. E.

# State of North-Carolina,

Warren County,

IN Equity-Spring Term, 1824. John J. Egerton,

John Bobbitt. Tappearing 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 September next, then and there to plead, answer

will be taken pro confesso. GEO. ANDFRSON, C. M. E.

or demur to complainant's bill, otherwise it



Notice

TS hereby given to the public generally, that the Stage Line from Raleigh to counties of Warren and Mecklenburg in the Newbern will be continued. 1 was under States of North-Carolina and Virginia, on the the impression, for some time past, that I south side of Roanoke river, occupied at should be compelled to abandon running my present by Mr. Richard Boyd, consisting of Stage on this route, in consequence of my about 4000 acres. This tract, it is believed, pay being too inconsiderable to defray the contains more than 800 acres of flat land, in- expences of this establishment, but knowing ferior in quality to none on the river. The that it was a desirable thing to the public entire plantation is sufficient for the employ-ment advantageously of 50 hands; the high run on this route, I have lately, together with land bordering on the low grounds affords many respectable gentlemen, petitioned the healthy and agreeable situations with a num- Postmaster-General to give me some additiber of excellent Springs. The plantation is onal compensation for conveying the mail in well provided with all necessary buildings a Stage, and thereby enable me to continue and improvements; in different parts of it minning a Stage for the accommodation of there are two dwelling houses with necessa- Travellers; and, through the means of my ry outhouses sufficient for the accommoda- respectable friends, the department has at tion of the family of any person who may be greed to add some additional compensation disposed to purchase. These lands lie a- to that of my former contract; therefore I bout four miles above Robertson's Ferry on shall continue to run a Stage bunctually adjacent lands at public sale, unless the same Johnston, at the Court-House in Smithfield, the Stage Road, 70 miles from Petersburg, without doubt. This Stage route intersects 30 from Weldon's Orchard, and 12 from with the Fayetteville and Norfolk line of Warrenton. Gentlemen who may be dispos- Stages at Waynesborough. I have lately ed to purchase are requested to view the added another team of horses to the route. premises before the day of sale, and I can- and my Stage being in good repair, I pledge not do better than refer them to Mr. Henry myself that nothing shall be wanting on my Fitts and Mr. Francis A. Thornton, who live part to render those comfortable who may in the neighborhood, and will take pleasure think proper to travel with me. I have a in affording any attention or information that good careful driver and good borses on the line. The Stage will leave Raleigh and It will be an object with the Trustee to Newbern as heretofore (say, leave Raleigh dispose of this valuable estate in such lots or every Friday at 6 P. M. and arrive in Newdivisions as may best suit those disposed to bern on Monday by 2 P. M. Leave Newbern purchase, and advance the interest of the every Tuesday at 6 A. M. and arrive at Raleigh on Thursday by 6 P. M.) Any person At the same time and place, I shall offer wishing to send trunks, boxes, or other veyed safely, and a reasonable rate. I therement from the public.

MERITT DILLIARD, Contractor. Raleigh, June 7.

> BLANKS r sale at this office.